



First Interstate Bank
401 North 31st Street
P.O. Box 30918
Billings, MT 59116-0918
406-255-5000
Internet Website: www.firstinterstatebank.com
Internet E-Mail: fib@firstinterstatebank.com

January 31, 2016

CITY OF GILLETTE
PO BOX 3003
GILLETTE, WY 82717-3003

RE: 2016 Application for Public Funds

To Whom It May Concern:

Please accept First Interstate Bank's application for the deposit of Public Funds accounts. Your deposits are insured to a balance of \$250,000.00 by the Federal Deposit Insurance Corporation. We will be happy to pledge additional securities as necessary to cover increasing deposit balances.

Enclosed, please find a certified copy of the Board of Directors Public Funds Resolution which was passed at the annual meeting on January 19, 2016. This document authorizes First Interstate Bank to accept Public Funds Deposits and authorizes certain officers to furnish collateral security for such deposits. Also enclosed is the Application for Public Funds and a copy of the year end RC Schedule from the Call Report.

May we take this opportunity to express our appreciation for your past patronage, and we look forward to serving you in the future.

Sincerely,

A handwritten signature in cursive script that reads 'Kathy Schoenbeck'.

Kathy Schoenbeck
Money Desk Manager
First Interstate Bank

Enclosures

APPLICATION FOR DEPOSIT OF PUBLIC FUNDS

Sheridan, Wyoming
January 31, 2016

To Whom It May Concern:

In connection with the State Requirements, formal application is hereby made by the First Interstate Bank, a corporation duly organized and existing under and by virtue of the laws of the State of Montana and having its office and principal place of business in the City of Billings in the State of Montana, to be designated an authorized Depository.


First Interstate Bank agrees to furnish and pledge securities as provided for in Wyoming Statute 9-4-821:

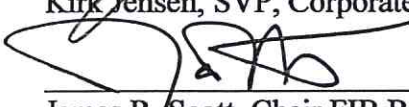
See Attached List if applicable

To be assigned to the entity as security for the safekeeping and prompt payment of all public moneys that may be deposited with the entity and for the faithful performance of its duties under the aforesaid law as such depository.

Attached hereto is a printed copy of our last report of condition to the State Examiner of Wyoming and we append hereto and the same is made a part hereof, the verified Statement of Condition of the banks at the close of business on this date.

By order of the Board of Directors



Kirk Jensen, SVP, Corporate Secretary

James R. Scott, Chair FIB Board

FIRST INTERSTATE BANK

DATE APPROVED BY BOARD-JANUARY 19, 2016

PUBLIC FUNDS RESOLUTION

WHEREAS, it is necessary for First Interstate Bank to properly secure the political division or subdivision for all monies deposited in the bank by the Treasurer of the political division or subdivision, hereinafter called the Treasurer; and

WHEREAS, no deposit will be made in the bank by the Treasurer unless the deposit is properly secured, and the giving of proper security is one of the considerations for receiving the deposits; and

WHEREAS, The Treasurer may, when furnished proper security, carry an unlimited credit balance with the bank; and

WHEREAS, the Treasurer is willing to receive securities designated by laws of Wyoming as legal collateral security as security for the deposit;

NOW, THEREFORE, BE IT RESOLVED by the Board of Directors of the depository bank that any two of the following named persons, officers of the bank, are authorized and empowered to pledge to the Treasurer of the state or political subdivision securities of this bank which are legal for collateral security for deposit of public funds, and which the Treasurer is willing to accept as collateral security, and in amounts and at the time the Treasurer and bank officers agree upon:¹


Larry Johns	Treasurer
Kevin Riley	President and Chief Executive Officer
Marcy Mutch	Chief Financial Officer

BE IT FURTHER RESOLVED that this authority given to the officers of the bank named herein to furnish collateral security to the Treasurer shall be continuing and shall be binding upon the bank until the authority given to the bank officers named herein is revoked or superseded by another resolution of this Board of Directors, verified copy of which shall be delivered by a representative of the bank to the Treasurer or mailed to the Treasurer by registered mail. The right given the officers named herein to pledge security as collateral also includes the right to give additional collateral security and to withdraw such collateral as the Treasurer is willing to surrender and the right to substitute one piece or lot of collateral for another, provided the Treasurer is willing to make such exchange or substitution.

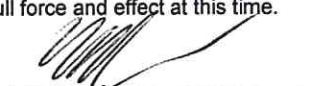
BE IT FURTHER RESOLVED the bank officers named herein are fully authorized and empowered to execute in the name of the bank such collateral pledge agreement in favor of the Treasurer as the Treasurer requires, and any collateral pledge agreement executed or any act done by the bank officers named herein under the authority of this Resolution shall be as binding and effective upon this bank as though authorized by specific Resolution of the Board of Directors of this Bank.

The Board agrees that the authority herein granted is irrevocable, and the depository hereby for itself, its successors and assigns, ratified and confirms whatever said attorney shall do by virtue of this authorization.

SEAL


James F. Scott, Chairman

I, the undersigned, Secretary of First Interstate Bank, a Corporation, do hereby certify that the above and foregoing is a full, true and correct copy of a resolution duly ratified by the Board of Directors of said Corporation, at a meeting of said Board duly called and held, and at which a quorum of said Board was present on the 19th day of January, 2016, and that said resolution is duly entered upon the minute book of said Corporation, and that it is in full force and effect at this time.


Kirk Jensen, Corporate Secretary

¹The Officer certifying this resolution shall have such authority and shall not be designated under numbered paragraph 3 above.



Schedule RC

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Consolidated Report of Condition for Insured Banks and Savings Associations for December 31, 2015

All schedules are to be reported in thousands of dollars. Unless otherwise indicated, report the amount outstanding as of the last business day of the quarter.

Schedule RC—Balance Sheet

Dollar Amounts in Thousands

			Bil	Mil	Thou	
Assets						
1. Cash and balances due from depository institutions (from Schedule RC-A):						
a. Noninterest-bearing balances and currency and coin ⁽¹⁾	RCON0081			131,673		1.a.
b. Interest-bearing balances ⁽²⁾	RCON0071			651,762		1.b.
2. Securities:						
a. Held-to-maturity securities (from Schedule RC-B, column A)	RCON1754			601,150		2.a.
b. Available-for-sale securities (from Schedule RC-B, column D)	RCON1773			1,453,294		2.b.
3. Federal funds sold and securities purchased under agreements to resell:						
a. Federal funds sold	RCONB987			563		3.a.
b. Securities purchased under agreements to resell ⁽³⁾	RCONB989			0		3.b.
4. Loans and lease financing receivables (from Schedule RC-C):						
a. Loans and leases held for sale	RCON5369			52,875		4.a.
b. Loans and leases, net of unearned income	RCONB528	5,189,595				4.b.
c. LESS: Allowance for loan and lease losses	RCON3123	76,817				4.c.
d. Loans and leases, net of unearned income and allowance (item 4.b minus 4.c)	RCONB529			5,112,778		4.d.
5. Trading assets (from Schedule RC-D)	RCON3545			0		5.
6. Premises and fixed assets (including capitalized leases)	RCON2145			184,983		6.
7. Other real estate owned (from Schedule RC-M)	RCON2150			6,254		7.
8. Investments in unconsolidated subsidiaries and associated companies	RCON2130			5,827		8.
9. Direct and indirect investments in real estate ventures	RCON3656			0		9.
10. Intangible assets:						
a. Goodwill	RCON3163			203,200		10.a.
b. Other intangible assets (from Schedule RC-M)	RCON0426			26,218		10.b.
11. Other assets (from Schedule RC-F)	RCON2160			268,605		11.
12. Total assets (sum of items 1 through 11)	RCON2170			8,699,182		12.

(1) Includes cash items in process of collection and unposted debits.

(2) Includes time certificates of deposit not held for trading.

(3) Includes all securities resale agreements, regardless of maturity.

Schedule RC

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Schedule RC—Continued

Dollar Amounts in Thousands			Bil	Mil	Thou
Liabilities					
13. Deposits:					
a. In domestic offices (sum of totals of columns A and C from Schedule RC-E)	RCON2200		7,087,074		13.a.
(1) Noninterest-bearing ⁽¹⁾	RCON6631	1,823,828			13.a.(1)
(2) Interest-bearing	RCON6636	5,263,246			13.a.(2)
b. Not applicable					
14. Federal funds purchased and securities sold under agreements to repurchase:					
a. Federal funds purchased ⁽²⁾	RCONB993		0		14.a.
b. Securities sold under agreements to repurchase ⁽³⁾	RCONB995		565,567		14.b.
15. Trading liabilities (from Schedule RC-D)	RCON3548		0		15.
16. Other borrowed money (includes mortgage indebtedness and obligations under capitalized leases) (from Schedule RC-M)	RCON3190		7,887		16.
17. Not applicable					
18. Not applicable					
19. Subordinated notes and debentures ⁽⁴⁾	RCON3200		0		19.
20. Other liabilities (from Schedule RC-G)	RCON2930		64,640		20.
21. Total liabilities (sum of items 13 through 20)	RCON2948		7,725,168		21.
22. Not applicable					22.
Equity Capital					
Bank Equity Capital					
23. Perpetual preferred stock and related surplus	RCON3838		0		23.
24. Common stock	RCON3230		50,000		24.
25. Surplus (exclude all surplus related to preferred stock)	RCON3839		496,188		25.
26.					
a. Retained earnings	RCON3632		427,042		26.a.
b. Accumulated other comprehensive income ⁽⁵⁾	RCONB530		784		26.b.
c. Other equity capital components ⁽⁶⁾	RCONA130		0		26.c.
27.					
a. Total bank equity capital (sum of items 23 through 26.c)	RCON3210		974,014		27.a.
b. Noncontrolling (minority) interests in consolidated subsidiaries	RCON3000		0		27.b.
28. Total equity capital (sum of items 27.a and 27.b)	RCONG105		974,014		28.
29. Total liabilities and equity capital (sum of items 21 and 28)	RCON3300		8,699,182		29.

(1) Includes noninterest-bearing demand, time, and savings deposits.

(2) Report overnight Federal Home Loan Bank advances in Schedule RC, item 16, "Other borrowed money."

(3) Includes all securities repurchase agreements, regardless of maturity.

(4) Includes limited-life preferred stock and related surplus.

(5) Includes, but is not limited to, net unrealized holding gains (losses) on available-for-sale securities, accumulated net gains (losses) on cash flow hedges, and accumulated defined benefit pension and other postretirement plan adjustments.

(6) Includes treasury stock and unearned Employee Stock Ownership Plan shares.

Schedule RC

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Schedule RC—Continued

Memoranda

To be reported with the March Report of Condition.

		Number
1. Indicate in the box at the right the number of the statement below that best describes the most comprehensive level of auditing work performed for the bank by independent external auditors as of any date during 2014		
		RCON6724 N/A M.1.
1 = Independent audit of the bank conducted in accordance with generally accepted auditing standards by a certified public accounting firm which submits a report on the bank	4 = Directors' examination of the bank conducted in accordance with generally accepted auditing standards by a certified public accounting firm (may be required by state chartering authority)	
2 = Independent audit of the bank's parent holding company conducted in accordance with generally accepted auditing standards by a certified public accounting firm which submits a report on the consolidated holding company (but not on the bank separately)	5 = Directors' examination of the bank performed by other external auditors (may be required by state chartering authority)	
3 = Attestation on bank management's assertion on the effectiveness of the bank's internal control over financial reporting by a certified public accounting firm	6 = Review of the bank's financial statements by external auditors	
	7 = Compilation of the bank's financial statements by external auditors	
	8 = Other audit procedures (excluding tax preparation work)	
	9 = No external audit work	

		MM/DD
To be reported with the March Report of Condition.		
2. Bank's fiscal year-end date		RCON8678 N/A M.2.