



DEPARTMENT OF THE TREASURY
WASHINGTON, D.C.

October 10, 2013

ASSISTANT SECRETARY

The Honorable Christy L. Romero
Special Inspector General
for the Troubled Asset Relief Program
1801 L Street, NW, 4th Floor
Washington, DC 20036

Re: Reporting of TARP Investments

Dear Ms. Romero:

I write in response to your recent letter to the Treasury Department regarding accounting for funds repaid under the Troubled Asset Relief Program (TARP). Treasury welcomes oversight in all of its programs, including TARP. We are happy to respond to your suggestions.

You write that “in order to prevent confusion, promote transparency, and present taxpayers who funded TARP with clear and accurate reporting, when Treasury discusses the amount of TARP funds (or CPP funds) recovered or repaid, Treasury should not count the \$2.2billion [sic] in TARP investments that Treasury refinanced into the Small Business Lending Fund.” We agree with the goals of your recommendation. We have already taken many steps that achieve the objective while remaining consistent with the requirements of law and the accounting rules we must follow. We have explained this below, first by detailing the law and accounting requirements that apply to us and then noting the actions we have taken to provide clear reporting within this framework.

We appreciate your desire for clear communication to taxpayers. In that spirit, we also have noted a few areas where we believe SIGTARP could change its own reporting of TARP accounts so as to be consistent with the required accounting principles and avoid confusion.

I. TARP Accounting Follows Applicable Laws and Principles.

It is first useful to note the laws and principles that govern these issues. The Small Business Lending Fund (SBLF) is a fund created under the Small Business Jobs Act of 2010. The SBLF was designed to encourage lending to small businesses by providing capital to qualified community banks with assets of less than \$10 billion. Congress specifically directed that SBLF not be a part of TARP, and thus SBLF and TARP accounts are kept separate.

In addition, Congress specifically required Treasury “to permit eligible institutions to refinance securities issued to Treasury under [TARP] for securities to be issued under the [SBLF].”¹ These Congressional mandates explain why we permitted eligible institutions that applied for SBLF financing and satisfied the relevant criteria to refinance their TARP investments with SBLF funds. We note that your letter omits these points.

¹ Pub. L. No. 111-240, 124 STAT. 2591.

In addition to the requirements under the Small Business Jobs Act, the Emergency Economic Stabilization Act of 2008 (EESA) (the law that created TARP) mandates the reporting principles that apply to TARP reports. EESA requires Treasury to produce financial statements for TARP on a stand-alone basis. These financial statements are required to be produced in accordance with the Generally Accepted Accounting Principles (GAAP) promulgated by the Federal Accounting Standards Advisory Board (FASAB). These are the same accounting standards that the Congressional Budget Office, the Government Accountability Office, and other Federal entities use in their financial reporting. These standards require Treasury to include in its financial statements all funds repaid by institutions that received TARP investments, regardless of the source of the funds used by the bank to make a repayment.

Congress did not amend EESA when it created the SBLF. As such, we are required to count repayments that are made through SBLF refinancings as “repayments.” We have done this ever since the SBLF was launched.

The GAO audits our financial statements annually and thus has reviewed our accounting for SBLF-refinanced repayments. We have received an unqualified audit opinion from the GAO each year since TARP began. Treasury also has received a Certificate of Excellence in Accountability Reporting from the Association of Government Accountants each of those years. Such accomplishments and recognition are rare, especially for a start-up operation of this magnitude.

II. We Have Taken Actions that Address the Goals of Your Recommendation.

We agree that it is in the public interest to make clear the amount of TARP investments that were repaid with SBLF funds. Toward that end, we have taken the following action in our financial statements and other public reports:

- Agency Financial Report (AFR) – EESA requires the Office of Financial Stability (OFS) to prepare an annual stand-alone AFR. Within the fiscal year 2012 report, located at www.treasury.gov/initiatives/financial-stability/reports/Documents/2012_OFS_AFR_Final_11-9-12.pdf, OFS references SBLF refinancings in multiple locations, including a footnote to Table 2 on page 7, as a stand-alone paragraph on page 20, and on pages 69-70 in the narrative and tables.
- Transactions Report – EESA requires Treasury to produce a report within two business days of any TARP “transaction.” This includes a repayment of a CPP investment. Although not required by EESA or the Small Business Jobs Act, we have taken action to distinguish SBLF repayments from all other repayments. The transaction report includes four footnotes identifying specifically “Repayment pursuant to Title VII, Section 7001(g) of the American Recovery and Reinvestment Act of 2009 using proceeds received in connection with the institution’s participation in the Small Business Lending Fund.”
- Daily TARP Update – Although not required by EESA, Treasury produces online a daily detailed statement that shows, for each program under TARP, how much has been

obligated, disbursed and repaid, along with the amount still outstanding. It also shows income such as dividends and fees. Although applicable accounting rules treat SBLF-financed repayments like any other, we have taken steps to distinguish them on this report also. The Daily TARP Update includes a unique column for repayments under the SBLF, separate from other repayments. That column also includes a footnote reading “This row represents the portion of CPP repayments that were received from refinancing to the Small Business Lending Fund (SBLF), which is not a TARP program. The law creating the SBLF provided that banks could refinance securities issued under the CPP and CDCI programs with securities issued under the SBLF. A total of 137 CPP banks refinanced under the SBLF resulting in repayments of \$2.21 billion in CPP investments. This amount is included in total repayments and therefore, this column is not used to calculate the ‘Outstanding’ amount.”

- Monthly Report to Congress – EESA requires Treasury to produce a monthly report to Congress containing all transactions during the reporting period. Although not required, we distinguish SBLF-financed repayments from all others in several places. The report contains the Daily Tarp Update as of the last date of the month which contains the dedicated SBLF disclosure noted above. In addition, Figure 2 of the report is entitled “Treasury Estimates of the Impact of TARP Programs and Other Treasury Investment in AIG on the Federal Budget.” This statement includes a footnote that reads “The law creating the Small Business Lending Fund (SBLF) provided that banks could refinance securities issued under the CPP and CDCI programs with securities issued under the SBLF. A total of 137 CPP banks refinanced under the SBLF resulting in repayments of \$2.21 billion in CPP investments.” Finally, in the section of the report that contains the program updates on CPP, which is called the CPP Snapshot, the number of institutions exiting via SBLF Repayments is specifically stated with a footnote: “2/ Actual collections to date. Includes \$2.21 billion in SBLF transfers and \$0.36 billion in CDCI transfers.”
- Press releases on CPP Auctions—we periodically issue press releases on the results of our auctions of CPP investments. These press releases sometimes include a statement on the total collections, with an SBLF disclosure making clear the portion of the repayments that comes from SBLF.
- Recent presentation on the Financial Crisis—we recently posted a chart presentation on our website marking the fifth anniversary of the financial crisis. Where we discussed total collections on the bank programs, we included a disclosure to note the portion that came from repayments made through SBLF refinancings.

These examples make clear that we have addressed SIGTARP’s recommendation by specifically breaking-out the SBLF figures in our public reports. We have attached examples of these disclosures to this letter.

III. Accurate Public Reports are Essential to the Public's Understanding of TARP.

Not only do we agree with SIGTARP that our public reports about TARP financial data should be as clear as possible, we believe the same standard should apply to SIGTARP's reports about TARP investments. Over the past year, I have written SIGTARP about its Quarterly Report to Congress and other public statements, which have included figures not consistent with Treasury's audited financial statements, Treasury's monthly report to Congress, or Treasury's Daily TARP Update. I remain concerned that SIGTARP's alternative figures could lead to confusion about the taxpayers' investment in TARP.

For example, SIGTARP continues to refer to an amount of TARP investments that it believes is still "owed," even though this is not a number that is in our financial statements and SIGTARP calculates this amount in a manner that is not consistent with GAAP requirements. Since SIGTARP uses this figure instead of the amount "outstanding," which is a GAAP required number, SIGTARP's reports could create a false impression about TARP's overall cost to the taxpayer.

As of June 30, 2013 (the time period for the most recent Quarterly Report), the amount of "outstanding" TARP investments was \$28.6 billion. In contrast, SIGTARP reported the amount "owed" as \$57.6 billion. The amount "owed" represents only the amount disbursed less principal repayments on those investments. It does not take into account write-offs related to bankrupt entities and realized losses generally resulting from sales. The amount "outstanding," by contrast, does take into account the amount of such write-offs and realized losses.

In addition, SIGTARP's use of the amount "owed" is not an accurate presentation of what would make the taxpayers "whole" on the outstanding TARP investments. This is because SIGTARP's calculation of the amount "owed" does not include any of the additional income Treasury has received. As of June 30, 2013, such additional income (from dividends, interest payments, warrant sales, and stock sales) was \$46.4 billion (or a total of \$64.0 billion when accounting for the non-TARP AIG shares repaid).

IV. Conclusion

Treasury is committed to transparency and providing clear and accurate information to the public. If you have any questions about how to reflect the current status of TARP investments in accordance with GAAP, my letters from the past year provide greater detail. I would also be happy to discuss these issues with you at your convenience.

Sincerely,



Timothy G. Massad
Assistant Secretary for Financial Stability

Enclosures

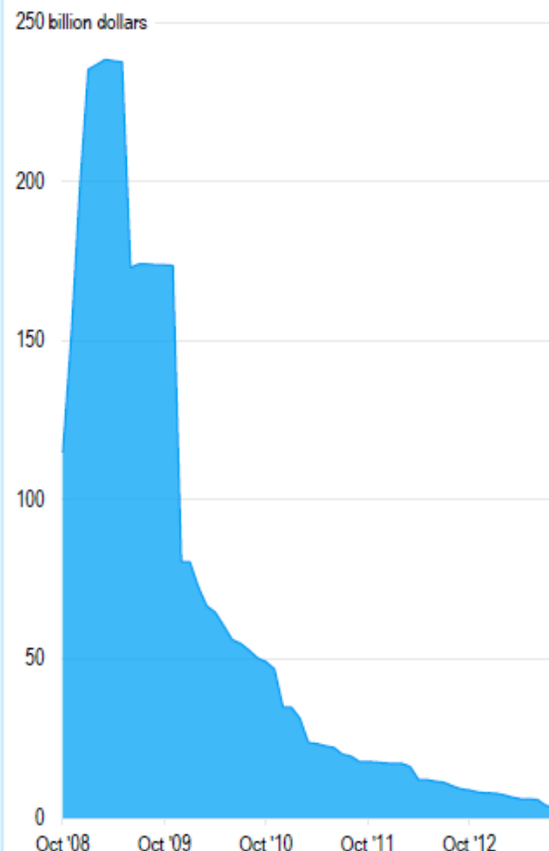
BANK SUPPORT PROGRAMS UPDATE

In early October 2008, Treasury launched a series of programs to stabilize the nation's banking institutions. A total of \$245.1 billion was invested in banking institutions. As of August 31, 2013 Treasury has recovered \$272.7 billion through repayments³, dividends, interest, and other income, with approximately \$3.3 billion outstanding. This represents a gain of \$27.6 billion on its investments through TARP's bank programs. Every additional dollar collected from its investments in banking institutions represents an additional gain for taxpayers.

Of the five banking programs established under TARP, only two – the Capital Purchase Program (CPP) and the Community Development Capital Initiative (CDCI) – remain. Treasury is now following a strategy to wind down its remaining TARP bank investments in a way that protects taxpayer interests, promotes financial stability, and preserves the strength of our nation's community banks.

³ This includes (i) \$2.21 billion in CPP investments refinanced under the Small Business Lending Fund (SBLF), a program created by Congress outside of TARP under which certain CPP institutions were allowed to repay TARP funds by borrowing under that program, and (ii) \$0.36 billion in exchanges of CPP investments into the Community Development Capital Initiative (CDCI), as permitted under the terms of that program.

Bank Support Program Funds Outstanding



Notes (continued)

⁶ "Other Income (Expenses)" includes gains on sales, investment income, fees collected, and disposition expenses.

⁷ This column represents the sum of repayments plus income/revenue. All returned TARP funds are paid into the general fund of the Treasury for the reduction of the public debt. These amounts do not represent lifetime cost estimates, which OFS provides in its monthly 105(a) report to Congress.

⁸ Citigroup CPP investment was originally in the form of preferred shares and was converted to common stock in September 2009.

⁹ Allocation of PPIP Equity receipts between repayments and income are subject to reclassification.

¹⁰ Treasury's investment in AIG common shares consisted of shares acquired in exchange for preferred stock purchased with TARP funds (TARP shares) and shares received from the trust created by the FRBNY for the benefit of Treasury as a result of its loan to AIG (non-TARP shares). Treasury managed the TARP shares and non-TARP shares together, and disposed of them pro-rata in proportion to its holdings. Only the TARP shares are included under "Other Programs—AIG" and the "Write-offs & Realized Losses" column shows a loss based on Treasury's cost basis of \$43.53 in the TARP shares alone. The non-TARP shares are shown at the bottom of the page after the TARP Total under "Additional AIG Common Shares Held by Treasury." A gain in the "Other Income (Expenses)" column is shown for the non-TARP shares because Treasury's cost basis in such shares is deemed to be zero. When the TARP shares and non-TARP shares are considered together, Treasury's cost on a cash basis is \$28.73 per share. With the sale of all remaining shares in December 2012, Treasury has recovered a total of \$72.84 billion (including proceeds from the sale of the non-TARP shares), compared to total TARP disbursements of \$67.84 billion.

¹¹ Treasury's investment in GM was originally made primarily in the form of loans, some of which were subsequently converted into common and preferred stock. Treasury currently holds only common stock. The realized loss reflects the difference between the prices at which Treasury has sold common shares in GM's initial public offering and subsequent sales and the Treasury's cost basis (\$43.52 per common share) for such shares. Treasury intends to continue to dispose of its GM shares in an orderly fashion, subject to market conditions.

¹² Treasury has entered into a letter of credit (L/C) to fund the FHA Short Refinance Program. Pursuant to this L/C, a reserve account has been pre-funded with \$50 million in funds for any future loss claim payments. Treasury will be reimbursed for all unused amounts from this account. In March 2013, Treasury extended the L/C to provide coverage for loans refinanced throughout the eligibility period, which had been extended to December 2014, but reduced the amount to \$1 billion. The obligation related to the FHA Short Refinance Program was reduced accordingly from \$8 billion to \$1 billion.

U.S. DEPARTMENT OF THE TREASURY

Press Center

Treasury Department Announces \$91.0 Million In Proceeds From Pricing of Auctions of Preferred Stock of Six Financial Institutions

9/18/2013

WASHINGTON – As part of the strategy it outlined for winding down its remaining Troubled Asset Relief Program (TARP) bank investments, the U.S. Department of the Treasury announced that it priced auctions of preferred stock (the “CPP Securities”) in the following six institutions at the following prices:

<u>Issuer and Security</u>	<u>Price per share*</u>	<u>Number of shares</u>	<u>Aggregate Gross Proceed</u>
Centrue Financial Corporation, Ottawa, IL			
Fixed Rate Cumulative Perpetual Preferred Stock, Series C	\$325.00	25,266	\$8,211,450.0
DeSoto County Bank, Horn Lake, MS			
Fixed Rate Non-Cumulative Perpetual Preferred Stock, Series A	\$828.33	1,173	\$971,631.0
Fixed Rate Non-Cumulative Perpetual Preferred Stock, Series B	\$970.00	59	\$57,230.0
Fixed Rate Non-Cumulative Perpetual Preferred Stock, Series C	\$812.51	1,508	\$1,225,265.0
			<u>\$2,254,126.1</u>
First Banks, Inc., Clayton, MO			
Fixed Rate Cumulative Perpetual Preferred Stock, Class C	\$551.59	11,669	\$6,436,503.7
RCB Financial Corporation, Rome, GA			
Fixed Rate Cumulative Perpetual Preferred Stock, Series A	\$907.11	8,900	\$8,073,279.0
Fixed Rate Cumulative Perpetual Preferred Stock, Series B	\$955.01	268	\$255,942.6
			<u>\$8,329,221.6</u>
Reliance Bancshares, Inc., Frontenac, MO			
Fixed Rate Cumulative Perpetual Preferred Stock, Series A	\$1,004.90	40,000	\$40,196,000.0
Fixed Rate Cumulative Perpetual Preferred Stock, Series B	\$1,111.01	2,000	\$2,222,020.0
			<u>\$42,418,020.0</u>

Severn Bancorp, Inc., Annapolis, MD			
Fixed Rate Cumulative Perpetual Preferred Stock, Series B	\$998.90	23,393	\$23,367,267.7

*Reflects a liquidation preference of \$1,000 per share.

Treasury sold approximately 77% of its shares of Fixed Rate Cumulative Perpetual Preferred Stock, Series C, of Centru Financial Corporation due to the fact that Treasury did not receive sufficient bids above the minimum price for the security in accordance with the auction procedures. Treasury set a minimum price for each security as part of the auctions in order to protect taxpayer interests.

The aggregate gross proceeds to Treasury from the auctions are expected to be approximately \$91.0 million.

"We are one step closer to winding down the TARP bank programs after this latest round of auctions," said Timothy Massad, Assistant Secretary for Financial Stability. "These programs helped prevent a collapse of our financial system and have generated a \$27 billion return for taxpayers."

TARP's bank programs have already earned a significant profit for taxpayers. Including the expected proceeds from the transactions announced today, Treasury has now recovered more than \$272 billion from TARP's bank programs through repayments, dividends, interest, and other income – compared to the \$245 billion initially invested. **Approximately \$2 billion of the repayments were refinanced under the Small Business Lending Fund (SBLF). Congress created the SBLF outside of TARP and required Treasury to let CPP institutions repay TARP funds by borrowing under that program. Each additional dollar recovered from TARP's bank programs is an additional dollar of profit for taxpayers.**

The vast majority of the more than \$272 billion in funds recovered to date are from repayments at par, as well as dividends, interest, and sales of warrants. Proceeds from CPP preferred stock auctions comprise less than one percent (approximately \$3 billion) of that overall total (over \$272 billion).

These auctions are part of the strategy that Treasury outlined in May 2012 for winding down its remaining TARP bank investments in a way that protects taxpayer interests and preserves the strength of our nation's community banks. Treasury indicated that it intends to use a combination of repayments, restructurings, and sales to manage and recover those remaining investments.

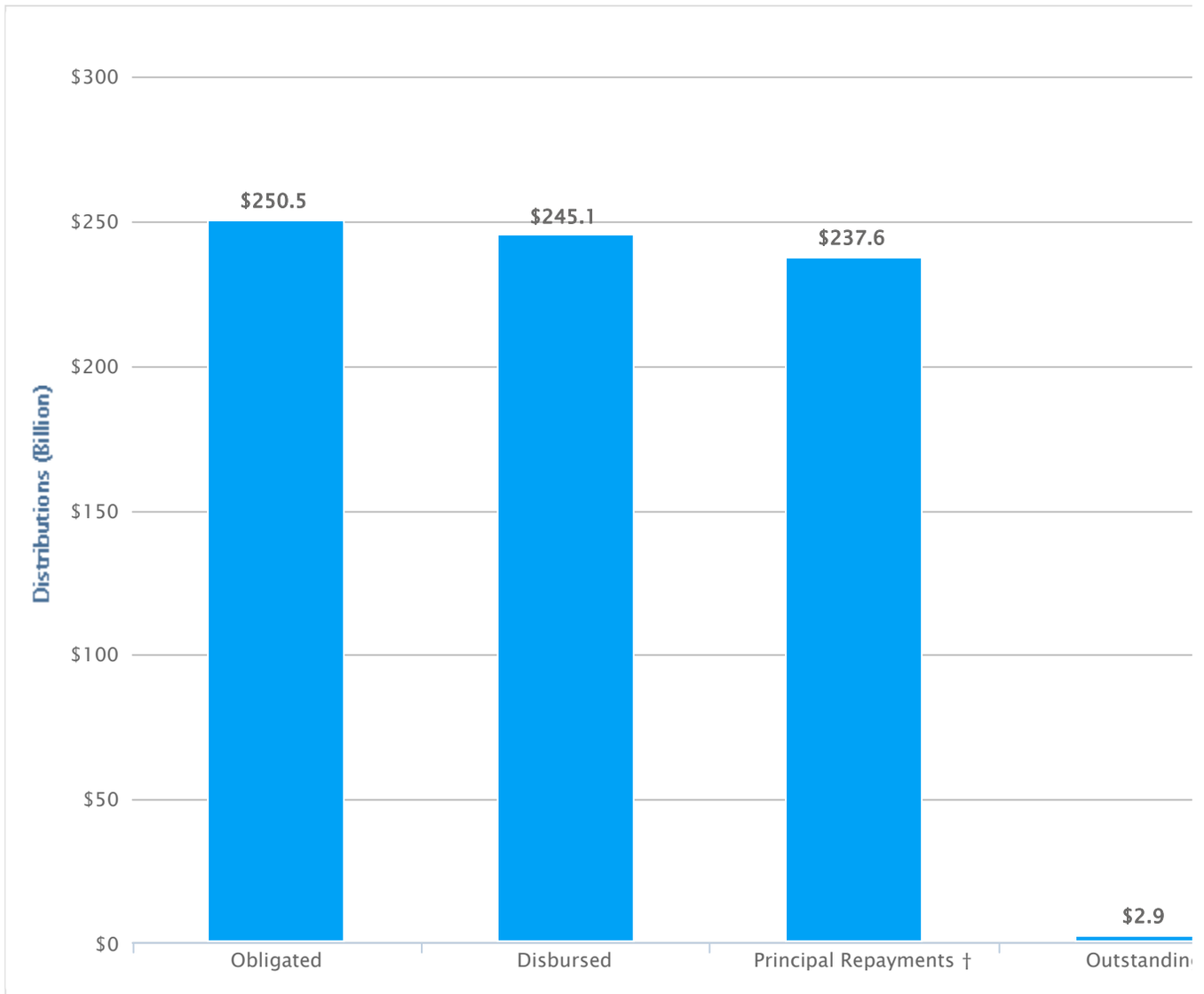
The closings for the auctions are expected to occur on or about September 25, 2013, subject to customary closing conditions. The offerings were priced through modified Dutch auctions.

The CPP Securities sold in the auction have not been and will not be registered under the Securities Act of 1933, as amended (the Act), and may not be offered or sold in the United States or to, or for the benefit of, U.S. persons absent registration under, or an applicable exemption from, the registration requirements of the Act and applicable state securities law. The CPP Securities were offered only to (1) domestic "qualified institutional buyers" as defined in Rule 144A under the Act, (2) certain domestic institutional "accredited investors" as defined in Rule 501 (a) under the Act that have total assets of not less than \$25,000,000 and (3) in certain cases, certain directors and executive officers of the respective issuers of the CPP Securities. This press release does not constitute an offer to sell or the solicitation of an offer to buy the CPP Securities, and shall not constitute an offer, solicitation or sale in any jurisdiction in which, or to any persons to whom, such offering, solicitation or sale would be unlawful.

For more details on Treasury's lifetime cost estimates for TARP programs, please visit Treasury's Monthly 105(a) Report to Congress on TARP at this [link](#). To see how Treasury has invested and recovered TARP funds, please see the interactive TARP Tracker [here](#).

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Disposition of TARP Bank Funds as of October 2013



TARP Tracker from October 2008 to October 2013

Disclaimer

* = Outstanding is the amount disbursed less any principal repayments, write-offs, and realized losses.

† = This includes \$2.21 billion, received between July and September 2011, from 137 institutions that refinanced CPP or CDCI securities using proceeds from their participation in the [Small Business Lending Fund](#).

Numbers in graphs may not add because of rounding. These graphs illustrate the major expenditures and repayments associated with the TARP program. You may access Treasury's official reports that detail all TARP transactions and significant events in the [Reports Section](#).

Daily TARP Update for 10/08/2013

(*Dollars in Billions*)	Obligated	Principal/Investment						Income/Revenue					Total Cash Back ⁷
		Disbursed	Repayments	Refinancing to SBLF ¹	CPP Exchanges Into CDCI ²	Write-offs & Realized Losses	Outstanding ³	Dividends ⁴	Interest ⁴	Warrants Sold ⁵	Other Income (Expenses) ⁶	Total Income	
Bank Support Programs													
Capital Purchase Program (CPP)													
Banks with Assets \$10 Billion or Greater	\$ 165.33	\$ 165.33	\$ 161.50	\$ -	\$ -	\$ 2.65	\$ 1.17	\$ 9.45	\$ -	\$ 7.48	\$ 0.02	\$ 16.95	\$ 178.45
Banks with Assets Less Than \$10 Billion	\$ 14.57	\$ 14.57	\$ 11.05	\$ 2.21	\$ 0.36	\$ 1.96	\$ 1.20	\$ 1.66	\$ -	\$ 0.35	\$ (0.02)	\$ 1.99	\$ 13.04
Citigroup Common ⁸	\$ 25.00	\$ 25.00						\$ 0.93	\$ -	\$ 0.05	\$ 6.85	\$ 7.84	\$ 32.84
Targeted Investment Program (TIP)													
Bank Of America	\$ 20.00	\$ 20.00						\$ 1.44	\$ -	\$ 1.24	\$ -	\$ 2.67	\$ 22.67
Citigroup	\$ 20.00	\$ 20.00						\$ 1.57	\$ -	\$ 0.19	\$ -	\$ 1.76	\$ 21.76
Asset Guarantee Program (AGP)													
Bank Of America	\$ -	\$ -						\$ -	\$ -	\$ -	\$ 0.28	\$ 0.28	\$ 0.28
Citigroup	\$ 5.00	\$ -						\$ 0.64	\$ -	\$ 0.07	\$ 3.14	\$ 3.85	\$ 3.85
Community Development Capital Initiative (CDCI)	\$ 0.57	\$ 0.21	\$ 0.09		\$ (0.36)	\$ 0.01	\$ 0.47	\$ 0.03	\$ -	\$ -	\$ -	\$ 0.03	\$ 0.12
Bank Program Totals	\$ 250.46	\$ 245.10	\$ 237.64		\$ -	\$ 4.62	\$ 2.85	\$ 15.72	\$ -	\$ 9.38	\$ 10.27	\$ 35.36	\$ 273.01
Credit Market Programs													
Public-Private Investment Program (PPIP)													
Equity ⁹	\$ 7.23	\$ 6.25	\$ 6.25			\$ -	\$ -	\$ 0.89	\$ -	\$ -	\$ 2.64	\$ 3.52	\$ 9.77
Debt	\$ 12.38	\$ 12.38				\$ -	\$ -	\$ -	\$ 0.32	\$ -	\$ -	\$ 0.32	\$ 12.70
Term Asset Backed Securities Lending Facility	\$ 0.10	\$ 0.10				\$ -	\$ -	\$ -	\$ 0.01	\$ -	\$ 0.57	\$ 0.58	\$ 0.68
Purchase SBA 7(a) Securities (SBA)	\$ 0.37	\$ 0.37	\$ 0.36			\$ 0.00	\$ -	\$ -	\$ 0.01	\$ -	\$ 0.00	\$ 0.01	\$ 0.38
Credit Market Program Totals	\$ 20.08	\$ 19.09	\$ 19.09			\$ 0.00	\$ -	\$ 0.89	\$ 0.35	\$ -	\$ 3.21	\$ 4.44	\$ 23.53
Other Programs													
American International Group (AIG)¹⁰													
Common	\$ 47.54	\$ 47.54	\$ 34.06			\$ 13.48	\$ -	\$ -	\$ -	\$ 0.03	\$ -	\$ 0.03	\$ 34.08
Preferred	\$ 20.29	\$ 20.29	\$ 20.29			\$ -	\$ -	\$ 0.64	\$ -	\$ -	\$ 0.29	\$ 0.93	\$ 21.23
AIG Totals	\$ 67.84	\$ 67.84	\$ 54.35			\$ 13.48	\$ -	\$ 0.64	\$ -	\$ 0.03	\$ 0.29	\$ 0.96	\$ 55.31
Automotive Industry Financing Program (AIFP)													
GM ¹¹	\$ 51.03	\$ 51.03	\$ 35.22			\$ 9.70	\$ 6.12	\$ -	\$ 0.77	\$ -	\$ (0.01)	\$ 0.76	\$ 35.98
Chrysler	\$ 12.37	\$ 12.37	\$ 9.44			\$ 2.93	\$ -	\$ -	\$ 1.19	\$ -	\$ 0.50	\$ 1.69	\$ 11.13
Ally (GMAC)	\$ 16.29	\$ 16.29	\$ 2.54			\$ 0.00	\$ 13.75	\$ 3.54	\$ -	\$ -	\$ 0.13	\$ 3.67	\$ 6.21
AIFP Totals	\$ 79.69	\$ 79.69	\$ 47.20			\$ 12.62	\$ 19.87	\$ 3.54	\$ 1.95	\$ -	\$ 0.62	\$ 6.12	\$ 53.31
Other Programs Totals	\$ 147.53	\$ 147.53	\$ 101.55			\$ 26.11	\$ 19.87	\$ 4.18	\$ 1.95	\$ 0.03	\$ 0.91	\$ 7.07	\$ 108.62
Treasury Housing Programs Under TARP													
Making Homes Affordable	\$ 29.87	\$ 6.51											
HFA Hardest-Hit Fund	\$ 7.60	\$ 2.91											
FHA Refinance ¹²	\$ 1.03	\$ 0.06											
Housing Totals	\$ 38.49	\$ 9.48											
TARP Totals	\$ 456.56	\$ 421.20	\$ 358.28			\$ -	\$ 30.73	\$ 20.79	\$ 2.30	\$ 9.40	\$ 14.39	\$ 46.88	\$ 405.16
Additional Treasury Holdings													
Additional AIG Common Shares Held by Treasury ¹⁰											\$ 17.55	\$ 17.55	\$ 17.55
Total for TARP Programs and Additional AIG Shares	\$ 456.56	\$ 421.20	\$ 358.28			\$ -	\$ 30.73	\$ 20.79	\$ 2.30	\$ 9.40	\$ 31.94	\$ 64.43	\$ 422.71

Notes

All figures are as of prior business day and are subject to adjustment(s)

¹ This row represents the portion of CPP repayments that were received from refinancing to the Small Business Lending Fund (SBLF), which is not a TARP program. The law creating the SBLF provided that banks could refinance securities issued under the CPP and CDCI programs with securities issued under the SBLF. A total of 137 CPP banks refinanced under the SBLF resulting in repayments of \$2.21 billion in CPP investments. This amount is included in total repayments and therefore, this column is not used to calculate the "Outstanding" amount.

² This column represents non-cash exchanges out of CPP into CDCI. A total of 28 CPP banks, representing \$355.7 million, converted from CPP to CDCI. The total amount exchanged into CDCI, with converted warrants, was \$363.3 million.

³ Excludes outstanding investments in institutions that have entered into bankruptcy or receivership.

⁴ For equity programs, all dividend and interest payments are classified in the "Dividends" category. For direct loan programs, all dividend and interest payments are classified in the "Interest" category. These classifications are consistent with the accounting treatment used to produce OFS' financial statements.

⁵ Amount of "Warrants Sold" reflects net cash receipts.