# FDIC Records—Additional Correspondence Related to Crypto-Related Activities

February 21, 2025

This release includes eight records consisting of additional FDIC correspondence and other records involving the crypto-related activities of regulated institutions.

Division of Risk Management Supervision

	January 15,
Board of Directors	
Members of the Board:	
On December 10, you submitted information su	apporting your
Please be advised that the FDIC has reviewed  Based upon y	the submitted information regarding our current risk profile,
If you have any questions, you may contact Assistant Case Manager	Regional Director
	Sincerely,
, in the second	Regional Director
cc:	



Federal Deposit Insurance Corporation

January	15,
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MEMORANDUM TO:	Regional Director
THROUGH:	Deputy Regional Director
	Assistant Regional Director
FROM:	Case Manager
SUBJECT:	
<u>BACKGROUND</u>	
The subject bank	
on the findings of a	The based which found the AML/CFT and roduct lines.
and engaging new relation examination Examin with most Examination, the bank hire improving the institution's Examination Exami initial efforts and plans, the due to lack of cor based on o over differences of opinior AML staff, and provide	and found the AML program to be In response to the who began the process of AML program. The Safety and Soundness nation) noted some improvement in the program based on

In December	, the bank contracted with	who currently serves as the BSAC	<u>Э.</u>
When	was appointed, the bank wa	s	
		As such, his	_
appointment under	r those circumstances and on	ly for the term of his	
did not po	ssess sufficient experience a	nd competence in relation to the bank's FinTe	ch_
business lines; how			
	ridual to lead the program.		
	im on the basis of	The bank backed	out
of		th the Board stating its intention	
Upon	the expiration, the	e bank renewed contract for ano	ther
	<u></u>	As part of the ongoing	
Safety and S	Soundness Examination	Examination), examiners communicated that	
		proposed for another cont	ract
extension.			
CONDITION OF	THE INSTITUTION		
		21.7.19	
	ation, as noted above, continu		y
	und the AML program to be	The Examination has	
		nitiated were not finalized and certain procedu	
	ed, and the program continue		1,
	ficantly expanded its	activity through several	
		In addition to AML-based criticisms, examine	
		ssues related to the various FinTech business li	nes.
		ners' assessment of the bank's level of	
		ng. This assessment is different than prior	
	-	e representations of the processes and payment	į.
flows under which	n these programs function.		
ANALYSIS OF			
-			
			with
	It also stated that	the AML program was satisfactory, though lis	sted

AML-specific . The Examination noted FinTech relationships, with IT-related concerning due diligence over partners that had indirect crypto involvement. Despite referencing due diligence, the did not include practices that appeared to reflect AML program deficiencies. The bank "paused" crypto-related relationships and only retained what appears to be a single FinTech relationship for a platform.



DATE:	September 18.	つりつさ

**TO:** Bank File

FROM:

Senior Case Manager

**SUBJECT:** Interim Bank Contact - Monthly Conference Call

Representatives of the federal Deposit Insurance Corporation (FDIC), the and the Federal Reserve Bank (FRB) meet monthly to discuss ongoing significant activities of the the bank, and This file memo summarizes attendance and discussion topics for today's meeting.

#### Meeting Attendees



Senior Case Manager (RMS)

Senior Examination Specialist (RMS)

Supervisory Examiner (RMS)

Examiner-In-Charge (RMS)

Special Activities Case Manager (RMS)

Information Technology Supervisory Examiner (RMS)

Information Technology Examination Analyst (RMS)

Review Examiner (DCP)

Examiner (DCP)

FRB:	Central Point of Contact
<u>Discu</u> :	ssion Topics
New C	Chief Audit Executive
AMI /	CFT Target Review Update
target	FinTech Risk & AML Officer and CRO provided a brief update on the AML/CFT treview. They are developing detailed management responses to the findings discussed during ecent exit meeting. The responses will be shared with the Committee and forwarded to the regulators in the next few days.
	Termination & Deconversion
these	stated that the wind down process continues as expected. All bitcoin ants have been liquidated as of Funds are now in the cash accounts. As of cash accounts hold a balance greater than \$0, with aggregate balances totaling. Of the accounts, of them do not have a linked account. Bank staff is reaching out to customers. In noted the bank's goal is to have all cash accounts closed and funds need to customers by
Banki	ing-as-a-Service
stead on the	ins steady and consistent, which is typical for the bank is continuing to see y low levels of growth in the average balances of accounts. Customer activity e debit cards will continue to slowly decrease accounts activity expects remain stable, with the bank continuing to nudge the company to move to another bank er.
"unfu after o	ponse to further questioning by regarding explanation for "inactive" and inded" account closings, CRC accounts stated that unfunded accounts are closed one year. At one point, had over accounts, but the longer an account remains ant the greater possibility of fraud. Therefore, the bank established procedures with

 s that were never funded, which The bank is working with	brought the number of account to develop procedure	

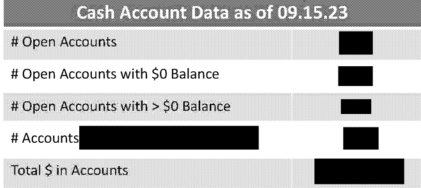
# Regulatory September 2023

- BSA Target Exam Update,
- Termination & Deconversion,
- Banking as a Service Updates,

# **AGENDA**

# **Termination & Deconversion**

#### Wind Down Update In Process cash accounts Continue to push Goal to have all cash Notification to Notification to Bitcoin with a balance of funds back to linked accounts closed and Customers Accounts Closed accounts Total funds returned to Total accounts; have a balance customers research/customer reach out for those accounts



### OFFICE MEMORANDUM

occurred as yet. CM

may gave in the future.

Federal Deposit Insurance Corporation Division of Risk Management Supervision

9/27/2024 TO: Correspondence File FROM: Case Manager **SUBJECT:** Discussion with VP called VP/BSA Officer Case Manager on 9/26/24 to respond to questions she posed to Compliance examiner via email on 9/13/24. Her email posed the following questions: "We have a **potential customer** who is a Bitcoin or virtual currency broker and they want to open an account with us for just their **commission fees**. They are not an issuer or an exchanger. There is some involvement in which is an online casino. The way it has been explained to me is virtual currency is used as payment to and the money from the transactions goes to three different attorneys' IOLTA accounts. From there, funds are disbursed to the fee account (that our potential customer wants to open with us), and to other accounts at other banks that handle different aspects of the transactions. I am told we are expecting transactions monthly, and they will be wires from the IOLTA accounts not held with our bank. Our bank president is the one who has been talking with the potential customer. I have talked to him about the potential for money laundering, etc. with virtual currencies. Other than those BSA implications, is there anything else we need to worry about? We are wanting to make sure we are not taking on more risk than what we want. Is there any guidance at all FDIC can Case Manager discussed this issue with the regional case manager, a regional IT specialist, and the DCP case manager for the bank. During his call with communicated various concerns and potential risks those contacts revealed. He highlighted the importance of performing thorough and ongoing customer due diligence, including questioning why the customer chose the bank to approach. He mentioned the relationship presents various aspects which may pose high risk for the bank. He noted the critical need for the bank to understand where funds were coming from and going to, and he mentioned the need for bank counsel to satisfy questions about the legality of the activity. He also referenced the potential need for policies and procedures to address Regulation GG, which may be applicable as the activity is related to gambling. He informed about the 2023 Joint Statement concerning cryto currency activities as a possible reference also shared potential It concerns such as account access, wire transfer controls, reconcilement of activities, etc. stated the bank has opened the account but no activity has

closed the call with an offer to assist with any further questions



**DATE:** January 14, 2025

TO: Bank File

FROM:

**SUBJECT:** Memo to File – Regional Office Meeting with

The purpose of this memo to file is to document the meeting of management with the FDIC at the on January 14, 2025. This file memo summarizes attendance and discussion topics for today's meeting.

#### **Meeting Attendees**

FDIC: , Regional Director (RMS)

Deputy Regional Director (RMS)
, Deputy Regional Director (DCP)
Assistant Regional Director (RMS)

Assistant Regional Director (DCP)

Case Manager (RMS)

Review Examiner (DCP)

Virtual: Field Supervisor, FDIC

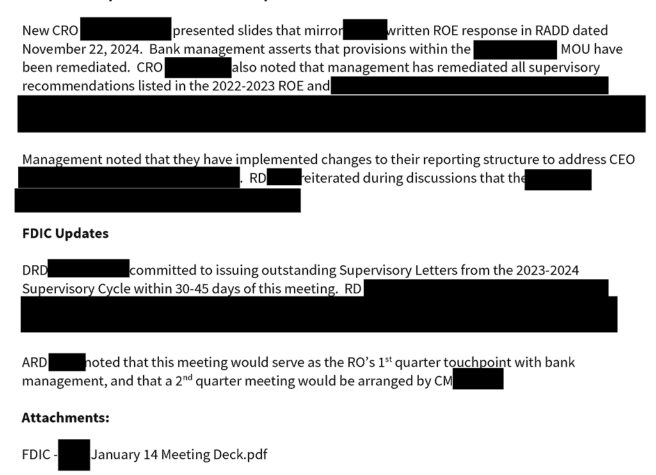
Supervisory Examiner, FDIC

Examiner in Charge, FDIC

Special Assistant to Regional Director, FDIC

#### **Discussion Topics**

#### 2022-2023 Report of Examination Response



# Greatly Reduced its Risk by Terminating Client Program Relationships with Digital Assets Clients

- \* As noted in the ROE, the deficiencies that resulted in the relationships with digital assets clients
- In
  made the decision to exit its fintech program relationships with these clients
- Management actively chose to value prudent risk management over profit potential

Risk Mitigation Action	Status
1. Client off-boarding	<ul> <li>client program closed in</li> <li>client program closed in</li> <li>client program closed in</li> <li>client program closed in</li> <li>operating account closed in</li> <li>Fintech client base has decreased from to approximately current clients</li> </ul>
2. Discontinued onboarding of any new digital asset clients	As of section is no longer onboarding digital assets clients, including basic operating accounts.
3. Liquidity Risk Management	<ul> <li>On Balance Sheet: has exited digital asset program accounts which included a reduction of the balance sheet of approximately . The balance sheet has experienced both a decrease in asset size and a reduction in potentially volatile liabilities. As of only of digital assets related operating account liabilities remain on the balance sheet.</li> <li>Funding: treasury team continues to manage funding/liquidity following the termination of the Client Program account relationship.</li> </ul>
4. risk reduction	No new digital assets have been onboarded since March 2023. No new digital will be added without Board approval.

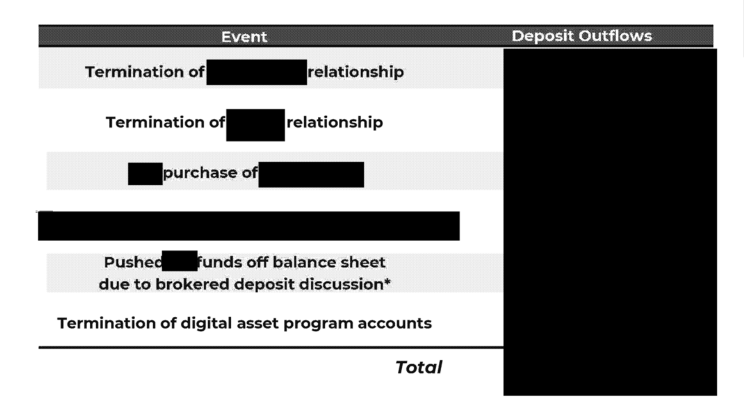
# is in full compliance

- The FDIC Enforcement Manual states orders may be considered for termination where "[t]he IDI is in full compliance with all the provisions of the order and has fully corrected the violations of laws and regulations, unsafe and unsound practices, or conditions that led to the issuance of the order"
- has fully corrected the violations of laws and regulations, unsafe and unsound practices, or conditions that were identified by the FDIC

# has dramatically reduced its risk profile

- Chapter 4-6 states that orders should be terminated where "[a]ny provisions deemed "not in compliance" have become outdated or irrelevant to the IDI's current circumstances...."
- As a passive has terminated its relationships with digital assets clients much of the issues associated with the passive are outdated or irrelevant to the Bank's current circumstances

# Which has Allowed us to Weather Major Deposit Outflows



With process and planning, cash and liquidity positions remain well within policy



#### CONTROLLED//FDIC BUSINESS



DATE: November 20, 2023

TO: Bank File

Senior Case Manager

**SUBJECT:** Interim Bank Contact – Monthly Conference Call

Representatives of the Federal Deposit Insurance Corporation (FDIC) and the Federal Reserve Bank (FRB) meet monthly to discuss ongoing significant activities of the

This file memo summarizes attendance and discussion topics for today's

meeting.

FROM:

### **Meeting Attendees**



FDIC:

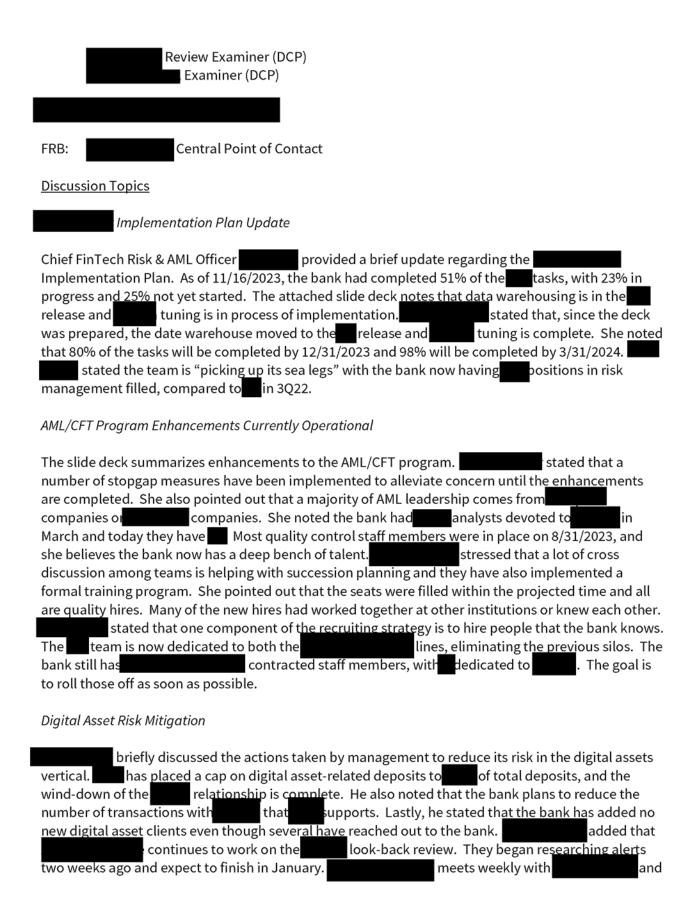
Senior Case Manager (RMS) , Supervisory Examiner (RMS) Examiner-In-Charge (RMS)

, Special Activities Case Manager (RMS)

nformation Technology Examination Analyst (RMS)

Acting Supervisory Examiner (DCP)

#### CONTROLLED//FDIC BUSINESS



## CONTROLLED//FDIC BUSINESS

and every three weeks with the has not reported any substantial concerns.	Audit Committee. To date, the firm
Banking-as-a-Service	
briefly discussed the bank's He specifically noted that the bank is working with	and relationships. to help them grow. The increase in
After one year, the bank closes accounts with a zero bank is still working through the process of developing procedure	es with regarding when
to close dormant accounts. Regarding informally noticed did not want to renew the program and should migrate to a process of getting its program reviewed by a number of other bar	anot <u>her sp</u> onsor bank. is i <u>n</u>
program transferred by the end of the year, but stated to January. If it is not migrated by then, intends to close the ac	hat the process will likely bleed into
on businesses that will drive profitability and exiting relationships	s that do not.

# Implementation Plan Update

Overall Summary: is addressing key areas of BSA/AML program across final implement Policies and Procedures, onboard and train staff, enhance monitoring systems, and confine Fintech Risk program, policies, procedures and practices are also included in the scope of	ncial crimes prevention, detection and investigation, [Implementation] is underway to omplete independent testing and validation of issue remediation. Proactive improvements to the
Key Accomplishments & Updates	On Track
Completed Employee Hiring:      Completed Temporary Staffing: Engaged for staff augmentation, system runing, and lookback.      Training In Process: Completed policy and procedure training as of August 31, 2023. Job aid training to be completed late November.	Job Aids: Job aids complete and ready for validation and deployment early December 2023.     Lookback: FDfC review of the plan is in process.     begun the lookback with reported completion.     Risk Assessments: Updated AML risk assessments for Firstech and Core are underway for completion on 11/30/23
Transaction Monitoring: Two rules live with Live with all  1, 2023. Business and functional requirements developed for issuing and payments  New Case Management System: Selected Management Vendor Data warehouse and orchestration: Data orchestration in release tuning: tuning: tuning recommendations approved and in process of implementation	Testing and Validation  * Audit Committee approved the annual audit for the BSA/AML program Internal Audit: Coordinate validation / testing work with
Risks and Issues  Dependencies on vendors for implementation of new technology solutions Changing regulatory expectations around Bank/Fintech partnerships Pressure on Fintech Industry verticals, including Crypto and Industry consolidation with capital pressure)	Upcoming Activities  People: Job and deployment Process: Lookback: Fintech client risk assessments Tech: Testing phase for Validation  Validation

# **AML/CFT Enhancements Currently Operational**

We have summarized the enhancements to our AML/CFT program that have been put into place and are durrently operational, which include a combination of target state controls and stop-gap measures designed to enhance our monitoring until all of the target state technology and processes are implemented.

### INTERNAL CONTROLS: Management has improved the quality of alerts reviews, case investigations and

through enhancements to:

- Staffing:
  - <u>Full-time AML/CFT Employees</u>: The AML/CFT function is fully staffed with employees as of September 15, and added odd additional Compliance testers in October. The leadership team is highly qualified with over 120 years of AML/CFT experience.
  - <u>Staff Augmentation</u>: Increased staff monitoring for activity from a in March 2023, to today as a stop-gap measure until the target state technology is fully implemented.
  - <u>Fintech Risk Oversight</u>: Hired a with over 30 years of combined AML experience, who created new policies and procedures, and are performing reviews of clients. Completed AML reviews of and % of high-brand-risk volume.
  - Succession: With a deep bench of talent across all of our AML/CFT functions, we now have robust succession options.
- Policies and Procedures: New policies and procedures were developed, and employee training has been completed.
- Quality Control: The quality of QC reviews has also improved with a newly formed trained team with QC experience that is dedicated to and focused only on QC.
  - New staff are focused on QC reviews of
     and CTR's.
  - and CTR's are reviewed by more than one QC analyst.

## **AML/CFT Enhancements Currently Operational**

<ul> <li>Completed the transition of certain CIP responsibilities to first-line deposit operations teams.</li> </ul>	
• Completed the transition of CIP oversight and escalation from the Fraud & Identity Team to the BSA/AML Customer Due Diligence team as of September 15	5.
Suspicious Activity Monitoring & Reporting: While much of the new technology for transaction monitoring has not yet been implemented, target state enhancements for certain areas are complete, and stop-gap measures have been implemented for others, include	ling:

- Tuning of both the instances of was completed and changes were implemented as of November 1. and Target-state AML/CFT transaction monitoring for was live and in production as of November 1. with
- AML/CFT program was completed as of October 18 and was rated A comprehensive review of
- activity from in March 2023 to today as a stop-gap measure until the target state technology is fully implemented. This Increased staff monitoring for % increase in Requests for Information to to facilitate investigations

target state CIP program has been fully implemented as of October 15.

Developed and documented standards to ensure filing is completed within the required 30-day timeframe. Reporting and QC is in place to ensure compliance with the standards.

Through the combination of transaction monitoring (rated and the transaction monitoring that has been implemented, now at target state AML/CFT monitoring of with

### **Model Governance**

**CIP Collection & Verification:** 

- Developed and implemented a model governance framework as of August 11, 2023, including a change management process.
- Led by with 10 years of experience.

# **Digital Asset Risk Mitigation**

Risk Mitigation Action	Status
Liquidity Risk Management	<ul> <li>Off Balance Sheet:</li> <li>On Balance Sheet -</li> <li>Imits Digital Asset on balance sheet deposits to</li> </ul> are held off balance sheet as of November 15. We of total deposits
2. Savings Terminated	<ul> <li>and mutually agreed to terminate</li> <li>Wind-down is complete and all funds were returned to customers</li> </ul>
3. Exited smaller, non-strategic digital asset relationships	Exited     and     Accounts are all closed
4. transaction monitoring	<ul> <li>We are evaluating options to reduce transactions processed with the number of that supports</li> <li>Implemented AML stop-gap measures with increased AML resources assigned to review transaction activity, from in March to currently</li> <li>Implemented additional controls to restrict international wires and wire activity with states where does not have account relationships</li> </ul>
5. Perform lookback of activity transactional	<ul> <li>is in the process of performing the lookback review</li> <li>The review of alerts and case investigations is expected to continue through January 2024</li> </ul>
6. risk reduction	<ul> <li>Terminated of through</li> <li>In November, we declined new Crypto through and no new Crypto have been onboarded since March 2023</li> </ul>



### **Federal Deposit Insurance Corporation**

Division of Risk Management Supervision Chicago Regional Office 300 South Riverside Plaza, Suite 1700 Chicago, IL 60606

Telephone: (312) 382-7500



February 26, 2024



Subject: Planned Banking as a Service Activity

Dear Directors:

The FDIC and the precently completed the December 12, 2023 joint examination, at which examiners discussed the bank's strategic initiative to offer "Banking as a Service" (BaaS) to fintech businesses in an effort to provide another source of deposit funding. The service will provide deposit accounts used for business operations of, or processing ACH payments, via fintech organizations. Management conveyed that the bank will not be targeting any crypto-related or marijuana-related fintech businesses.

Management is in process of developing the operational and risk management framework, with implementation of the initial fintech partner targeted for second quarter 2024. Examiners identified considerable initial progress in that regard, but much still needs to be accomplished. Below are key recommendations that examiners discussed with management throughout the examination and at a post-examination meeting on January 18, 2024:

- Finalize thorough written policies and procedures commensurate with the risk and complexity of the activity. Areas identified in the draft policy that would benefit from expanded coverage include clearly defined responsibilities, duties, and authorities, including for the fintech approval processes; thorough description of processes and criteria for risk assessments, including partner-level risk assessments; and comprehensive expectations for due diligence, including required documentation. Furthermore, management should ensure that the written AML/CFT compliance program is commensurate with the risks in this overall strategy and those unique to any chosen fintech partners.
- Document comprehensive risk assessments for the program as a whole and for each
  underlying fintech relationship. The risk assessments should identify whether all necessary
  controls and practices are in place, and which enhancements are needed, to achieve the
  desired residual risk level. The current overall risk assessment lists several risk mitigants
  that have not yet been fully implemented.
- When contract negotiations with fintech partners begin, management, with appropriate

guidance from legal counsel, should ensure that agreements with all involved parties clearly outline relevant roles, responsibilities, and expectations; facilitate the mitigation of risks; and do not have an adverse impact on the bank.

- Ensure that the scope and degree of due diligence on critical service providers and potential fintech partners is well documented and commensurate with the level of risk and complexity.
- Ensure that ongoing monitoring practices for service providers and fintech partners are thorough and sufficiently documented. Management should specifically ensure that there are no gaps in oversight due to the unique risks of BaaS, coupled with the significant functions that service providers will be performing. Policies or procedures should also clearly identify responsibilities for performing oversight and for reporting the results.
- Expand the scope of audits to properly assess applicable risks at the bank, fintech partners, and service providers.
- Reevaluate the profitability analysis (and supporting assumptions) performed in January 2023 as the project progresses to ensure the analysis is realistic and comprehensive. Analysis should especially consider the staffing and other operational costs that will be involved with the BaaS activities.

This letter is confidential and may not be di 309 of the FDIC Rules and Regulations (12 CF		anner under part
If you have any questions, please feel free to co		at at
	·	
Sincerely,	Sincerely,	
DocuSigned by:		
Robert Masterson		
Robert J. Masterson		
Assistant Regional Director		
Federal Deposit Insurance Corporation		

cc: Federal Reserve Bank of Chicago

### CONTROLLED//FDIC INTERNAL ONLY

Division of Risk Management Supervision 816-234-8000 Fax 816-234-8182

January 14, 2025

MEMORANDUM TO:	Correspondence File
FROM:	Case Manager
SUBJECT:	Interim Bank Contact
I discussed the bank's condit management on January 13, 2 March 25, 2024, and was rate	2025. The bank was most recently examined by the on
perspective, he noted that 202 2023. He believes the 2024 Requaled In 2023, it eg gave no indication that 2025 discussed the bank's STMR prated it a at its most recent quarters. It remains within the	that 2024 was a pretty good year for the bank. From an earnings 24 was better than 2023 when excluding a nonrecurring gain in 20AA ended slightly above. At September 30, 2024, it qualed. We did not discuss the 2025 budget in detail, but he earnings will be significantly different than 2024. We briefly position. The bank has had offsites related to IRR, but the examination, and the NIM has remained consistent for several examination, are many peer. The bank's CFO stated that the sults indicated that the bank's net income remains fairly sheltered rates
examination. The largest criticiproved and has been off the	per President . The ACI ratio was % at the prior icized credit, which accounted for more than % of ACI, has the past due list for a few months now. It is a house loan. It is a house loan stated that most have the ability to withstand a few bad cerns with asset quality.
within the last month or cash (not disclosed during ou most of the cash that was dep CFO Since that time, a few other is established deposit accounts	atives planned for 2025. Other than a few IT exceptions and two later ation had no recommendations. We also discussed a so. An individual opened a deposit account with a large amount of an conversation but should be in the subsequently used posited to purchase bitcoin though had some elements of structuring. The had some elements of structuring. Individuals (friends of the aforementioned depositor), have and deposited small amounts of cash or via check (usually around deposit proceeds to some purchase bitcoin. Management

The Leverage ratio was \_\_\_\_\_% at September 30, 2024, up from \_\_\_\_\_% at December 31, 2023. The September 30, 2024, FDIC Liquidity Tool reflected a Low assessment and a \_\_\_\_% ratio. Overall, there are no significant concerns noted during the review of the September 30, 2024, UBPR. The next examination will be conducted by the FDIC.

### CONTROLLED//FDIC BUSINESS



DATE:	December 18, 2023
го:	Bank File
ROM:	Senior Case Manager
SUBJECT:	Interim Bank Contact - Monthly Conference Call

Representatives of the and the Federal Deposit Insurance Corporation (FDIC), the and the Federal Reserve Bank (FRB) meet monthly to discuss ongoing significant activities of the the bank, and This file memo summarizes attendance and discussion topics for today's meeting.

### Meeting Attendees



FDIC:

Senior Case Manager (RMS)

Supervisory Examiner (RMS)

Examiner-In-Charge (RMS)

Senior Examiner (RMS)

Senior Examination Specialist (RMS)

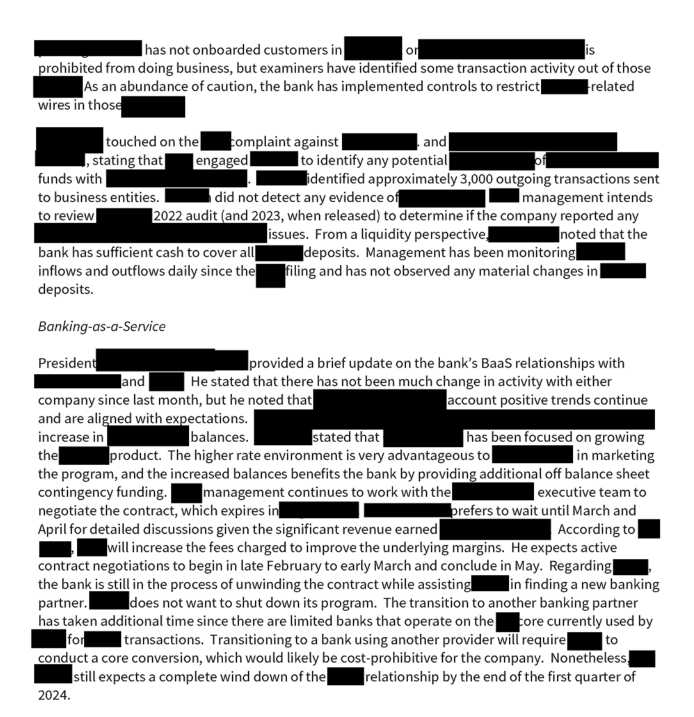
Senior Examination Specialist (RMS)

Examiner (DCP)

## CONTROLLED//FDIC BUSINESS

FRB: None
<u>Discussion Topics</u>
Implementation Plan Update
Chief FinTech Risk & AML Officer provided a brief update regarding the Implementation Plan. As of 11/28/2023, the bank had completed tasks (53%) of the tasks, with (27%) in progress, (18%) not yet started, and (2%) overdue. The "not yet started" tasks will be initiated in January. Management expects 80% of the tasks to be completed by 12/31/2023 with the remainder (excluding independent testing) accomplished by March and April 2024.
noted that the which is focused on contracts and ongoing monitoring, is on track to meet the expected completion dates. However, management reopened some tasks for policies, procedures, and processes given that validation efforts revealed additional work was needed prior to closeout. While these are delayed, they are expected to be completed by 12/31/2023.
stated that the BSA/AML Program workstream, which is focused on the continued development and enhancement of internal controls, remains on track. Management deployed all AML, Sanctions, and CIP first and second line job aids by 12/8/2023, and employees are using the new processes. She expects management will debut the dashboard with the Board at its January meeting. Additionally, management completed its refinement of the risk assessment risk rating engine this week.
Digital Asset Risk Mitigation and
CRO briefly discussed ongoing digital asset risk mitigation actions, which are described in the attached slide deck. highlighted that on balance sheet deposits from clients in the digital assets vertical are limited to no more than of on balance sheet deposits. Although the bank has completed the wind-down of the remains a corporate customer of
stated that the bank continues to plan to reduce the number of transactions that supports. has also increased the number of analysts working transactions to three in March to twelve currently. As a result of alerts generated by the Look-Back Review, the number of requests to for additional information has substantially increased (approximately 10x) causing delayed response times. stated that has been working to add staff, which should reduce the time it takes to obtain the requested information. The delays will likely cause the timeline for the completion of the Look-Back Review to extend from 1/31/2024 to 2/29/2024. has been made aware that it will need to restrain the volume of transactions flowing through the bank if it cannot get the additional resources to respond to information requests in a timely manner. briefly noted that the bank has completed an evaluation of which states would need to be limited and the status of their money transmission licenses.

### CONTROLLED//FDIC BUSINESS





## **BSA/AML Program**

### Workstream Summary

Overall Summary: The BSA/AML Program workstream is currently

This phase of the BSA/AML Program workstream is focused on the continued development and enhancement of internal controls to ensure full BSA compliance. This includes policy and procedure enhancements across suspicious activity monitoring, customer due diligence, and the bank's customer identification program, among others.

#### Key Accomplishments

- Gathered needed CIP and beneficial ownership information from fintech clients identified in gap assessment
- · Deployed AML, Sanctions and CIP first- and second-line job aids
- · Continued progress on Board
- Continued processing of least validation recommendations

### **Upcoming Activities**

- Review and process
   validation recommendations
- Build out of reporting dashboards
- · Refine risk assessment risk rating engine
- Continued lookback

### Key Challenges / Risks / Issues

· Internal audit design assessment begins in December, which will potentially divert resources.

#	Milestone	Owner	Start Dat⊬	Target Finish	Status
1	Internal controls developed for Fintech customer oversight				
2	Suspicious Activity Monitoring and Reporting procedure development				
3	Customer Due Diligence procedure / desktop process revisions				
4	CIP procedure / desktop process update				
5	Complete				
6	Remediate				
7	Migrate				
8	Validation of updates				
9	Refresh CDD/EDD on high-risk clients, under the new procedures	pun			
lter	ns Requiring Executive Action				
•					

# Digital Assets Risk Mitigation

Risk Mitigation Action	Status
1. Liquidity Risk Management	<ul> <li>Off Balance Sheet: \$ in deposits are held off balance sheet as of November 30.</li> <li>On Balance Sheet: \$ is held on balance sheet. % limit for on-balance sheet</li> <li>Lending Limits: Lending is restricted to of on-balance sheet deposits (\$ as of November 30)</li> </ul>
2. Savings Program Closure	<ul> <li>Mand and mutually agreed to terminate</li> <li>Wind-down is complete and all funds were returned to customers</li> </ul>
3. Exited smaller, non-strategic digital asset relationships	and Accounts are closed.
4. transaction monitoring	<ul> <li>We are evaluating options to reduce transactions processed with by limiting the number of that supports</li> <li>Implemented AML stop-gap measures with increased AML resources assigned to review transaction activity, from in March to currently</li> <li>Implemented additional controls to restrict international wires and wires activity with does not have account relationships</li> </ul>
5. Perform lookback of transactional activity	<ul> <li>is in the process of performing the lookback review</li> <li>The surge in requests for addition information has put stress on resources and response timeframes have extended beyond our SLA (currently taking days)</li> <li>is working to add additional resources, but completion could be delayed by a few weeks</li> </ul>
6. risk reduction	<ul> <li>Terminated of through</li> <li>In we declined two new Crypto through and no new Crypto have been onboarded since March 2023</li> </ul>

