



July 28, 2014

VIA EDGAR

U.S. Securities and Exchange Commission 100 F Street, N.E. Washington, D.C. 20549

Re: Capital Southwest Corporation

File No. 814-00061

Ladies and Gentlemen:

On behalf of Capital Southwest Corporation (the "Corporation"), I have enclosed the following documents for filing pursuant to Rule 17g-1(g) of the Investment Company Act of 1940, as amended (the "1940 Act"):

- 1. A copy of the Corporation's fidelity bond (the "Fidelity Bond");
- 2. A Certificate of the Secretary of the Corporation containing the resolutions adopted by the Board of Directors, including all of the directors who are not "interested persons" of the Corporation (as defined by the 1940 Act), approving the amount, type, form and coverage of the Fidelity Bond and a statement as to the period for which premiums for the Fidelity Bond have been paid.

If you have any questions regarding this matter or require any additional information, please contact me at 972-233-8242.

Sincerely,

CAPITAL SOUTHWEST CORPORATON

By: /s/ Kelly Tacke Kelly Tacke, Secretary



FINANCIAL INSTITUTION BOND STANDARD FORM NO. 14

The F&D Companies P.O. Box 1227 Baltimore, MD 21203



Disclosure Statement

It is our pleasure to present the enclosed policy to you for presentation to your customer.

INSTRUCTION TO AGENT OR BROKER:

WE REQUIRE THAT YOU TRANSMIT THE ATTACHED/ENCLOSED DISCLOSURE STATEMENT TO THE CUSTOMER WITH THE POLICY.

Once again, thank you for your interest, and we look forward to meeting your needs and those of your customers.

U-GU-873-A CW (05/11) Page 1 of 1



Disclosure Statement

NOTICE OF DISCLOSURE FOR AGENT & BROKER COMPENSATION

If you want to learn more about the compensation Zurich pays agents and brokers visit:

http://www.zurichnaproducercompensation.com

or call the following toll-free number: (866) 903-1192.

This Notice is provided on behalf of Zurich American Insurance Company and its underwriting subsidiaries.

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Advisory notice to policyholders regarding the U.S. Treasury Department's Office of Foreign Assets Control ("OFAC") regulations

No coverage is provided by this policyholder notice nor can it be construed to replace any provisions of your policy. You should read your policy and review your declarations page for complete information on the coverages you are provided.

This notice provides information concerning possible impact on your insurance coverage due to directives issued by the U.S. Treasury Department's Office of Foreign Assets Control ("OFAC").

Please read this Notice carefully.

OFAC administers and enforces sanctions policy based on Presidential declarations of "national emergency". OFAC has identified and listed numerous:

- · Foreign agents;
- Front organizations;
- Terrorists;
- · Terrorist organizations, and
- · Narcotics traffickers;

as "Specially Designated Nationals and Blocked Persons." This list can be located on the United States Treasury's web sitehttp://www.treasury.gov/ahout/organizational-structure/offices/Pages/Office-of-Foreign-Assets-Control.aspr.

In accordance with OFAC regulations, if it is determined that you or any other insured, or any person or entity claiming the benefits of this insurance has violated U.S. sanctions law or is a Specially Designated National and Blocked Person, as identified by OFAC, this insurance will be considered a blocked or frozen contract and all provisions of this insurance are immediately subject to OFAC restrictions. When an insurance policy is considered to be such a blocked or frozen contract, no payments or premium refunds may be made without authorization from OFAC. Other limitations on premiums and payments also upply.



FINANCIAL INSTITUTION BOND Standard Form No. 14, Revised to October, 1987

Home Office P.O. Box 1227 Baltimore, MD 21203

DECLA			Cancount	nsurance	companies hereir	realied C		Lacron Local	The section of the se	
	RATIONS						Bond No.	FIB	00008	09 17
225.70 (29				1002200						
Item 1.		ared (herein o								
	Capital I	Bouthwest	Corpora	ation						
	Principal Ad	idress:								
	12900 Pr Dallas	reston Ros	d, Sui	te 700		TX	75230			
Item 2.		i: from 12:01 se at the Princ	COLORDON COST III		to l in Item 1. above		. 7-01-17			
Item 3.	The Aggrega	ate Liability o	f the Und	erwriter d	uring the Bond P	criod sha	ll be S SEE RII	DER	P3626a	
Item 4.	Subject to S	ections 4. and	11. hered	of,		_		_		
	the Single La	oss Limit of L	iability is	\$	1,000,000					
	and the Sing	de Loss Dedu	ctible is	2	10,000					
	Provided, however, that if any amounts are inserted below opposite specified Insuring Agreements or Coverage, those amounts shall be controlling. Any amount set forth below shall be part of and not in addition to amounts set forth above. (If an Insuring Agreement or Coverage is to be deleted, insert "Not Covered,")									
	Amount app	licable to:				L	Single Loss imit of Liability		Single	
	Insuring Agr	eement (D)-	FORGER	RY OR A	LTERATION	\$	1,000,000	S		10,000
	Insuring Agr	reement (E)	SECURIT	TIES		S	1,000,000	\$		10,000
	Coverage on Partners					S	NOT COVERED	2	NOT	COVERED
	Coverage on		4 4	Coverages						
		uring Agreem	ients and C							
	Optional Ins	ared" is insert	ed above o				eement or Coveraged to be deleted the			ng Agreement
Item 5.	Optional Ins If "Not Cove or Coverage	ared" is insert and any other	ed above o	thereto in	this bond shall	he deeme	d to be deleted the	refro		ng Agreement
ltem 5.	Optional Ins If "Not Cove or Coverage	ared" is insert and any other	ed above or reference	thereto in	this bond shall	he deeme	d to be deleted the	refro		ng Agreement
lfem S.	Optional Ins If "Not Cove or Coverage The liability	ared" is insert and any other of the Under	ed above or reference	thereto in object to t	n this bond shall he terms of the f	he deeme	d to be deleted the	refro		ng Agreement
	Optional Ins If "Not Cove or Coverage The liability P251	ared" is insert and any other of the Underv F253	ed above or reference writer is su P2	thereto in object to t	n this bond shall he terms of the f F285	blowing	d to be deleted the	refro reto: 00a	m.	
	Optional Ins If "Not Cove or Coverage The liability P251 The Insured	of the Under F253 by the accepts) No.(s) FIB	ed above or reference writer is as P2	thereto in object to t	this bond shall the terms of the f F285	blowing F36	d to be deleted the riders attached her 26a BR61	refro eto: 00e	m.	ar band(s) ar
	Optional Ins If "Not Coverage The liability F251 The Insured or policy(ies)	of the Under F253 by the accepts) No.(s) FIB	ed above or reference writer is as P2	thereto in the thereto in the thereto in the thereto in the the the thereto in the the thereto in the the thereto in the thereto in the the the thereto in the thereto in the	this bond shall the terms of the f F285	blowing F36	d to be deleted the riders attached her 26a 8R61	refro eto: 00e	m.	ar band(s) ar

The Underwriter, in consideration of an agreed premium, and in reliance upon all statements made and information furnished to the Underwriter by the lummed in applying for this bond, and subject to the Declarations, Insuring Agreements, General Agreements, Conditions and Limitations and other terms beroof, agrees to indomnify the Insured for:

INSURING AGREEMENTS

PEDBLITY

(A) Loss resulting directly from dishonest or freudulent nois committed by an Employee acting alone or in collimius with others.

Such dishonest or fraudulent acts must be committed by the Employee with the manifest intent,

(a) to cause the Insured to suntain such loss; and

(b) to obtain financial benefit for the Employee and which, in feet, result in obtaining such bouefit.

As used in this Insuring Agreement, financial benefit does not include any employee benefits earned in the normal course of employment, including: anlaries, commissions, fees, bonness, promotions, swards, profit sharing or pensions.

(B) (1) Loss of Property resulting directly from

- (a) robbary, burglary, misplacement, mysterious unex-plainable disappearance and damage thereto or destruction thereof or
- (b) theft, false pretannes, common-law or statutory inc-cony, committed by a person present in an office or on the premises of the insured.

while the Pr operty is lodged or deposited within offices or premises located snywhere.

(2) Loss of or demagn to

- (a) famishings, fixtures, supplies or equipment within an office of the losured covered under this band resulting directly from larceny or theft in, or by burglery or robbery of, such office, or attempt therest, or by wardelium or malicious mischief, or
- (b) such office resulting from larceay or theft in, or by burginry or robbery of such office or attempt thereal, or to the interior of such office by vandalima or malicious mischief.

provided that

- (i) the insured is the owner of such furnishings, fixtures, supplies, equipment, or office or is liable for such loss or damage, and
 - (ii) the loss is not caused by fire.

(C) Loss of Property resulting directly from robbery, common-law or statutory larceny, theft, misplacement, mysterious usexpointable disappearance, being lust or made away with, and damage thereto or destruction thereof, while the Property is in transit anywhere in the

- (a) a natural person acting as a messenger of the language (or another natural person noting as measurager or custodina during an emergency arising from the incapacity of the originai messenger), or
- (b) a Tramportation Company and being transported in an armored motor vehicle, or
- (c) a Transportation Company and being transported in a conveyance other than an armored motor vehicle provided that covered Property transported in such manner is limited to the fellowing:
 - (i) records, whether recorded in writing or electronically.
 - (ii) Certificated Securities issued in registered form and not endorsed, or with restrictive endorsements, and

(ii) Negotiable Instruments not payable to bearer, or not endorsed, or with restrictive endorsements.

Coverage under this luxuring Agreement begins immediately upon the receipt of such Property by the natural person or Trans-portation Company and ends immediately upon delivery to the designated recipient or its agent.

PORGERY OR ALTERATION

(D) Loss resulting directly from

- (1) Forgery or alteration of, on or in any Negotiable Instrument (except an Evidence of Debt), Acceptance, Withdrawal Or-der, receipt for the withdrawal of Property, Certificate of Deposit or Letter of Credit.
- (2) transferring, paying or delivering any funds or Property or establishing any credit or giving any value on the faith of any writton instructions or advices directed to the insured and authorizing or acknowledging the transfer, payment, delivery or receipt of funds or Property, which instructions or advices purport to have been signed or endorsed by any customer of the insured or by any financial institution but which instructions or advices either bear a signature which is a Forgary or have been altered without the knowledge and constant of such customer or financial institution.

A mechanically reproduced faculmile signature is treated the same se a bandwritten signature.

SECURITIES

(E) Loss resulting directly from the Insured baving, in good faith, for its own account or for the account of others.

(1) sequired, sold or delivered, or given value, extended crofit ssumed liability, on the faith of any original

(a) Cartificated Security,
(b) deed, mortgage or other instrument conveying title to, or creating or discharging a lien upon, real property,

(c) Evidence of Debt,

- (d) Instruction to a Federal Reserve Bank of the Dair States, or
- ent of Uncertificated Security of any Pedecal (e) Statem Reserve Bank of the United States

which

- (i) bears a signature of any maker, drawer, issuer, endorser, ussignor, lessee, trensfer agent, reg-istrar, noceptor, surety, guaranter, or of any person signing in suy other capacity which is a Forgery, or
- (ii) is altered, or
- (iii) is lost or stolen,
- (2) guaranteed in writing or witnessed any signature upon any transfer, assignment, bill of sale, power of atterney, Guaran-tee, or any items inted in (a) through (c) above;
- (3) acquired, sold or delivered, or given value, extended credit or assumed liability, on the feith of my item listed in (a) and (b) shove which is a Counterfeit
- A mechanically reproduced facaimile signature is treated the same as a handwritten signature.

COUNTERFEIT CURRENCY

(F) Loss resulting directly from the receipt by the Insured, in good faith, of any Counterfeit Money of the United States of America, Canada or of any other country in which the Insured maintains a branch office.

GENERAL AGREEMENTS

NOMINEES

A Loss surtained by any nominon organized by the leaved for the purpose of headling periods of its business transactions

and unuposed exchaively of its Employees shall, for all the pur-poses of this bond and whether or not any pertner of such

numines is implicated in such loss, be deemed to be loss austrained by the Insured:

ADDITIONAL OFFICES OR EMPLOYEES—CONSOLIDATION, MERGER OR PURCHASE OF ASSETS—NOTICE

B. If the houred shall, while this bond is in force, establish any additional offices, other than by consolidation or merger with, or purchase or sequisition of assets or fisabilities of, another institution, such offices shall be unternatically sovered berequier from the date of such establishment without the requirement of notice to the Underwriter or the payment of additional premium for the renainder of the premium potent.

If the Insured shall, while this bond is in force, consolidate or merge with, or purchase or acquire assets or liabilities of, another institution, the insured shall not have such coverage as is afforded under this bond for loss which

- (a) has occurred or will coour in offices or premises, or
- (b) has been caused or will be caused by an amployee or em-
- ployees of such institution, or (c) has arisen or will arise out of the essets or liabilities enquired by the Insured as a result of such consolidation, merger or purchase or acquisition of assets or liabilities unless the Insured shall
 - (i) give the Underwriter written notice of the proposed consolidation, merger or purchase or acquisition of useds or liabilities prior to the proposed effective data of such action and
 - (ii) obtain the written consent of the Underwriter to extend the coverage provided by this bond to such additional offices or premises, Employees and other exposures, and
 - (80) upon obtaining such consent, pay to the Underwriter an additional premium.

CHANGE OF CONTROL-NOTICE

C. When the lumred learns of a change in control, it shall give written notice to the Underwriter.

As used in this General Agreement, control means the power to determine the meangement or policy of a controlling holding company or the Inswerd by wirtue of voting stock ownership. A change in ownership of voting stock which results in direct or indirect ownership by a stockholder or an affiliated group of stockholders of ten percent (10%) or more of such stock shall be presumed to result in a change of control for the purpose of the required notice.

Failure to give the required notice shall result in termination of coverage for any less involving a transferce, to be effective upon the date of the stock transfer.

REPRESENTATION OF INSURED

D. The insured represents that the information furnished in the application for this bond is complete, true and correct. Such application constitutes part of this bond.

Any uninterpresentation, amission, concealment or incorrect statement of a material fact, in the application or otherwise, shall be grounds for the rescission of this bond.

JOINT INSURED

E. If two or more insureds are covered under this bond, the first named insured shall set for all insureds. Payment by the Underwriter to the first named insured of leas austained by any insured shall fully release the Underwriter on account of such less. If the first named insured ceases to be covered under this bond, the insured sext named shall thereafter be considered as the first named insured. Knowledge possessed or discovery made by any insured shall occasionte knowledge or discovery by all insureds for all purposes of this bond. The liability of the Underwriter for less or lesses austained by all insureds shall not exceed the amount for which the Underwriter would have been liable had all such loss or lesses been austained by one insured.

NOTICE OF LEGAL PROCEEDINGS AGAINST IN-SURED—ELECTION TO DEFEND

F. The Insured shall notify the Underwriter at the earliest practicable moment, not to exceed 30 days after notice thereof, of any legal proceeding brought to determine the Insured's liability for any loss, claim or demage, which, if established, would constitute a collectible loss under this bond. Concurrently, the travered shall furnish copies of all pleadings and pertinent papers to the Under-

The Underwriter, at its sole option, may clost to conduct the defense of such legal proceeding, in whole or in part. The defense by the Underwriter shall be in the Insured's name through attorneys selected by the Underwriter. The Insured shall provide all reasonable information and assistance required by the Underwriter for such defense.

If the Underwriter elects to defend the insured, in whole or in part, any judgment against the Insured on those counts or causes of action which the Underwriter defended on behalf of the Insured or any settlement in which the Underwriter participates and all attorneys' fees, coats and expenses incurred by the Underwriter in the defense of the highest on shall be a loss powered by this bond.

If the insured does not give the notices required in subsection (a) of Section 5 of this bond and in the first paragraph of this General Agreement, or if the Underwriter elects not to defend any causes of sotion, neither a judgment against the insured, nor a settlement of any legel proceeding by the Insured, shall determine the existence, extent or amount of coverage under this bond for loss sustained by the Insured, and the Underwriter shall not be liable for any attorneys' fees, costs and expenses incurred by the Insured.

With respect to this General Agreement, subsections (b) and (d) of Section 5 of this board apply upon the entry of such judgment or the occurrence of such self-lemmat instead of upon discovery of loss. In addition, the Insured mest notify the Underwriter within 30 days after such judgment is entired against it or after the Insured settles such legal proceeding, and, subject to subsection (e) of Section 5, the Insured may not bring legal proceedings for the recovery of such loss after the expiration of 24 months from the date of such final judgment or settlement.

CONDITIONS AND LIMITATIONS

DEFINITIONS

Section 1. As used in this bond;

- (a) Acceptance means a draft which the drawee has, by signature written thereon, engaged to honor as presented.
- (b) Cortificate of Deposit means an acknowledgment in writing by a finaticial institution of receipt of Money with an engagement to repay it.
- (c) Certificated Security means a share, participation or other interest in property of or an enterprise of the issuer or an obligation of the issuer, which is:
 - represented by an instrument issued in bearer or registered form;
- (2) of a type commonly dealt in on securities exchanges or markets or commonly recognized in any area is which it is issued or dealt in as a medium for inventment; and
- (2) either one of a class or series or by its terms divisible into a class or series of shares, participations, interests or obligations.
- (d) Counterful means an imination of an actual valid original which is intended to densive and to be taken as the original.
- (e) Employee means
 - (1) a natural person in the service of the lawared at any of the lunured's offices or premises covered here-

- under whom the Insured compensates directly by salary or commissions and whom the Issured has the right to direct and control while performing services for the Insured;
- (2) an efformey retained by the Insured and an employee of such attorney while either is performing legal services for
- (3) a person provided by an employment contractor to perform employee duties for the Inwared under the Insured's superviaion at any of the lastred's offices or premises covered here-under; and a guest student pursuing studies or duties in any of said offices or premises;
- (4) an employee of an institution merged or consolidated with the insured prior to the effective date of this bond;
- (5) each natural person, partnership or corporation authorized by the Imured to perform services as data processor of checks or other accounting records of the Insured (not including preparation or modification of computer software or programs), herein called Processor. (Each such Processor, and the partners, officers and employees of such Processor shall, collectively, he deemed to be one Employee for all the purposes of this bond, excepting, however, the second paragraph of Section 12. A Federal Reserve Bank or clearing house shall not be construed to be a processor.) and
- (6) a Partner of the Insured, unless not covered as stated in Item 4 of the Declarations.
- (f) Evidence of Debt means an imprument, including a Negotiable lestrument, executed by a customer of the insured and he by the insured which in the regular course of business is treated as evidencing the customer's debt to the Insured
- (g) Pinancial Interest in the Insured of the Insured's general partner(s), or limited partner(s), committing dishonest or fraudu-lent acts covered by th is bond or concerned or implicated therein means:
 - (1) as respects general pertners the value of all right, title and interest of such general partner(s), determined as of the close of business on the date of discovery of loss covered by this bond, in the aggregate of
 - (e) the "not worth" of the insured, which for the purp of this band, shall be deemed to be the excess of its total assets over its total liabilities, without adjustment to give effect to loss covered by this bond, (except at credit balances and equities in proprietary socounts of the Insured, which shell include capital accounts of partners, investment and trading accounts of the insured, participations of the insured in joint accounts, and accounts of partners which are covared by agreements providing for the inclusion of equities thereis as pertnership property, shall not be considered as liabilities) with securities, spot commodifies, commodity future contracts in such propri-stary accounts said all other assets marked to market or fair value and with adjustment for profits and losses at the market of contractual commitments for such proprietary accounts of the insured; and
 - (b) the value of all other Money, securities and property belonging to such general partner(s), or in which such general partner(s) have a pocuniery interest, held by or in the custody of and legally available to the Inaured as set-off against less covered by this bond;

provided, however, that if such "not worth" adjusted to give affect to loss covered by this bood and such value of all other Money, accurities and property as set forth in (g)(1)(b) preceding, plus the amount of coverage afforded by this bond on account of such loss, is not sufficient to enable the Insured to meet its obligations,

- including its obligations to its pertuens other than to such general partner(s), then the Financial Interest in the Insured, as above defined, of such general partner(s) shall be re-duced in an earount necessary, or eliminated if need be, in order to enable the Insured upon payment of loss under this bond to meet such obligations, to the extent that such payment will enable the Insured to meet such obligations. without my benefit secreing to such general partner(s) from such payment, and
- (2) as respects limited partners the value of such limited purmer's(') investment in the Insured.
- (h) Forgery means the signing of the name of another person or organization with intent to deceive; it does not mean a signature which consists in whole or in part of one's own name signed with or without authority, in any capacity, for any purpose.
- (i) Guarantee means a written undertaking obligating the signer to pay the debt of another to the Imsured or its assignee or to a financial institution from which the Invered has purchased participation in the debt, if the debt is not paid in accordance with its
- (j) Instruction means a written order to the issuer of an Uncertificated Security requesting that the transfer, piedge, or release from pledge of the Uncertificated Security specified be registered.
- (k) Letter of Credit means an engagement in writing by a bank or other person made at the request of a customer that the bank or other person will honor drufts or other demends for payment upon compliance with the conditions specified in the Letter of Credit.
- (i) Money means a madium of exchange in current use authorized or adopted by a domestic or foreign government as a part of its currency.
- (m) Negotiable Instrument means any writing
 - (1) signed by the maker or drawer
- (1) agnost by the marker or drawer
 (2) containing any unconditional premise or order to pay a sum containing any nucleoty and no other promise, order, obligation or power given by the maker or drawer, and
 (3) is payable on demand or at a definite time; and
- (4) is payable to order or bearer,
- (n) Partner means a natural person who
 - (1) is a general partner of the insured, or
 - (2) is a limited partner and an Employee (as defined in Section 1 (e) (1) of the bond) of the Insured.
- (a) Property means Money, Certificated Securities, Uncertificated varities of any Federal Reserve Bank of the United States, Negotieble instruments, Certificates of Deposit, documents of title, Assep lances, Evidences of Debt, security agreements, Wiladrawal Orders, certificates of origin or title, Letters of Credit, insurance policies, ab streets of title, deeds and mortgages on real estate, revenue and other strangs, takens, unsold state lattery tickets, books of account and other records whether recorded in writing or electronically, gems, jawelry, precious metals of all kinds and in any form, and tangible items of personal property which are not hereinbefore enumered
- (p) Statement of Uncertificated Security means a written statement of the issuer of an Uncertificated Security containing
 - (1) a description of the Issus of which the Uncertificated Security is a pert;
 - (2) the number of shares or units;
 - (a) transferred to the registered owner;
 - (b) pledged by the registered owner to the registered pledges;
 - (o) released from pledge by the registered pledgee,
 - (d) registered in the same of the registered owner on the date of the statement; or
 - (e) subject to pledge on the date of the statement,
 - the mone and address of the registered owner and registered pledgee;

- (4) a notation of any liens and restrictions of the issuer and any adverse claims to which the Uncertificated Security is or may be subject or a statement that there are none of those liens, restrictions or adverse claims; and
- (5) the date:
 - (e) the transfer of the shares or units to the new registered owner of the shares or units was registered;
 - (b) the piedge of the registered piedges was registered or
 - tered, or

 (a) of the statement, if it is a periodic or sumual statement.
- (q) Transportation Company means any organization which provides its own or leased whicles for transportation or which provides freight forwarding or sir express survices.
- (r) Uncertificated Security means a share, participation or other interest in property of or an enterprise of the issuer or an obligation of the issuer, which in:
 - not represented by an instrument and the transfer of which is registered upon books maintained for that purpose by or on behalf of the issuer;
 - (2) of a type commonly dealt in an scourities exchanges or markets; and
 - (3) either one of a class or series or by its turns divisible into a class or series of shares, participations, interests or obligations.
- (a) Withdrawal Order messa a non-negotiable instrument, other than an instruction, agoed by a outtomer of the insured authorizing the insured to debit the customer's account in the amount of funds stated therein.

EXCLUSIONS

Section 2. This bond does not cover:

- (a) loss resulting directly or indirectly from forgery or alteration, except when covered under insuring Agreements (A), (D) or (E);
- (b) loss due to riot or civil commotion outside the United States of America and Canada; or loss due to military, naval or usurped power, war or insurrection unless such loss occurs in transit in the circumstances recited in Insuring Agreement (C), and unless, when such transit was initiated, there was no knowledge of such riot, civil commotion, military, naval or usurped power, war or insurrection on the part of any person acting for the Insured initiating such transit;
- (c) loss resulting directly or indirectly from the effects of nuclear fission or fusion or radioactivity; provided, however, that this paragraph shall not apply to loss resulting from industrial uses of nuclear energy;
- (d) here resulting from any set or acts of any person who is a member of the Board of Directors of the insured or a member of any equivalent body by whetsoever name known unless such person is also an Employee or an elected official of the Insured in acuse other especity, nor, in any event, loss resulting from the act or acts of any person while acting in the capacity of a member of such Board or equivalent body;
- (c) loss resulting directly or indirectly from the complete or partial non-payment of, or default upon, any loss or transaction involving the Inturest as a lender or borrower, or extension of credit, including the purchase, discounting or other acquisition of false or genuine accounts, invoices, notes, agreements or Evidences of Debt, whether such loss, transaction or extension was procured in good faith or through trick, artifice, fraud or false pretanses; except when covered under Insuring Agreements (A), (D) or (E);
- (f) loss resulting from my violation by the insured or by any Employee
 - (1) of law regulating (i) the issuence, purchase or sale of accurities, (ii) securities transactions upon security exchanges or over the counter market, (iii) investment companies, or (iv) investment advisors, or

- (2) of any rule or regulation made pursuant to any such law, unless it is satablished by the insured that the act or acts which caused the said loss involved fraudulest or dishonest conduct which would have caused a loss to the Insured in a similar amount in the absence of such laws, rules or regulations;
- (g) less resulting directly or indirectly from the failure of a financial or depository institution, or in receiver or liquidator, to pay or deliver, on demand of the insured, fauds or Property of the Insured held by it in any capacity, except when covered under luxuring Agreements (A) or (B)(1)(a);
- (h) loss caused by an Employee, except when covered under Insuring Agreement (A) or when covered under insuring Agreement (B) or (C) and resulting directly from misplacement, mysterious under the disappearance or destruction of or denoage to Property;
- (i) loss resulting directly or indirectly from transactions in a customer's account, whether authorized or unsuthorized, except the unlawful withdrawal and conversion of Money, accurities or precious meinla, directly from a customer's account by an Employee provided such unlawful withdrawal and conversion is covered under Insuring Agreement (A);
- (j) damages resulting from any civil, criminal or other legal procooling in which the Insured is alleged to have engaged in rackelectring activity except when the Insured establishes that the soil or acts giving rise to such damages were committed by an Employee under circumstances which result directly in a loss to the lasured covered by Insuring Agreement (A). For the purposes of this exclusion, "racketoering activity" is defined in 18 United States Code 1961 et seq., as amended;
- (k) loss resulting directly or indirectly from the use or purported use of credit, debit, charge, noness, convenience, identification, cash management or other cards
 - (1) in obtaining credit or funds, or
 - (2) in grining access to sutomated mechanical devices which, on behalf of the Insured, diaburas Money, accept deposits, outh checks, drafts or similar written instruments or make credit card loans, or
 - (3) in guining access to point of sale turninals, customer-hank communication terminals, or similar electronic terminals of electronic funds transfer systems,

whether such cards were issued, or purport to have been issued, by the Insured or by anyone other than the Insured, except when covered under lararing Agreement (A);

- (i) loss involving sutemated mechanical devices which, an behalf of the Insured, dishurae Money, accept deposits, each sheeks, drafts or similar written instruments or make credit eard losen, except when covered under Insuring Agreement (A);
- (m) loss through the surrender of Property away from an office of the Insured as a result of a threat
 - (1) to do bedily harm to say person, except loss of Property in transit in the custody of any person setting as messenger provided that when such transit was initiated there was no knowledge by the Insured of any such threat, or
 - (2) to do demage to the premises or property of the Insured, except when covered noder insuring Agreement (A).
- (n) loss resulting directly or indirectly from payments made or withdrawals from a depositor's or customer's account involving erreneous credits to such account, unless such payments or withdrawals are physically received by such depositor or customer or representative of such depositor or customer who is within the office of the Inward at the time of such payment or withdrawal, or except when covered under insuring Agreement (A);
- (c) loss involving items of deposit which are not finally paid for any reason, including but not limited to Forgery or any other fraud, except when covered under lunuring Agreement (A);
- (p) loss resulting directly or indirectly from counterfeiting, except when covered under insuring Agreements (A), (E), or (F);

- (q) loss of any tangible item of personal property which is not specifically enumerated to the paragraph defining Property if such property is specifically insured by other insurence of any kind and is any amount obtained by the Insured, and in any event, loss of such property occurring more than 60 days after the Insured takes possession of such property, except when covered under Insuring Agreements (A) or (B)(2);
 - (r) less of Property while
 - (1) in the mall, or
 - (2) in the custody of any Transportation Company, unless covered under luauring Agreement (C),

except when covered under Insuring Agreement (A);

- (a) potential income, including but not limited to interest and dividends, not realized by the Insured or by any customer of the Insured;
- (t) damages of any type for which the insured is legally liable, except compensatory damages, but not multiples thereof, arising directly from a loss covered under this bond;
 - (u) all fees, costs and expenses incurred by the Insured
 - (1) in establishing the existence of or amount of loss covered under this bond, or
 - (2) as a party to any legal proceeding whether or not such legal proceeding exposes the Insured to loss covered by this bond;
- (v) indirect or consequential loss of any nature;
- (w) Joss involving any Uncertificated Security except an Uncertificated Security of any Federal Reserve Bank of the United States or when covered under Insuring Agreement (A);
- (x) loss resulting directly or indirectly from any dishonest or fraudulent act or acts committed by any non-Employee who is a securities, commodities, money, mortgage, real estate, loss, insurance, property management, investment benking broker, agent or other representative of the same general character;
- (y) loss caused directly or indirectly by a Partner of the Insured unless the amount of such loss exceeds the Pinancial Interest in the lawared of such Partner and the Deductible Amount applicable to this bond, and then for the excess only;
- (z) loss resulting directly or indirectly from any actual or alleged representation, advice, warranty or guarantee as to the performance of any investments;
- (ac) loss due to liability imposed upon the Insured as a result of the unlawfid disclosure of non-public meterial information by the Insured or any Employee, or as a result of any Employee soting upon such information, whether subtorized or unauthorized.

DISCOVERY

Section 3. This bond applies to loss discovered by the Insured during the Bond Period. Discovery occurs when the Insured first becomes sware of facts which would cause a reasonable person to assume that a loss of a type covered by this bond has been or will be incurred, regardless of when the set or nots causing or contributing to such loss occurred, even though the exact amount or details of loss may not then be known.

Discovery she occurs when the insured receives notice of an actual or potential obtain in which it is alleged that the insured is isable to a third party under circumstances which, if true, would constitute a less under this boad.

LIMIT OF LIABILITY

Section 4.

Aggregate Limit of Liability

The Underwriter's total liability for all losses discovered during the Bond Period shown in Item 2 of the Declarations shall not exceed the Aggregate Limit of Liability shown in Item 3 of the Declarations. The Aggregate Limit of Liability shall be reduced by the amount of any payment made under the terms of this bond.

Upon exhaustion of the Appregate Limit of Liability by such payments:

(a) The Linderwriter shall have no further liability for loss

or losses regardless of when discovered and whether or not previously reported to the Underwriter, and

(b) The Underwriter shall have no obligation under General Agreement F to continue the defence of the Insured, and upon notice by the Underwriter to the Insured that the Aggragate Limit of Liability has been exhausted, the Insured shall assume all responsibility for its defence at its own cost.

The Aggregate Limit of Liability shall not be increased or reinstated by any recovery made and applied in accordance with subsections (a), (b) and (c) of Section 7. In the event that a loss of Property is settled by the Underwriter through the use of a least instrument band, such loss shall not reduce the Aggregate Limit of Liability.

Single Loss Limit of Liability

Subject to the Aggregate Limit of Liability, the Underwriter's Eshifty for each Single Loss shall not exceed the applicable Single Loss Limit of Liability shown in Item 4 of the Declarations. If a Single Loss is covered under more than one Insuring Agreement or Coverage, the maximum payable shall not exceed the largest applicable Single Loss Limit of Liability.

Single Loss Defined

Single Loss means all covered loss, including court coals and attorneys' fees incurred by the Underwriter under General Agreement F, resulting from

- (a) any one act or series of related acts of burglary, robbery or attempt thereat, in which so Employee is implicated, or
- attempt therest, in which so Employee is implicated, or (b) any one act or series of related unintentional or negligent outs or omissions on the part of any person (whether an Employee or not) resulting in damage to or destruction or misplacement of Property, or
- (c) all acts or omissions other than those specified in (a) and (b) preceding, caused by any person (whether an Employee or not) or in which such person is implicated, or
- (d) any one casualty or event not specified in (a), (b) or (c) preceding.

NOTICE/PROOF LEGAL PROCEEDINGS AGAINST UNDERWRITER

Section 5

(a) At the earliest practiceble moment, not to exceed 30 days, after discovery of loss, the insured shall give the Underwriter notice thereof.

- (b) Within 6 months after such discovery, the Insured shall furnish to the Underwriter proof of loss, duly aworn to, with full particulars.
- (e) Lost Certifinated Securities listed in a proof of loss shall be identified by certificate or boad numbers if such securities were issued therewith.
- (d) Legal proceedings for the recovery of any loss bereunder shall set be brought prior to the expiration of 60 days after the original proof of loss is filed with the Underwriter or after the expiration of 24 months from the discovery of such loss.
- (e) If any limitation embodied in this bond is prohibited by any law controlling the construction hereof, such limitation shall be deemed to be amounted so as to equal the minimum period of limitation provided by such law.
- (f) This band affords coverage only in favor of the insured. No suit, action or legal proceedings shall be brought hereunder by any one other than the named Insured.

VALUATION

Section 6. Any loss of Monny, or loss payable in Money, shall be paid, at the option of the Insured, in the Money of the country in which the loss was sustained or in the United States of America dollar equivalent thereof determined at the rate of exchange at the time of payment of such loss.

Securities

The Underwriter shall settle in kind its liability under this bond on account of a loss of any securities or, at the option of the

Insured, shall pay to the insured the cost of replacing such securities, determined by the market value thereof at the time of such settlement. However, if prior to such settlement the insured shall be compelled by the demands of a firid party or by market rules to purchase equivalent securities, and gives written notification of this to the Underwriter, the coat incurred by the Insured shall be taken as the value of those securities. In case of a loss of subscription, conversion or redemption privileges through the misplacement or loss of securities, the amount of such loss shall be the value of such privileges immediately preceding the expiration thereof. If such securities cannot be replaced or have no quoted market value, or if such privileges have no quoted market walve, or if such privileges have no quoted market walve, and such securities of the proposed market walve, their value shall be determined by agreement or arbitration.

If the applicable coverage of this bond is subject to a Deductible Amount and/or is not sufficient in amount to indemnify the Insured in full for the loss of securities for which claim is make hereunder, the limbility of the Underwriter under this bond is limited to the payment for, or the duplication of, so much of such accuration as has a value equal to the amount of such applicable coverage.

Books of Account and Other Records

In case of loss of, or damage to, any books of account or other records used by the Insured in its business, the Underwriter shall be liable under this bond only if such books or records are netually reproduced and then for not more than the cost of the bisak books, blank pages or other materials plus the cost of labor for the actual transcription or copying of deta which shall have been furnished by the Insured in order to reproduce such books and other records.

Property other than Money, Securities or Records

In case of lins of, or damage to, say Property other than Money, securities, books of account or other records, or demage covered under insuring Agreement (B)(2), the Underwriter shall not be liable for more then the actual cash value of such Property, or of items covered under insuring Agreement (B)(2). The Underwriter may, at its election, pay the settal cash value of, replace or repair such property. Disagreement between the Underwriter and the insured as to the cash value or as to the adequacy of repair or replacement shall be resolved by arbitration.

Set-Off

Any line covered under this bond shall be reduced by a set-off consisting of any amount owed to the Employee causing the loss if such loss is covered under insuring Agreement (A).

ASSIGNMENT-SUBROGATION-RECOVERY-COOPERATION

Section 7

- (a) Is the event of payment under this bond, the Insured shall deliver, if an requested by the Underwriter, an easignment of such of the Insured's rights, title and interest and causes of notion as it has against any person or eatity to the extent of the less payment.
- (b) In the event of payment under this bond, the Underwriter shall be subrogated to all of the Insured's rights of recovery therefor against any person or entity to the extent of such payment.
- (c) Recoveries, whether effected by the Underwriter or by the Instruct, shall be upplied not of the expense of such recovery first to the substaction of the instruct's loss which would otherwise have been paid but for the fact that it is in excess of either the Single or Aggregate Limit of Limbility, secondly, to the Underwriter as reimbursement of smounts poid in settlement of the Instruct's claim, and thirdly, to the Instruct in substaction of any Deductible Amount. Recovery an account of loss of securities as set forth in the second paragraph of Section 6 or recovery from reissurance and/or indemnity of the Underwriter shall not be decined a recovery as weed herein.
- (d) Upon the Underwriter's request and at reasonable times and places designated by the Underwriter the Insured shall

- (1) submit to examination by the Underwriter and subscribe to the same under oath; and
- (2) produce for the Underwriter's exemination all pertinent records; and
- (3) cooperate with the Underwriter in all matters pertaining to the loss.
- (e) The insured shall execute all papers and render assistance to secure to the Underwriter the rights and causes of action provided for herein. The Irhured shall do nothing after discovery of loss to projudice ruch rights or esuses of action.

LIMIT OF LIABILITY UNDER THIS BOND AND PRIOR INSURANCE

Section 8. With respect to any loss set forth in sub-section (c) of Section 4 of this bond which is recoverable or recovered in whole or in part under any other bonds or policies issued by the Underwitter to the Insured or to any predecessor in interest of the Insured and terminated or canceled or allowed to expire and in which the period for discovery has not expired at the time say such loss thereander is discovered, the total liability of the Underwriter under this bond and under such other bonds or policies shall not exceed, in the eggregate, the amount carried hereander on such inse or the amount swalable to the Insured under such other bonds or policies, as limited by the terms and conditious thereof, for any such loss if the latter amount be the larger.

if the coverage of this bond supersedes in whole or in part the coverage of any other bond or policy of insurance insuci by an losurer other than the Underwriter and terminated, canceled or allowed to expire, the Underwriter, with respect to any less sustained prior to such termination, cancelation or expiration and discovered within the period permitted under such other bond or policy for the discovery of loss thereunder, shall be liable under this bond only for that part of such loss covered by this bond as is in excess of the amount recoverable or recovered on occupit of such loss under such other bond or policy, soything to the contrary in such other bond or policy, soything to the contrary in such other bond or policy notwithstanding.

OTHER INSURANCE OR INDEMNITY

Section 9. Coverage afforded hereunder shall apply only as excess over any valid and collectible insurance or indemnity obnined by the Insured, or by one other than the Insured on Property subject to exclusion (q) or by a Transportation Company, or by another entity on whose premises the less occurred or which employed the person causing the loss or the messanger conveying the Property involved.

OWNERSHIP

Section 10. This band shall apply to less of Property (1) owned by the Insured, (2) held by the Insured in any capacity, or (3) for which the Insured in legally liable. This bond shall be for the sole use and benefit of the Insured named in the Declarations.

DEDUCTIBLE AMOUNT

Section 11. The Underwriter shall be liable hereunder only for the senount by which any single loss, as defined in Section 4, exceeds the Single Less Deductible amount for the Insuring Agreement or Coverage applicable to such loss, subject to the Aggregate Limit of Liability and the applicable Single Loss Limit of Liability.

The Insured shall, in the time and in the manner prescribed in this bond, give the Underwriter sedice of any loss of the kind covered by the terms of this bond, whether or not the Underwriter is liable therefor, and upon the request of the Underwriter shall file with it a brief statement giving the particulars concerning such loss.

TERMINATION OR CANCELATION

Section 12. This boad terminates as an entirety upon occur-

reace of any of the following:—(a) fill days after the receipt by the Insured of a written notice from the Underwriter of its desire to caused this bond, or (b) immediately upon the receipt by the Underwriter of a written sotice from the Insured of its desire to caused this bond, or (c) immediately upon the taking over of the Insured by a receiver or other liquidator or by State or Federal officials, or (d) immediately upon the taking over of the Insured by another institution, or (e) immediately upon exhaustion of the Aggregate Limit of Liability, or (f) immediately upon exhaustion of the Bond Period as set forth in Item 2 of the Declarations.

This bond terminates as to any Employee or any partner, officer or employee of any Processor—(a) as soon as any insured,

or may director or officer not in collusion with such person, learns of any diabonest or fraudulent sol committed by such person at any time, whether in the employment of the insured or otherwise, whether or not of the type covered under insuring Agreement (A), against the insured or any other person or entity, without prejudice to the loss of any Property than in insuri in the custody of such person, or (5) 15 days after the receipt by the insured of a written notice from the Underwriter of its desire to cancel this bond as to such person.

Termination of the bond as to any insured terminates hability for any loss sustained by such insured which is discovered after the effective date of such termination.

John J. M. Conting

IN WITNESS WHEREOF, the Underwriter has caused this Bond to be signed by its President and by its Secretary at Haltimore, Maryland. and to be countersigned on the DECLARATIONS page by a duly authorized representative.

Attest

Ho

President



This rider forms a part of and is issued by the Underwriter of the bond numbered below.

If this form is issued concurrently with the band, this Attaching Clause need not be completed.

To be attached to and form part of Bond No. FIB 0000609 17

Effective Date 7-01-14

RICO EXCLUSION AMENDED

It is agreed that:

- If the bond to which this rider is attached is a Financial Institution Bond, Standard Form No. 14, Item (j) of Section 2. EXCLUSIONS is deleted and replaced by the following:
 - (j) damages resulting from any civil, criminal or other legal proceeding in which the Insured is adjudicated to have engaged in racketeering activity except when the Insured establishes that the act or acts giving rise to such damages were committed by an Employee under circumstances which result directly in a loss to the Insured covered by Insuring Agreement (A). For the purposes of this exclusion, "racketsering activity" is defined in 18 United States Code 1961 et seq., as amended;
- If the bond to which this rider is attached is a Financial Institution Bond, Standard Form No. 25, Item (t) of Section 2. EXCLUSIONS is deleted and replaced by the following:
 - (t) damages resulting from any civil, criminal or other legal proceeding in which the Insured is adjudicated to have engaged in racketeering activity except when the Insured establishes that the act or acts giving rise to such damages were committed by an Employee under circumstances which result directly in a loss to the Insured covered by Insuring Agreement (A). For the purposes of this exclusion, "racketeering activity" is defined in 18 United States Code 1961 et seq., as amended;



This rider forms a part of and is issued by the Underwriter of the bond numbered below.

If this form is issued concurrently with the bond, this Attaching Clause need not be completed.

To be attached to and form part of Bond No. FIB 0000609 17

Effective Date 7-01-14

MODIFICATIONS

It is agreed that:

- 1. Itums (1)(d) and (e) of Insuring Agreement (E) SECURITIES are deleted and replaced by the following:
 - (d) Instruction; or
 - (e) Statement of Uncertificated Security;
- 2. Item (w) of Section 2. EXCLUSIONS is deleted.
- 3. Item (o) of Section 1. DEFINITIONS is deleted and replaced by the following:
 - (o) Property means Money, Certificated Securities, Uncertificated Securities, Negotiable Instruments, Certificates of Deposit, documents of title, Acceptances, Evidences of Debt, security agreements, Withdrawal Orders, certificates of origin or title, Letters of Credit, insurance policies, abstracts of title, deeds and mortgages on real estate, revenue and other stamps, tokens, unsold state lottery tickets, books of account and other records whether recorded in writing or electronically, gems, jewelry, precious metals of all kinds and in any form, and tangible items of personal property which are not hereinbefore enumerated.
- 4. Insuring Agreement (F) COUNTERFEIT CURRENCY is deleted and replaced by the following:

COUNTERFEIT CURRENCY

- (F) Loss resulting directly from the receipt by the Insured, in good faith, of any Counterfeit Money.
- General Agreement B. ADDITIONAL OFFICES OR EMPLOYEES CONSOLIDATION, MERGER OR PURCHASE OF ASSETS - NOTICE is amended by adding a final paragraph as follows:

If the Insured shall, while this bond is in force, consolidate or merge with, or purchase or acquire assets or liabilities of, another institution, and if the conditions in the above paragraph are not fulfilled, then the Insured shall have such coverage as is afforded under this bond for loss which

- (a) is incurred or sustained, due to any act or acts committed by any person or persons, whether or not Employees of the Insured, after the effective date of such consolidation, merger or purchase or acquisition of assets or liabilities, and
- (b) is discovered prior to the expiration of 60 days after the effective date of such consolidation, merger or purchase or acquisition of assets or liabilities, or if the hond is terminated or canceled as an entirety prior to the expiration of the said 60 days, prior to the termination or cancellation of the bond, and
- (c) occurs in the offices or premises, or is caused by an employee or employees of the institution acquired by the Insured as a result of such consolidation, merger or purchase or acquisition of assets or liabilities.

F233 MODDECATIONS RIBER FOR USE WITH THE RESEARCHAI, DESTITUTION BOND, STANDARD FORM NO. M. 06-07-3)

Page 1 of 2

- The second paragraph of General Agreement D. REPRESENTATION OF INSURED is deleted and replaced by the following:
 - Any intentional misrepresentation, omission, concealment or incorrect statement of a material fact, in the application or otherwise, shall be grounds for the rescission of this bond.
- Items (a) and (b) of Section 5. NOTICE/PROOF LEGAL PROCEEDINGS AGAINST UNDERWRITER are deleted and replaced by the following:
 - (a) At the earliest practicable moment, not to exceed 60 days, after discovery of loss, the Insured shall give the Underwriter notice of any loss of the kind covered by the terms of this bond, whether or not the Underwriter is liable therefor, if
 - the loss is of the type which may be covered by Insuring Agreement (A) and is equal to or greater than 25%
 of the Deductible Amount applicable to Insuring Agreement (A),
 - (2) the loss is of the type which may be covered by an Insuring Agreement other than Insuring Agreement (A) and is equal to or greater than 50% of the Deductible Amount applicable to such Insuring Agreement.
 - The Insured shall upon the request of the Underwriter file with it a brief statement giving the particulars concerning such loss.
 - (b) Within 6 months after discovery of loss as described in (a) above, the Insured shall furnish to the Underwriter proof of loss, duly sworn to, with full particulars.
- 8. The second paragraph of Section 11. DEDUCTIBLE AMOUNT is deleted in its entirety.

FIAL MODERCATIONS BURNE FOR THE WITH THE REALIZED SHITTUTION BOND, STANDARD FORM HIS M. (GGES) Page 7 of 7



This rider forms a part of and is issued by the Underwriter of the bond numbered below.

If this form is issued concurrently with the bond, this Attaching Clause need not be completed.

To be attached to and form part of Bond No. FIB 0000609 17

Effective Date 7-01-14

DIRECTORS EXCLUSION AMENDED

It is agreed that:

Item (d) of Section 2. EXCLUSIONS is deleted and replaced by the following:

- (d) loss resulting directly or indirectly from any act or acts of any person who is a member of the Board of Directors of the Insured or a member of any equivalent hody by whatsoever name known unless
 - (1) such person is also an Employee or an elected official of the Insured in some other capacity; or
 - (2) is performing acts coming within the scope of the usual duties of an Employee,
 - nor, in any event, loss resulting from the act or acts of any person while acting in the capacity of a member of such Board or equivalent body;



This rider forms a part of and is issued by the Underwriter of the bond numbered below.

If this form is issued concurrently with the bond, this Attaching Clause need not be completed.

To be attached to and form part of Bond No. PIB 0000609 17

Effective Date 7-01-14

KNOWLEDGE OF PRIOR DISHONESTY

It is agreed that:

The attached bond is amended by adding the following to Section 2. EXCLUSIONS:

This bond does not cover

loss resulting directly or indirectly from the dishonest or fraudulent acts of an Employee if any Insured, or any director or officer of an Insured who is not in collusion with such person, knows, or knew at any time, of any dishonest or fraudulent act committed by such person at any time, whether in the employment of the Insured or otherwise, whether or not of the type covered under Insuring Agreement (A), against the Insured or any other person or entity and without regard to whether the knowledge was obtained before or after the commencement of this bond. Provided, however, that this exclusion does not apply to loss of any Property already in transit in the custody of such person at the time such knowledge was obtained or to loss resulting directly from dishonest or fraudulent sets occurring prior to the time such knowledge was obtained.

PIGL ENGINEEDIGE OF FRENC DISHONERTY RUDER FOR USE WITH FINANCIAL DISTITUTION BOWD, STANDARD FORM YOS, 14, 12 SI AND 25. Page 1 of 1

EDITION AINE, 1006

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Home Office P.O. Box 1227 Baltimore, Md. 21203

This rider forms a part of and is issued by the Underwriter of the bond numbered below.

If this form is issued concurrently with the bond, this Attaching Clause need not be completed.

To be attached to and form part of Bond No. FIB 0000609 17

Effective Date 7-01-14

It is agreed that:

- 1. Item 3. of the Declarations Page is deleted in its entirety and substituted in lieu thereof is the following:
 - "Item 3. The Aggregate Liability of the Underwriter for each Bond Year during the Bond Period shall be \$1,000,000
- 2. The following definition is added to Section 1., DEFINITIONS, of the Conditions and Limitations:

"Bond Year means the period of one year following either the effective date of the Bond Period or any anniversary thereof, or, if the time between the effective date or anniversary and the termination of this bond is less than one year, such lesser period."

The first and second paragraphs of Section 4., LIMIT OF LIABILITY, are deleted and inserted in lieu thereof in the following:

"Aggregate Limit of Liability

The Underwriter's total liability for all losses discovered during each Bond Year of the Bond Period shown in Item 2. of the Declarations shall not exceed the Aggregate Limit of Liability shown in Item 3. of the Declarations. The Aggregate Limit of Liability shall be reduced by the amount of any payment under the terms of this bond.

Upon exhaustion of the Aggregate Limit of Liability by such payments:

- (a) The Underwriter shall have no further liability for loss or losses discovered during the Bond Year whether or not previously reported to the Underwriter, and
- (b) The Underwriter shall have no obligation under General Agreement F, to continue the defense of the Insured, and upon notice by the Underwriter to the Insured that the Aggregate Limit of Liability has been exhausted, the Insured shall assume all responsibility for its defense at its own cost."
- Item (e) of the first paragraph of Section 12., TERMINATION OR CANCELATION, is deleted and substituted in lieu thereof is the following:
 - "(e) immediately upon exhaustion of the Aggregate Limit of Liability for the final Bond Year of the Bond Period, or"

F36266 ANNUAL A SCHEDATE RIDER

FOR USE WITH FINANCIAL INSTITUTION BOOD, STANDARD WIRM NOS. IN AND IN AND EXCESS BANK EMPLOYEE DISHONDSTY BOND, STANDARD FORM NO. 28.

ECCTON MARCH, 1994



Home Office P.O. Box 1227 Baltimore, Md. 21203

This rider forms a part of and is issued by the Underwriter of the bond numbered below.

If this form is issued concurrently with the bond, this Attaching Clause need not be completed.

To be attached to and form part of Bond No. FIB 0000609 17

Effective Date 7-01-14

It is agreed that:

The attached bond is amended:

(a) by deleting the numbered paragraph beginning

"each natural person, partnership or corporation authorized by the Insured to perform services as Data Processor..."

from the definition of "Employee" in Section 1.;

(b) by deleting the following from the second paragraph of Section 12.:

"or any partner, officer or employee of any Processor"

Accepted:		
	And the second second	
	(INSURED)	
Ву:		
	(OFFICIAL TITLE)	

SR 6100e DELETE DATA PROCESSING COVERAGE

FOR USE WITH FEMANIAL INSTITUTION BOND, STANDARD FORMS NOS. 14, 13, 14 AND 23, TO DELETE DATA PROCESSING COVERAGE.

NEVERSO TO DESCRIPTION, 1993.

JATASc

CAPITAL SOUTHWEST CORPORATION SECRETARY'S CERTIFICATE

The undersigned, Kelly Tacke, Secretary of Capital Southwest Corporation (the "Corporation"), does hereby certify that:

- 1. This certificate is being delivered to the Securities and Exchange Commission (the "SEC") in connection with the filing of the Corporation's fidelity bond (the "Bond") pursuant to Rule 17g-1 of the Investment Company Act of 1940, as amended, and the SEC is entitled to rely on this certificate for purposes of the filing.
- 2. The undersigned is the duly elected, qualified and acting Secretary of the Corporation, and has custody of the corporate records of the Corporation and is a proper officer to make this certification.
- 3. Attached hereto as **Exhibit A** is a copy of the resolutions approved by the Board of Directors of the Corporation, including a majority of the Board of Directors who are not "interested persons" of the Corporation, approving the amount, type, form and coverage of the Bond.
- 4. Premiums have been paid for the period July 1, 2014 through July 1, 2017.

IN WITNESS WHEREOF, the undersigned has executed this certificate this 28th day of July, 2014.

/s/ Kelly Tacke
Kelly Tacke
Secretary

Exhibit A

WHEREAS, the Corporation is insured under an investment company bond issued by the Fidelity and Deposit Company of Maryland (the "Bond") insuring the Corporation against loss in the cumulative aggregate amount of \$1,000,000;

WHEREAS, the Board has considered the adequacy of the Bond with due consideration to (1) the amount and type of coverage provided by the Bond, (2) the value of the assets of the Corporation which any person covered by the Bond may have access, (3) the type and terms of the arrangements made by the Corporation for the custody and safekeeping of its assets of each of the Corporation, (4) the nature of the securities in the Corporation's portfolio, (5) the nature and method of conducting the operations of the Corporation and (6) the accounting procedures and controls of Corporation.

RESOLVED, that \$1,000,000 is determined to be a reasonable amount of fidelity bond coverage to be maintained by the Corporation in accordance with Section 17(g) of, and Rule 17g-1 under, the Investment Company Act of 1940, as amended (the "1940 Act").

RESOLVED, that the Financial Institution Bond Standard Form No. 14 in the face amount of \$1,000,000 written by the Fidelity and Deposit Company of Maryland, Bond Numbers FIB 0000609-17 is hereby approved, authorized and their adoption ratified for the policy period beginning July 1, 2014 and effective until July 1, 2017 or their date of cancellation; and

RESOLVED FURTHER, that payment of the premium for such bond, is hereby approved and ratified.

RESOLVED FURTHER, that the Secretary of the Corporation is designated as the person to make the filings and to give the notices required by Rule 17g-1(g) under the 1940 Act.