# The Activity Review Trends Tips &

Issues

Issue 4

August 2002

# The SAR ACTIVITY Review

Trends
Tips &
Issues

Issue 4

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#### Introduction

The SAR Activity Review-Trends, Tips and Issues is the product of continuing dialogue and close collaboration among the nation's financial institutions, law enforcement officials, and regulatory agencies to provide meaningful information about the preparation, use, and value of suspicious activity reports (SARs) filed by financial institutions.

This publication reflects the recognition of the relevant government agencies and the nation's financial institutions of the desirability of a continuing exchange of information between the private and public sectors to improve the SAR System. These financial institutions and government agencies include, among others, the American Bankers Association; Independent Community Bankers of America; American Institute of Certified Public Accountants; Securities Industry Association; Non-Bank Funds Transmitters Group; Federal Reserve Board; Office of the Comptroller of the Currency; Federal Deposit Insurance Corporation; Office of Thrift Supervision; National Credit Union Administration; Federal Bureau of Investigation; U.S. Department of Justice's Criminal Division and Asset Forfeiture & Money Laundering Section; U.S. Department of Treasury's Office of Enforcement; U.S. Customs Service; U.S. Secret Service; Internal Revenue Service; and Financial Crimes Enforcement Network.

The *SAR Activity Review* is published semiannually. The previous issues were released in October 2000, June 2001, and October 2001. Analytic reports, issue papers, and other publications related to, or resulting from, information contained in the *SAR Activity Review* may be published separately.

Questions, comments and other feedback concerning the *SAR Activity Review* are welcome. A feedback sheet is included on the next page. Comments may also be addressed to either or both of the *SAR Activity Review* project co-chairs:

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#### Feedback Form

Department of the Treasury · Financial Crimes Enforcement Network

Your feedback is important and will assist us in planning future issues of the **SAR** Activity Review. Please take the time to complete this form. Thank you for your cooperation.

Α.	Please indic Review.	cate your level of satisfaction with		tion of t	he <i>SAR</i>	Activity	
		1=Not Useful, 5=Ve	ry Useful				
	a. SAR Sta	atistics	1	2	3	4	5
	b. Trends a	and Analysis	1	2	3	4	5
	c. Other Sa	AR Analysis Issues	1	2	3	4	4
	d. Law Ent	forcement Cases	1	2	3	4	4
	e. Tips on	SAR Form Preparation and Filing	1	2	3	4	4
	f. SAR Ne	ews Update	1	2	3	4	4
	g. Issues a	nd Guidance	1	2	3	4	4
	h. Industry	Forum	1	2	3	4	5
В.	How do you	use this report?					
	a. Training	<u>y</u>					
	•	ound Information Resource					
		c Tool					
	d. Increase	e Management Awareness	_				
	e. Compar	ison of statistics					
	f. Make ch	nanges to your compliance program	 l				
		xam preparation					
		dentify)	-				
C.	With whom	have you shared the SAR Activity	Review?				
	a. Your Sta	aff					
	b. Your co	lleagues					
		nanagement					
	d. Board/a	udit committee					
D.	Have you dis	scussed the SAR Activity Review at m	anagemen	t meetin	gs? []	Yes [ ]	No
E.	How did you	u receive the SAR Activity Review	?				
	a. At the A	ABA/ABA Money Laundering Enfo	rcement Se	eminar			
		gency's Website		_			
		Law or Accounting Firm					
			_				

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#### Section 1

#### Suspicious Activity Report Statistics<sup>1</sup> April 1, 1996 – May 31, 2002

The statistics on the following pages relate to SARs filed since April 1996 by depository institutions (i.e., banks, thrifts, savings and loans, and credit unions). A small part of the total volume relates to reports filed by affiliates of depository institutions or, in some cases, filed voluntarily by brokers and dealers in securities who are not affiliated with banks; money services businesses; or gaming businesses that, at this time, are not yet required under the Bank Secrecy Act (BSA) to file SARs.

Note: SAR statistical data is continuously updated as additional reports are filed and processed. For this reason, there may be minor discrepancies between the statistical figures contained in the various portions of this report or in previous reports.

**Exhibit 1**SAR Filings by Year and Month

		Number of Filings							
	1996	1997	1998	1999	2000	2001	2002		
January	-	6,123	6,832	8,621	13,399	13,767	19,424		
February	-	5,519	7,055	9,949	13,634	14,660	17,881		
March	-	6,850	8,938	11,492	15,154	16,084	25,037		
April	2,170	7,184	8,057	9,478	11,499	15,357	19,249		
May	4,404	6,754	7,409	10,400	13,674	16,335	26,562		
June	6,070	6,696	8,737	10,956	13,963	14,387			
July	6,907	7,175	8,757	8,518	12,611	16,823			
August	6,567	6,332	8,532	10,484	14,111	19,203			
September	6,938	7,561	7,577	8,471	13,321	14,283			
October	7,474	7,439	8,165	9,843	13,148	20,571			
November	5,029	5,960	7,848	11,243	14,437	20,444			
December	6,510	7,604	8,614	11,050	13,769	21,624			
Subtotal	52,069	81,197	96,521	120,505	162,720	203,538	108,153		
Total Filings			824,703						

<sup>&</sup>lt;sup>1</sup> Statistics generated for this study were based on the Document Control Number (DCN) of each record within the SAR system. The DCN is a unique number assigned to each SAR submitted. Numeric discrepancies between total number of filings and the combined number of filings of states and/or territories are a result of multiple filers listed on one or more SARs.

Exhibit 2
SAR Filings by States and Territories
—For the Period April 1, 1996 through May 31, 2002—

State/Territory	1996	1997	1998	1999	2000	2001	2002
Alabama	362	445	406	528	689	1,156	492
Alaska	65	59	131	157	353	287	161
American Samoa	2	0	7	2	10	2	4
Arizona	1,905	3,104	2,392	2,505	3,894	4,350	4,813
Arkansas	206	335	297	430	560	694	417
California	12,631	18,143	22,836	24,995	43,304	54,467	25,448
Colorado	881	1,069	1,475	1,679	2,146	3,526	2,019
Connecticut	422	785	937	4,449	4,873	4,445	2,206
Delaware	1,136	1,429	1,657	2,004	3,670	4,360	2,574
District of Columbia	174	233	274	285	467	594	315
Federated States of Micronesia	1	3	3	1	3	1	0
Florida	4,195	6,560	6,988	7,913	9,918	12,434	7,169
Georgia	907	1,492	1,656	2,205	3,141	4,112	2,270
Guam	27	80	52	84	73	90	53
Hawaii	406	536	553	550	731	982	455
Idaho	109	150	120	186	402	401	122
Illinois	1,601	2,763	2,863	3,793	4,790	5,727	3,549
Indiana	596	764	955	1,163	1,349	1,638	1,007
Iowa	267	363	325	427	493	838	410
Kansas	275	287	362	555	520	838	603
Kentucky	271	388	424	751	853	1,334	665
Louisiana	500	594	666	902	1,943	2,312	1,303
Maine	120	186	189	213	241	325	177
Marshall Islands	0	0	0	2	0	1	1
Maryland	652	937	1,182	1,537	2,069	2,249	1,377
Massachusetts	885	1,402	1,828	2,477	2,747	3,220	2,300
Michigan	1,175	1,719	1,848	2,746	3,765	4,880	2,089
Minnesota	1,000	2,266	2,208	2,511	2,893	3,379	1,855
Mississippi	160	251	222	283	521	693	292
Missouri	638	966	1,139	1,215	1,590	2,472	1,166
Montana	71	107	100	152	220	284	95
Nebraska	194	249	315	371	615	835	516
Nevada	695	1,486	1,966	2,063	3,074	3,221	1,441
New Hampshire	273	506	416	573	448	1,018	527
New Jersey	949	1,530	2,377	3,349	4,197	5,694	3,227

#### $Exhibit \ 2 \ ({\tt continued})$

# SAR Filings by States and Territories —For the Period April 1, 1996 through May 31, 2002—

State/Territory	1996	1997	1998	1999	2000	2001	2002
New Mexico	237	237	286	307	403	502	319
New York	5,511	9,661	13,297	17,748	19,138	23,737	12,672
North Carolina	939	1,621	2,063	2,366	2,978	3,238	1,578
North Dakota	43	215	212	122	224	224	99
Northern Mariana Islands	22	5	13	33	57	41	28
Ohio	975	1,722	2,198	2,295	3,319	4,536	2,287
Oklahoma	395	497	503	698	813	897	522
Oregon	602	1,117	1,196	1,807	2,471	2,813	815
Overseas	12	39	7	2	22	20	10
Palau	0	0	0	0	0	3	1
Pennsylvania	1,510	2,481	2,409	3,571	3,535	4,498	2,969
Puerto Rico	188	562	440	316	1,063	1,237	794
Rhode Island	166	290	283	503	495	530	394
South Carolina	312	563	627	668	733	963	569
South Dakota	326	430	547	675	267	478	1,543
Tennessee	569	799	890	993	1,555	2,036	868
Texas	4,001	4,913	6,158	7,605	10,119	13,426	6,717
U.S. Virgin Islands	3	9	12	17	32	58	22
Unknown/Blank	318	205	28	26	19	34	79
Utah	387	882	1,068	1,361	2,219	2,673	1,277
Vermont	57	88	61	58	69	98	58
Virginia	634	1,208	1,501	1,535	2,001	3,014	1,365
Washington	771	1,733	2,176	3,124	3,362	3,989	1,303
West Virginia	114	154	161	154	182	173	107
Wisconsin	372	551	649	755	1,006	1,260	570
Wyoming	27	43	54	40	67	201	69

## Exhibit 3

Frequency Distribution of SAR Filings Ranked by States and Territories in Descending Order
—For the Period April 1, 1996 through May 31, 2002—

Rank	State/Territory	Filings (Overall)	Percentage <sup>2</sup> (Overall)
1	California	201,824	24.50%
2	New York	101,764	12.35%
3	Florida	55,177	6.70%
4	Texas	52,939	6.43%
5	Illinois	25,086	3.05%
6	Arizona	22,963	2.79%
7	New Jersey	21,323	2.59%
8	Pennsylvania	20,973	2.55%
9	Michigan	18,222	2.21%
10	Connecticut	18,117	2.20%
11	Ohio	17,332	2.10%
12	Delaware	16,830	2.00%
13	Washington	16,458	2.00%
14	Minnesota	16,058	2.00%
15	Georgia	15,783	1.95%
16	Massachusetts	14,859	1.80%
17	North Carolina	14,783	1.79%
18	Nevada	13,946	1.69%
19	Colorado	12,795	1.55%
20	Virginia	11,258	1.37%
21	Oregon	10,821	1.31%
22	Maryland	10,003	1.21%
23	Utah	9,867	1.20%
24	Missouri	9,186	1.12%
25	Louisiana	8,220	1.00%
26	Tennessee	7,710	Less than 1%
27	Indiana	7,472	Less than 1%
28	Wisconsin	5,163	Less than 1%
29	Kentucky	4,686	Less than 1%
30	Puerto Rico	4,600	Less than 1%
31	South Carolina	4,435	Less than 1%
32	Oklahoma	4,325	Less than 1%
33	South Dakota	4,266	Less than 1%
34	Hawaii	4,213	Less than 1%

#### Exhibit 3 (continued)

# Frequency Distribution of SAR Filings Ranked by States and Territories in Descending Order —For the Period April 1, 1996 through May 31, 2002—

Rank	State/Territory	Filings (Overall)	Percentage <sup>2</sup> (Overall)
35	Alabama	4,078	Less than 1%
36	New Hampshire	3,761	Less than 1%
37	Kansas	3,440	Less than 1%
38	Iowa	3,123	Less than 1%
39	Nebraska	3,095	Less than 1%
40	Arkansas	2,939	Less than 1%
41	Rhode Island	2,661	Less than 1%
42	Mississippi	2,422	Less than 1%
43	District of Columbia	2,342	Less than 1%
44	New Mexico	2,291	Less than 1%
45	Idaho	1,490	Less than 1%
46	Maine	1,451	Less than 1%
47	Alaska	1,213	Less than 1%
48	North Dakota	1,139	Less than 1%
49	West Virginia	1,045	Less than 1%
50	Montana	1,029	Less than 1%
51	Blank/Unknown	709	Less than 1%
52	Wyoming	501	Less than 1%
53	Vermont	489	Less than 1%
54	Guam	459	Less than 1%
55	Northern Mariana Islands	199	Less than 1%
56	U.S. Virgin Islands	153	Less than 1%
57	Overseas	112	Less than 1%
58	American Samoa	27	Less than 1%
59	Federated States of Micronesia	12	Less than 1%
60	Marshall Islands	3	Less than 1%
61	Palau	3	Less than 1%

<sup>&</sup>lt;sup>2</sup> All percentages are approximate.

#### Exhibit 4

#### Frequency Distribution of SAR Filings by Characterization of Suspicious Activity in Descending Order —For the Period April 1, 1996 through May 31, 2002—

Rank	Violation Type	Filings (Overall)	Percentage <sup>3</sup> (Overall)
1	BSA/Structuring/Money Laundering	425,206	47.6%
2	Check Fraud	110,421	12.4%
3	Other	70,871	7.9%
4	Counterfeit Check	44,228	4.95%
5	Credit Card Fraud	38,073	4.26%
6	Unknown/Blank	36,151	4.0%
7	Defalcation Embezzlement	33,919	3.8%
8	Check Kiting	32,486	3.6%
9	Mortgage Loan Fraud	18,662	2.1%
10	Consumer Loan Fraud	17,468	1.96%
11	False Statement	16,165	1.8%
12	Mysterious Disappearance	12,067	1.35%
13	Misuse of Position or Self Dealing	11,786	1.3%
14	Commercial Loan Fraud	6,926	Less than 1%
16	Wire Transfer Fraud	5,806	Less than 1%
15	Debit Card Fraud	5,298	Less than 1%
17	Counterfeit Credit/Debit Card	3,630	Less than 1%
18	Counterfeit Instrument (Other)	2,661	Less than 1%
19	Bribery/Gratuity	888	Less than 1%
20	Computer Intrusion <sup>4</sup>	656	Less than 1%

<sup>3</sup> All percentages are approximate.

<sup>&</sup>lt;sup>4</sup> Separate box for this violation was added to form TD F 90-22.47 in June 2000. Statistics date from that period.

Exhibit 5

Frequency Distribution of SAR Filings by Characterization of Suspicious Activity —For the Period April 1, 1996 through May 31, 2002—

Violation	1996	1997	1998	1999	2000	2001	2002
BSA/Structuring/Money Laundering	21,655	35,625	47,223	60,983	90,606	108,925	60,189
Bribery/Gratuity	94	109	92	101	150	201	141
Check Fraud	9,078	13,245	13,767	16,232	19,637	26,012	12,450
Check Kiting	2,902	4,294	4,032	4,058	6,163	7,350	3,687
Commercial Loan Fraud	583	960	905	1,080	1,320	1,348	730
Computer Intrusion <sup>5</sup>	0	0	0	0	65	419	172
Consumer Loan Fraud	1,190	2,048	2,183	2,548	3,432	4,143	1,924
Counterfeit Check	2,405	4,226	5,897	7,392	9,033	10,139	5,136
Counterfeit Credit/Debit Card	391	387	182	351	664	1,100	555
Counterfeit Instrument (Other)	219	294	263	3,20	474	769	322
Credit Card Fraud	3,340	5,075	4,377	4,936	6,275	8,393	5,677
Debit Card Fraud	261	612	565	721	1,210	1,437	492
Defalcation/Embezzlement	3,286	5,284	5,252	5,178	6,117	6,182	2,620
False Statement	1,880	2,200	1,970	2,376	3,051	3,232	1,456
Misuse of Position or Self Dealing	952	1,532	1,640	2,064	2,186	2,325	1,087
Mortgage Loan Fraud	1,318	1,720	2,269	2,934	3,515	4,696	2,210
Mysterious Disappearance	1,216	1,765	1,855	1,854	2,225	2,179	973
Wire Transfer Fraud	302	509	593	771	972	1,527	1,132
Other	4,836	6,675	8,583	8,739	11,148	18,318	12,572
Unknown/Blank	1,539	2,317	2,691	6,961	6,971	11,908	3,764

For statistical information on the Characterization of Suspicious Activity by States/Territories by Year see Appendix 1.

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<sup>&</sup>lt;sup>5</sup> Separate box for this violation was added to form TD F 90-22.47 in June 2000. Statistics date from that period.

#### Exhibit 6

# SAR Filings by Primary Federal Regulator<sup>6</sup> —For the Period April 1, 1996 through May 31, 2002—

Regulator	Total Filings by Year								
	1996	1997	1998	1999	2000	2001	2002		
Federal Reserve Board	5,875	9,581	10,800	14,656	18,269	23,198	11,162		
Federal Deposit Insurance Corporation	10,339	14,909	14,735	15,883	20,089	28,750	16,018		
Office of the Comptroller of the Currency	26,298	41,425	51,556	64,946	93,447	113,263	54,172		
Office of Thrift Supervision	6,014	9,122	11,375	12,316	15,980	19,560	10,386		
National Credit Union Administration	2,141	2,631	2,846	3,041	3,674	5,275	2,961		
Unspecified	1,402	3,529	5,209	9,663	11,257	13,492	5,798		

<sup>6</sup>Unspecified regulator indicates that the SAR form was filed by a non-bank financial institution that is not directly supervised by one of the five agencies listed above. Such entities that have no regulatory requirements for the relevant periods that mandate SAR filings include, but are not limited to: money services businesses, insurance companies, and securities broker/dealers who are not affiliated with banks.

#### Exhibit 7

Direct Referrals of SARs by Financial Institutions to Law Enforcement<sup>7</sup> and Regulatory Agencies —For the Period April 1, 1996 through May 31, 2002—

Exhibit 7 shows the number of times financial institutions that file SARs have also directly referred certain situations to law enforcement officials. The "direct referrals" in this edition of the *SAR Activity Review* have been tabulated by recording a count for each agency to which a direct referral was made. This method is appropriate since a situation giving rise to a single SAR can be referred to more than one agency. Such a tabulation accurately reflects the number of times particular law enforcement agencies received SAR information directly from filing institutions.

Agencies	1996	1997	1998	1999	2000	2001	2002	Total
Federal Law Enforcement								
Federal Bureau of Investigation	2,355	3,833	4,174	4,779	4,493	7,733	3,051	30,418
Internal Revenue Service	1,138	2,687	2,183	2,118	1,730	2,259	1,021	13,136
U.S. Secret Service	894	1,609	1,223	1,060	1,401	2,654	1,101	9,942
Postal Inspection Service	340	610	636	644	1,012	1,601	679	5,522
U.S. Attorney's Office	185	132	84	106	101	223	362	1,193
U.S. Customs Service	52	62	101	83	97	239	176	810
High Intensity Financial Crime Area	0	0	0	0	0	326	174	500
Department of the Treasury	55	56	30	43	23	64	17	288
Drug Enforcement Administration	11	18	23	8	123	79	46	308
Department of Justice	9	4	10	8	10	77	21	139
Office of Foreign Assets Control	1	2	3	0	5	66	25	102
Social Security Administration (IG)	4	9	11	8	9	31	40	112
Sub-Total	5,044	9,022	8,478	8,857	9,004	15,352	6,713	62,470
Other Federal Law Enforcement	42	85	101	103	108	228	789	1,456
Total Federal Law Enforcement	5,086	9,107	8,579	8,960	9,112	15,580	7,502	63,926
Regulatory								
Federal Deposit Insurance Corporation	24	26	25	22	42	153	117	409
Federal Reserve Board	46	29	27	13	15	263	30	423
Office of the Comptroller of the Currency	17	21	19	24	37	102	55	275

#### Exhibit 7 (continued)

#### Direct Referrals of SARs by Financial Institutions To Law Enforcement<sup>7</sup> and Regulatory Agencies —For the Period April 1, 1996 through May 31, 2002—

Agencies	1996	1997	1998	1999	2000	2001	2002	Total
Regulatory (continued)								
Securities & Exchange Commission	15	11	21	8	44	30	20	149
Office of Thrift Supervision	7	3	3	6	0	15	14	48
National Credit Union Administration	4	5	1	4	2	6	19	41
Federal Trade Commission	0	0	0	7	2	8	4	21
National Association of Securities Dealers	0	1	1	1	1	1	4	9
Total Regulatory	113	96	97	85	143	578	263	1,375
State & Local Law Enforcement								
City/Local Police Department	4,407	6,978	7,588	7,994	8,976	14,290	6,659	56,892
County/Parish	789	1,235	938	1,253	1,533	1,893	47	7,688
D/A, A/G, or Prosecutor's Office <sup>8</sup>	317	445	347	401	373	500	36	2,419
State Police	181	295	263	289	375	555	1,324	3,282
Other State and Local	89	106	107	135	129	785	2,940	4,291
Total State & Local Law Enforcement	5,783	9,059	9,243	10,072	11,386	18,023	11,006	74,572
Other								
Pending	8	56	40	50	31	44	1	230
Unspecified	254	184	164	234	351	264	13	1,464
Private Industry <sup>9</sup>	29	27	33	12	15	91	13	220
Foreign Law Enforcement <sup>10</sup>	51	74	69	86	59	58	14	411
FinCEN/DCC	45	224	153	131	186	388	142	1,269
GRAND TOTAL	11,369	18,827	18,378	19,630	21,283	35,026	18,954	143,467

Some SARs may reference making referrals to multiple law enforcement agencies.
 City, County, or State.
 Includes referrals stating law firm, corporate security, etc.

<sup>&</sup>lt;sup>10</sup> Includes referrals made to Interpol.

Exhibit 8
Relationship of Suspect to Financial Institution
—For the Period April 1, 1996 through May 31, 2002—

Relationship	1996	1997	1998	1999	2000	2001	2002
Accountant	52	53	39	51	63	82	55
Agent	73	142	207	358	503	523	684
Appraiser	29	26	35	80	122	372	244
Attorney	21	31	28	40	45	47	27
Borrower	2,453	3,231	3,727	4,531	5,100	6,151	2,722
Broker	159	283	357	514	965	1,512	830
Customer	30,698	49,595	62,524	78,803	110,463	142,780	78,935
Director	160	88	122	130	154	190	89
Employee	5,588	8,438	8,385	8,632	10,851	11,693	4,677
Officer	495	548	492	519	565	694	305
Shareholder	629	381	390	408	562	740	251
Other	9,378	12,927	14,476	15,213	21,822	28,256	14,788
None Indicated	16,925	12,364	14,491	22,206	25,582	25,969	12,393

#### **Section 2 - Trends and Analysis**

# **Highlighted Topic—Aspects of Financial Transactions That May Indicate Terrorist Funding**

This section of the *SAR Activity Review* provides information related to potential terrorist financing activity. This information has been obtained from a variety of sources, including:

- reconstruction of the September 11<sup>th</sup> hijackers' financial transactions by law enforcement;
- FinCEN's analysis of SAR filings in combination with other Bank Secrecy Act (BSA) data and other information available to the government;
- analysis of SARs filed by financial institutions since September 11th; and
- Financial Action Task Force (FATF) efforts.

Since September 11<sup>th</sup>, it has become even clearer that the BSA and other antimoney laundering measures can assist in the fight against terrorism. However, it is also apparent that it can be difficult to definitively identify terrorist fundraising activities separate and apart from traditional money laundering and financial crime activities.

Currently, there is no exhaustive or exclusive list of "terrorist indicators" that the government is able to provide. FinCEN and law enforcement continue to develop indicative and distinct typologies which may be associated with terrorist financing. A complete understanding requires examination at the global level. Further input from the law enforcement community, as information is compiled and analyzed, should serve this effort.

Information provided in this *SAR Activity Review* comes from a variety of sources, some of which are only available to the government. This information may be useful to financial institutions in detecting suspicious transactions that either potentially involve terrorism, or are not commensurate with normal activity and may later prove to be related to terrorist financing.

Financial transaction activity alone may not identify terrorist financing. However, financial institutions are often in a position to compare that activity with other information provided by the government that could produce significant leads and other useful information regarding potential terrorist activity. Law enforcement and the regulatory agencies will continue to provide the industry such information as may appropriately be made public to assist them in that effort.

#### Reconstruction of Hijackers' Financial Activities

Through reconstruction of available financial information, the FBI established how the hijackers responsible for the September 11<sup>th</sup> attacks received their money and how money was moved out of accounts. The 19 hijackers opened 24 domestic bank accounts at four (4) different banks. The following financial profile was developed from the hijackers' domestic accounts<sup>11</sup>:

#### Account Profile:

- Accounts were opened with cash/cash equivalents in the average amount of \$3,000 to \$5,000.
- Identification used to open the accounts were visas issued through foreign governments.
- Accounts were opened within 30 days after entry into the U.S.
- All accounts were normal checking accounts with debit cards.
- The hijackers tended to open accounts in groups of three (3) or four (4) individuals.
- Some of the accounts were joint accounts.
- Addresses used usually were not permanent (i.e., mail boxes) and changed frequently.
- The hijackers often used the same address/telephone numbers on the accounts.
- No savings accounts or safe deposit boxes were opened.
- The hijackers opened their accounts at branches of large, well-known banks.
- Twelve hijackers opened accounts at the same bank.

#### Transaction Profile:

- Some accounts directly received/sent wire transfers of small amounts from/ to foreign countries such as United Arab Emirates (UAE), Saudi Arabia, and Germany.
- Hijackers made numerous attempts of cash withdrawals that often exceeded the limit of the debit card.
- High percentage of withdrawals was from debit cards.
- Low percentage of checks was written.
- Numerous balance inquiries were made.
- After a deposit was made, withdrawals occurred immediately.
- There was no discernable pattern with the timing of deposits/disbursements.
- Account transactions did not reflect normal living expenses for rent, utilities, auto payments, insurance, etc.

Excerpted from the Statement for the Record, Before the House Committee on Financial Services, Subcommittee on Oversight and Investigations, February 12, 2002, by Dennis M. Lormel, Chief, Financial Crimes Section, Federal Bureau of Investigation.

- Funding for daily expenditures was not evident from transactions.
- Overall transactions were below reporting requirements.
- Funding of the accounts was by cash and overseas wire transfers.
- ATM transactions occurred with more than one hijacker present (uninterrupted series of transactions involving several hijackers at the same ATM).
- Debit cards were used by hijackers who did not own the accounts.

#### International Activity:

- Three (3) of the hijackers supplemented their financing by opening foreign checking accounts and credit card accounts at banks located in the UAE.
- While in the U.S., two (2) of the hijackers had deposits made on their behalf by unknown individuals.
- Hijackers on all four (4) flights purchased traveler's checks overseas and brought them into the U.S. These traveler's checks were partially deposited into their U.S. checking accounts.
- Three (3) of the hijackers (pilots/leaders) continued to maintain bank accounts in Germany after moving to the U.S.
- Two (2) of the hijackers (pilots/leaders) had credit cards issued by German banks and maintained those cards after moving to the U.S.
- One (1) of the hijackers (pilot/leader) received substantial funding through wire transfers into his German bank account in 1998 and 1999 from one individual.
- In 1999, this same hijacker opened an account in UAE, giving power of attorney over the account to the same individual who had been wiring money to his German account.
- More than \$100,000 was wired from the UAE account of the hijacker to the German account of the same hijacker in a 15-month period.

#### FinCEN Analysis of SAR Filings and other BSA information

As part of its support to law enforcement, FinCEN routinely prepares proactive referral packages developed from SARs and other BSA information. After September 11<sup>th</sup>, FinCEN reviewed such referrals to evaluate whether any of those cases could possibly involve mechanisms to fund terrorist activities. Five (5) of such cases revealed that traditional methods of money laundering were used and at least one of the following other indicators was involved:

- movement of funds through state sponsors of terrorism and countries listed as having highly active anti-American terrorist activities;<sup>12</sup>
- use of unfamiliar charity/relief organization as a link in transactions;
- wire transfer activities to and from multiple relief and/or charitable organizations, domestic and foreign; and/or
- the individual or entity involved is identified on one of the lists of suspected terrorists, terrorist organizations, or associated individuals or entities.

While these indicators alone may not indicate terrorist funding, when combined with the common indicators of financial crime and money laundering (listed below), financial institutions may find this information useful and determine that additional scrutiny is warranted. Additionally, when one or several of the potentially suspicious factors exists in regard to a specific financial transaction - especially when the individual or entity may appear on one of the lists of suspected terrorists, terrorist organizations, or associated individuals or entities, a financial institution would have cause to increase its scrutiny of the transaction and any associated individuals or entities.

The following methods have been used by organized crime and drug traffickers for decades to launder their illegal proceeds. Some of the common indicators of money laundering and other financial crime include:

- financial activity inconsistent with the stated purpose of the business;
- financial activity not commensurate with stated occupation;
- use of multiple accounts at a single bank for no apparent legitimate purpose;
- importation of high dollar currency and traveler's checks not commensurate with stated occupation;
- significant and even dollar deposits to personal accounts over a short period;
- structuring of deposits at multiple bank branches to avoid BSA requirements;
- refusal by any party conducting transactions to provide identification;
- apparent use of personal account for business purposes;
- abrupt change in account activity;
- use of multiple personal and business accounts to collect and then funnel funds to a small number of foreign beneficiaries;

<sup>12</sup> Pursuant to Section 6(j) of the Export Administration Act of 1979, the Departments of State and Commerce have designated the following countries as state sponsors of terrorism: Cuba, Iran, Iraq, Libya, North Korea, Sudan, and Syria. Further information about these designations is available at www.state.gov. Additional information about countries in which terrorists are highly active is available on that site in the State Department's Travel Warnings and Public Announcements page http://travel.state.gov/warnings list.html

- deposits are followed within a short period of time by wire transfers of funds;
- deposits of a combination of monetary instruments atypical of legitimate business activity (business checks, payroll checks and social security checks); and
- movement of funds through FATF<sup>13</sup>designated non-cooperative countries or territories (NCCTs).

On January 22, 2002, FinCEN released *SAR Bulletin*, Issue 4 to alert the financial community to financial transactions and methods that could indicate possible fundraising associated with various criminal activities, including terrorism. Those cases, and the five (5) new case synopses below were developed from SARs and other BSA information. They are provided here as illustrations of activities that could indicate terrorist fundraising activities.

#### Case 1 - Relief Organization in the Middle East

FinCEN identified 649 SARs filed by seven (7) depository institutions reporting transactions totaling \$9 million involving structured cash deposits and deposits of business, payroll and Social Security benefit checks. These SARs were filed during a 3-1/2 year period. Deposited funds were subsequently wire transferred within one (1) or two (2) days to a company located in the Middle East. The deposit and wire transfer activity involved 37 individuals conducting transactions through 44 accounts on behalf of four (4) businesses. Two (2) of the businesses were wire remittance companies; one (1) was described as a relief organization at the same location as one (1) of the wire remittance businesses; the fourth undescribed business, located in the Middle East, was the beneficiary of the wire transfer activity. The majority of the wire transfers were sent to two (2) accounts in the Middle East. Other wire transfers were made to accounts at three (3) different banks in foreign locations. The majority of the transactions (83%) were structured. Amounts of the deposits ranged from \$350 to \$636,790; most deposits fell between \$2,000 to \$8,000.

<sup>13</sup> FATF is an international organization, of which the U.S. is a member, established to combat money laundering. Among other things, FATF evaluates the adequacy of countries' counter-money laundering systems, and designates those that have inadequate systems as non-cooperative countries and territories (NCCTs). Currently, FATF lists as NCCTs the following: Cook Islands, Dominica, Egypt, Grenada, Guatemala, Indonesia, Marshall Islands, Myanmar, Nauru, Nigeria, Niue, Philippines, Russia, St. Vincent and the Grenadines, and Ukraine.

#### Case 2 - Relief/Charitable Organizations in U.S.

One (1) bank filed three (3) SARs that reported the activities of a relief organization operating in the U.S., whose stated primary purpose is the collection of donations and funds for worthwhile causes in Middle Eastern countries. Over an approximate 15-month period, the relief organization initiated wire transfers from its U.S. bank account totaling \$685,560 through its primary account in a former Soviet Republic to its accounts in other former Soviet Republic countries. The relief organization's U.S. bank account also received wire transfers totaling \$724,694 from unknown senders at a European bank and wired a total of \$65,740 to a U.S. charitable organization. The filing institution deemed this activity inconsistent with the stated purpose of the account.

FinCEN identified two (2) other SARs filed by two (2) banks regarding financial activity of the U.S. charitable organization. The SARs identified \$445,325 wired to the U.S. charitable organization's account in the Middle East through the filing banks' U.S. correspondent bank. They also wired \$18,000 to a media services business in the Middle East in 2001. Four (4) different accounts were used. SARs also described structured cash deposits totaling \$53,800, and check deposits totaling \$121,705. FinCEN identified three (3) additional accounts at three (3) other banks through currency transaction reports (CTRs). Those CTRs reported cash deposits totaling \$227,519 in 1994, 1999, and 2001.

#### Case 3 - Car Salesman

A total of nine (9) SARs and 14 CTRs were filed regarding the personal account activities of a used car dealer/car salesman/exporter during the period September 1991 through December 1999. Early activity involved check cashing by the account holder. In early 1996, he began structuring his transactions weekly and sometimes daily, primarily making cash withdrawals and cashing negotiable instruments, apparently to avoid the CTR reporting requirements. SARs were filed reporting structured cash withdrawals that ranged from \$3,000 to \$9,900. This activity continued through mid-1999. Beginning in September 1998 and continuing through December 1999, the individual's personal account began receiving large dollar wire transfers from jurisdictions in the Middle East. In 1999, large dollar wire transfers were generated from the account to the benefit of businesses and individuals in the Middle East and North America.

Account activity including withdrawals, checks cashed and negotiable instruments cashed totaled \$556,350; deposits and wire transfers received amounted to \$1,447,888.90 and wire transfers sent amounted to \$465,246. Total account activity reported in SARs and CTRs, was in excess of \$2 million.

#### Case - 4 Import/Export Business

FinCEN identified five (5) SARs filed by one (1) bank, two (2) SARs filed voluntarily by a money services business (MSB) and many CTRs filed by two (2) different east coast financial institutions. These filings identified significant cash deposits and wire transfer activity by a business described as an import/export business and as a leather goods store. Over an approximate one-year period (July 1999 through June 2000), wire transfers totaling \$702,366 were sent from a corporate account at one (1) bank to businesses and individuals in numerous jurisdictions, including two (2) NCCTs, one (1) country designated as a state sponsor of terrorism, and one (1) country subject to a travel warning for a high level of anti-American terrorist activities. Wire transfer amounts varied from a high of \$22,150 to a low of \$3,000. During the same period, CTRs reflected cash deposits into this account at New York and Florida branches, totaling \$616,231 and monetary instrument deposits totaling \$238,986. The majority of the cash deposits occurred weekly and was structured below CTR reporting thresholds. Monetary instruments were deposited at three (3) branch locations and included commercial and U.S. Postal money orders, and bank, personal, and business checks. An individual using a New York address attempted to make a \$12,995 cash deposit into this account at a California branch in March 2000, but when asked for additional identifying data, the individual refused and stopped the transaction. Cash withdrawals totaling \$13,500 and four (4) negotiable instruments cashed totaling \$55,300 were reported for a second corporate account at a different bank.

A SAR narrative filed by the same bank links this business via telephone number to a second business described as an import/export and wire service business. The individual with signature authority on the original corporate account made cash deposits totaling \$920,649 to the account of the second business during a ten-month period in 1998. Another SAR, for what appears to be his personal account, reflects cash deposits at New York and Florida branches of the bank that totaled \$26,770 during a three-month period in 1999. The bank filed SARs because the deposits were structured. During the same period, wire transfers totaling \$30,000 were sent to an individual in an NCCT and a business in Europe.

#### Case 5 - Owner of Pharmaceutical Company

A SAR was filed reporting two (2) same-day deposits (\$3,500 and \$9,900) made three (3) hours apart to a savings account by a bank customer. The bank initiated a review of the customer's accounts. The review identified additional suspicious activity in four (4) of his personal accounts, including the original savings account. From December 1999 through April 2001, 38 cash/non-cash deposits and one (1) wire transfer deposit totaled \$2,202,384. During the same time period,

one (1) withdrawal, two (2) cashings of negotiable instruments, three (3) wire transfers and two (2) other debit transactions totaled \$2,256,223. Of this total, \$2,040,370 flowed into the original suspect's savings account and \$2,097,323 flowed out of the account. Cash and non-cash deposits were described as even dollar amounts ranging from \$1,000 to \$100,000. Wire transfer activity included a \$25,000 wire transfer received from an individual and three (3) transfers totaling \$100,000 sent to two (2) different individuals. The SAR and related CTRs describe the individual as the owner/president of a pharmaceutical company and the owner/CEO of a biochemical lab.

In July 1996, this individual transported \$11,200 into the U.S. from a Caribbean country and in December 2000, he transported \$11,500 from the U.S. to Europe. In both instances, he claimed citizenship in a country subject to a travel warning for anti-American terrorist activity and provided a non-U.S. passport as identification. He is also cited as entering the U.S. a total of 32 times from March 1996 through August 2001. Identification provided, as cited in the entry records, was an alien registration number.

#### **SARs Filed Referring to Terrorism**

FinCEN conducted a search of the SAR database to determine the extent to which SARs had been filed that related to terrorism. Two (2) search methods were used. The first method included a keyword search of the narrative portion of the SARs. Keywords that were searched included: terror, terrorism, terrorist(s), September 11(th), 9/11, 9/11/01, World Trade Center, WTC, Pentagon, Control List, Watchlist, Watch List, hijacking(s), and hijacker(s). The second method involved a query of the violation field. The terms that were searched in the "Other" violation field included the words terrorist(s) and terrorism.

#### SARs Filed Prior to September 11, 2001

Between April 1996 and September 11, 2001, 32 SARs were filed that contained references to terrorism. Of those 32 SARs, none indicated an impending attack on the U.S., but all had some form of the word "terror" in the SAR. These 32 SARs were filed by 18 separate financial institutions. The filers of 18 SARs indicated that they had also reported the suspicious activity directly to law enforcement. (Box 40 was checked on the SAR).

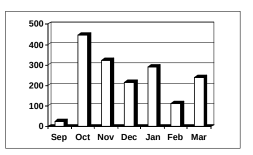
Upon further review, only 21 SARs described suspicious activity related to terrorism or terrorist organizations. Of those SARs, the following reasons were cited for the filing of the report:

- individuals or associations on Treasury's Office of Foreign Assets Control's (OFAC) list of specially designated terrorists;
- suspicious wire transfer activity involving an individual believed to be linked with terrorist organizations; or
- advanced payment fraud scheme involving the purchase of money orders involving an individual believed to be linked with terrorist organizations.

### SARs Filed after September 11, 2001 through March 31, 2002

Between September 12, 2001 and March 31, 2002, more than 1,600 SARs were filed that contained references to terrorism or terrorist groups. Of these, 1,463 SARs contained references to terrorism in the narrative portion of the SAR. There were 143 SAR filings that did not contain any of the search terms in the narrative portion of the SAR filings, rather, the term terrorist or terrorism appeared in the "Other" violation field. The following table and chart show the number of SARs filed in each month since September 12, 2001:

September 2001	27
October 2001	446
November 2001	324
December 2001	215
January 2002	292
February 2002	112
March 2002	241



Listed below is more information about these SARs.

- The SARs were filed by 255 financial institutions.
- The suspicious activity reported in the SARs occurred in 43 states, the District of Columbia, Puerto Rico and Guam.
- Some foreign branches of U.S. banks located in Saudi Arabia, Sri Lanka, the United Kingdom and Costa Rica filed SARs relating to terrorist activity.
- Violation amounts ranged from \$0<sup>14</sup> to \$300 million.
- There were 1,016 SARs that recorded \$0 as the violation amount.
- Financial institutions indicated that 517 SARs were referred directly to law enforcement. (Box 40 was checked on the SAR.)

Banks often file SARs that show the violation amount to be \$0. These SARs are usually filed on individuals who exhibit suspicious behavior during the course of conducting a transaction. For example, an individual may inquire as to the dollar limit of a particular transaction that will not exceed reporting requirements. When informed of the requirements, the individual may leave the bank without making the transaction, thereby arousing a teller's suspicions, resulting in a SAR filing.

A review of the SAR filings indicates that the increase in filings was attributed to the issuance of various government lists of known or suspected terrorists against which banks and other financial institutions researched their files/databases for possible matches to individuals on those lists. Eighty-five percent of the SAR filings (1,369) indicate that the SAR was filed as the result of apparent matches of the names of individuals or entities provided to institutions by government agencies.

The three (3) main activities described in the SAR filings that were filed as a result of apparent name matches were:

- wire transfers;
- use of ATMs: and
- large cash transactions.

The suspicious wire transfers occurred predominantly to or from Middle-Eastern countries. Other countries identified in connection with suspicious wire transfer activity included Pakistan, Malaysia, Indonesia, the Philippines, Liberia, Tanzania, Switzerland, the U.S., and Canada.

The ATM activity was described as suspicious because of the frequency of use and the geographic location of usage. The countries cited in SAR filings that reported suspicious use of ATMs included Lebanon, Morocco, Saudi Arabia, Jordan, and the U.S.

The suspicious cash transactions described in SAR narratives were conducted to establish new accounts, pay off credit card debts, effect wire transfers, and purchase money orders and/or travelers checks.

There were 143 SARs that did not contain any of the search terms used in the narrative portion of the SARs. However, the terms terrorist or terrorism appeared in the "Other" violation field. Of the SARs that identified terrorist or terrorism in the "Other" violation field, 47 SARs did not contain a narrative description of the suspicious activity. The other 96 SAR filings indicated that the filings were the result of compliance with various U.S. Government requests.

There were 94 SARs filed for a variety of other reasons. In 40 instances, financial institutions indicated that the SAR was filed because the individual was a pilot or student attending flight school. In other instances, financial institutions indicated that the SAR was filed because the account holder appeared to have the same name as individuals identified by the media as terrorists, appeared to be of Middle-Eastern descent, or the SAR was filed because of the "recent events" of

terrorist acts. It is important to remember that a SAR filing should not be based on a person's ethnicity. In addition, a SAR should not be filed solely because a person appears to have the same name as individuals identified by the media as terrorists.

Transactions to or from, or conducted by persons with possible affiliations with jurisdictions associated with terrorist activity should not be the only factor that prompts the filing of a SAR. However, this information may be relevant and should be considered in conjunction with other relevant information in deciding whether a SAR is warranted, as set forth in 31 CFR 103.18 and the regulations prescribed by the bank regulatory agencies, such as a lack of any apparent legal or business purpose to a transaction or series of transactions. Resources that should be consulted about such jurisdictions include: the State Department's list of State sponsors of terrorism (see Footnote 12); the Treasury Department's Office of Foreign Assets Control's (OFAC) lists of foreign terrorists; <sup>15</sup> and FATF's list of non-cooperative countries and territories. (see Footnote 13)

#### Financial Action Task Force (FATF) Efforts

At its extraordinary plenary meeting on October 29-30, 2001, the FATF agreed to develop special guidance for financial institutions to help detect the techniques and mechanisms used in the financing of terrorism. The FATF subsequently brought together experts from its member countries to gather information on and study the issue of terrorist financing as part of its annual exercise on money laundering methods and trends. One goal of this exercise was to begin establishing guidance for financial institutions that could be used along with the annual FATF Report on Money Laundering Methods and Trends. Material derived from the exercises, along with contributions from the Egmont Group of financial intelligence units and other international bodies, was used in developing the document published on the FATF website on April 24, 2002. FATF's Guidance for Financial Institutions in Detecting Terrorist Financing can be found at www.fatf-gafi.org/pdf/GuidFITF01\_en.pdf.

The Egmont Group also met following the FATF meeting and its 53 member countries (at that time) agreed to share pertinent information in support of the September 11th terrorist investigations.

OFAC designates and blocks the assets of specially designated global terrorists (SDGTs) – organizations and individuals engaged in international terrorism. For further information, see OFAC's website at www.ustreas.gov/ofac.

#### **Section 3 - Other SAR Analysis Issues**

This section of the SAR Activity Review outlines examples and patterns of suspicious activity reported in the SAR database. The value of this information is that financial institutions have reported these activities as suspicious and other financial institutions should be alert to similar suspicious activities occurring in their institutions.

#### **Suspicious Activity Involving Credit/Debit Cards**

FinCEN was asked by the General Accounting Office (GAO) to conduct a study on how credit/debit/ATM cards may be used in facilitating money laundering. GAO requested that FinCEN conduct a search of the SAR database for fiscal years 2000 and 2001 with the following specific parameters: 1) SARs filed that indicated BSA/Structuring/Money Laundering as the violation type where the term credit card or credit cards appeared in the narrative; 2) SARs filed that indicated Credit Card Fraud as the violation and where the terms BSA, Bank Secrecy Act, money laundering, or structuring appeared in the narrative; 3) SARs filed that indicated BSA/Structuring/Money Laundering as the violation type where the term debit or debit cards appeared in the narrative; and 4) SARs filed that indicated Debit Card Fraud as the violation and where the terms BSA, Bank Secrecy Act, money laundering, or structuring appeared in the narrative.

#### **Statistical Overview**

The search of the SAR database for fiscal years 2000 and 2001 identified 499 SARs filed by 134 financial institutions in which the narrative section contained information pertinent to the request. These SARs represent about one tenth of one percent of the total of all SARs filed during that period. Of the relevant SARs:

- BSA/Structuring/Money Laundering was cited as the primary violation in 488 SARs (97.7%);
- eight (8) SARs cited credit card fraud as the primary violation;
- two (2) SARs cited debit card fraud as the primary violation;
- one (1) SAR cited defalcation/embezzlement as the primary violation;
- violation amounts ranged from \$0 to \$9.76 million; and
- filers of 70 SARs indicated (by checking Box 40 of the SAR) that they had reported the suspicious activity directly to law enforcement - 39 were reported to federal agencies and 31 were reported to state or local authorities.

#### **Highlighted Patterns of Activity**

Analysis of the narrative sections of the set of relevant SARs identified a number of patterns of suspicious activity associated with credit cards. Following are descriptions of these patterns, grouped by the number of SARs that could be linked to each subject area.

#### Structuring of Payments on Credit Card Accounts

A total of 115 SARs described cash structuring activity in the narratives. Typically, the SARs described structuring by customers who attempted multiple transactions below the CTR reporting requirements. Most often, these were cash transactions where the customer asked to deposit funds into various accounts, pay down loans, purchase cashier's checks, and make credit card payments. When these clients were informed that a CTR would be filed based on the total amount of activity, most withdrew one (1) or more transactions to get under the CTR threshold. Such activity was routinely reported as suspicious by the financial institution involved.

Of particular interest for those transactions reported as suspicious is the high dollar amount that customers wanted to pay on their credit card accounts. These attempted total payments were typically well over \$5,000 and often exceeded \$10,000. In several scenarios, a non-bank customer attempted to make cash payments to a credit card which was in the name of an actual bank customer. Two (2) SARs describe structuring by use of automated teller machine (ATM) cards, i.e., multiple (small denomination bills) cash deposits to different accounts by one person.

#### ATM/Debit Cards

A total of 61 SARs described credit/debit/ATM card fraud. Most of these SARs discussed lost or stolen credit cards being used by another party.

An additional 70 SARs discussed the use of ATM/debit cards. As in previous examples, individuals structured multiple deposits or withdrawals to avoid CTR reporting requirements. In the case of checks deposited via an ATM, most proved to be fraudulent checks, but only after cash withdrawals or point-of-sale transactions transpired, causing the bank to suffer a loss. Some scenarios depicted customers who wired money into their accounts from an account in a bank in a foreign country and then proceeded to make multiple ATM withdrawals in that foreign country. [See FinCEN SAR Bulletin - Issue 1 (June 1999) Automated Teller Machines.]

#### Cash Advances from Credit Card Accounts

Cash advances on credit cards were described in 97 narratives. These large advances were drawn on one or more credit cards. Typically, the customer used these advances to purchase cashier's checks or to wire funds to a foreign destination. Clients also requested that cash advances be deposited into savings and or checking accounts.

#### Credit Card Convenience Checks<sup>16</sup>

A total of 32 SARs discussed suspicious activity involving courtesy/convenience checks supplied by credit card issuers. In some scenarios, convenience checks were deposited into an account in small amounts, indicative of possible structuring activity. In other instances, banks reported that the convenience checks were returned unpaid. Filers also noted that convenience checks were used in attempts to perpetrate identity theft.

#### Use of Monetary Instruments in Credit Card Account Activity

A total of 15 SARs described suspicious activity involving traveler's checks. In all instances, the checks were purchased with a credit card at the offices of the issuer. Of these SARs, eight (8) were filed on the same individual. This individual deposited the traveler's checks into his personal account, claiming that the checks were provided by "clients" to pay off the outstanding balance on the credit card. This subject also claimed that depositing traveler's checks would circumvent any need for the filing of CTRs. During FY2000/2001, the subject deposited \$1.9 million in traveler's checks. The remaining SARs filed by the credit card issuer described suspicious activity in which traveler's checks were purchased in bulk with a credit card, then deposited within a short period of time—typically no more than a day or two following the purchase.

Eight (8) SARs reported customers, who made cash purchases of cashier's checks. Some checks, were made payable to various credit card companies. Other cashier's checks were purchased with cash advances from credit cards made payable to a third party or to the purchaser.

A small number of SARs reported credit card payments using money orders. These money orders were usually sequentially numbered. Many filers believed sequentially numbered or bulk money orders were suspicious because the original source of the funds could not be identified. Payment with money orders to credit

<sup>16</sup> Also referred to as credit card checks.

card accounts is rare, and attracts the attention of the banks.

Three (3) SARs filed by the same financial institution described activity in which individuals used counterfeit or forged checks to make payments on their credit cards. In all, 16 fraudulent checks were deposited into three separate accounts. It did not appear that these three (3) individuals were related in any way; however, the filing institution cross-referenced all three SARs.

#### Wire Transfers Linked to Credit Card Activity

A total of 16 SARs were filed in which filers noted suspicious credit card activity linked to wire transfers. Reported activity included:

- cash deposits followed by immediate wires to credit card companies;
- incoming wires from foreign countries to an individual's credit card account;
- outgoing wires to credit card accounts;
- incoming wires followed by checks written to credit card companies; and
- cash advances used to wire funds to foreign destinations.

Three (3) SARs filed by a single financial institution described incoming wires from a foreign location payable to a credit card corporation. The aggregate total of these SARs was \$11,824,982.90.

### Overpayments on Credit Card Accounts

A total of 15 SARs described payments in excess of amounts owed on credit cards, which necessitated the issuance of a refund check by the bank. Seven (7) of these SARs discussed such payments made in cash. Other methods of overpayment include checks written to the credit card account, electronic transfers between accounts, and payment via debit card. Four (4) SARs did not elaborate on the method of payment. The source of funds could not be determined by the banks; refund checks ranged from \$7,000 to \$192,000. This overpayment/refund process is indicative of possible money laundering activity, inasmuch as it provides a relatively simple mechanism for conversion of criminal proceeds, or other problematic funds, to a bank instrument that can be further negotiated with little or no attention to the origin of the funds.

### Subjects Linked to Organized Crime

Of the 488 SARs reviewed for this request, only six (6) SARs were filed on subjects associated with organized criminal activity. The six (6) SARs were filed

in early 2001 on four (4) suspects. The suspicious activity identified revealed check payments credited to their credit card accounts by a fifth individual, who had been indicted on charges of money laundering, contraband cigarette smuggling, and visa/immigration fraud charges.

# **Suspicious Activity Reports Filed by Money Services Businesses (MSBs)**

On January 1, 2002, certain MSBs became subject to the suspicious activity reporting requirement under the BSA. The rule requires that money transmitters, and issuers, sellers, and redeemers of money orders and traveler's checks report suspicious activity occurring on or after January 1, 2002.

FinCEN has developed a form to be used solely by money transmitters and issuers, sellers, and redeemers of money orders and traveler's checks to report suspicious transactions. That proposed form, the *Suspicious Activity Report*-MSB, (SAR-MSB) was published in the Federal Register on February 27, 2002 for public comment. The final draft was published on July 25, 2002, and is awaiting OMB approval. The form is expected to be in use by October 2002; FinCEN will provide a public announcement of the exact date. In the meantime, money transmitters, and issuers, sellers, and redeemers of money orders and traveler's checks are using the existing bank suspicious activity report, Form TD F 90-22.47, to report suspicious activity. Because the current bank SAR form is not tailored to meet the unique requirements of those MSBs required to report, relevant information about the nature of the filer's business cannot be determined.

During the period January 1 through March 26, 2002, a total of 3,914 SAR-MSB filings were made by 311 separate entities. It should be noted that in 67 instances, the name of the branch/filer was left blank; these 67 instances are not included in the 311 named MSBs. More than 46% of the SAR-MSB filings were made by five (5) MSBs.

Violation amounts ranged from \$0 to \$224 million. The following table identifies

the range of the violation amounts as reported in the SAR-MSB filings:

Dollar Range	Number of SAR-MSB filings
\$0	272
\$1 - \$9,999	2,923*
\$10,000 - \$19,999	426
\$20,000 - \$29,999	140
\$30,000 - \$39,999	59
\$40,000 - \$49,999	26
\$50,000 - \$59,000	24
\$60,000 - \$99,999	16
\$100,000 - \$999,000	26
Over \$1 million	2

(\*1,099 SAR-MSB filings fall into the \$2,000-\$2,999 range)

The SAR-MSB filings were filed from 45 states as well as from the District of Columbia, Guam, Puerto Rico, Canada, Dominican Republic and a U.S. Navy Exchange in Japan. However, 1,664 of these SAR-MSB filings (42.4%) do not indicate the state in which they were filed, in either the branch or filer fields. A total of 488 of the MSB-SAR filings (12.4%) were referred directly to law enforcement.

The following table identifies the top five states from which MSB-SARs were filed [based on the remaining 2,259 SAR-MSB filings (57.6%)]:

State	Number of MSB-SAR Filings	Percentage
Arizona	466	20.62
New York	397	17.57
Florida	222	9.82
California	104	4.60
Pennsylvania	99	4.38

In 118 instances, no suspect was identified on the MSB-SAR filing. One (1) MSB failed to identify the suspect name in 82 of its 85 filings, while another MSB failed to identify the suspect name in 12 of its 15 filings. Another MSB failed to identify a city, street, or state in each of the branch or filer fields.

FinCEN is engaged in a public outreach program and improvements in SAR filings by MSBs are expected.

# **Section 4 - Law Enforcement Cases**

This section of the *SAR Activity Review* provides law enforcement agencies with the opportunity to summarize investigative activity in which SARs and other BSA information played an important role in a successful investigation and/or prosecution of criminal activity. Each issue of the *SAR Activity Review* includes new examples based on information received from law enforcement.

# Raids in 14 States Aimed at Stopping Illegal Money Transfers to Iraq

In early February 2002, money-transfer agents in 14 states were raided by federal agents to stop alleged illegal wiring of millions of dollars to Iraq. Twenty-nine (29) search warrants on businesses and individuals were used, allowing law enforcement agents to seize documents and records. The businesses and individuals are also under investigation for possible violations of anti-money laundering laws and possible violations of regulations requiring money services businesses to register with the government. It is believed that money transfer agents wired money intended for recipients in Iraq to a bank in Jordan. A 1990 U.S. Executive Order prohibits the transfer of money, directly or indirectly, to the Iraqi government or its people. SARs added value to the investigation by identifying individuals who were not subjects of the initial investigation and tied them to the businesses that were under investigation. (Source: U.S. Customs Service)

# **Jury Convicts Man in Unlicensed Money Transmission Scheme**

Information gleaned by an interagency investigation from SARs led to the successful prosecution of a man for operating an illegal money transmitting system. On April 30, 2002, a federal jury convicted the defendant for knowingly running an illegal money transmitting operation without a state license. According to the indictment, from September 5, 2000 through November 2001, the defendant operated the money transmitter without the license required by the state, despite notice from the state supervisory agency that this was criminal conduct. During this period, the defendant transmitted \$2.8 million to the UAE. The money transmitter in this case is one of a number of outlets of a money transmitter system that had its assets frozen by Treasury's OFAC. (Source: U.S. Customs Service)

# **SAR Filings Assist**

## **International Money Laundering Case**

Between November 2000 and January 2001, SARs were filed by two (2) banks indicating accounts controlled by Victor Alberto Venero-Garrido had received large and suspicious deposits totaling over \$22 million. Following the filing of the SARs, a money laundering investigation was initiated. The investigation determined that Venero was a known associate for indicted former Chief of the Peruvian Intelligence Service, Vladimiro Montesinos. At the time, Montesinos, top advisor to former Peruvian President Alberto Fujimori, was wanted by Peru for fleeing with government funds, narcotics trafficking, and for human rights violations that included overseeing death squads. Venero, a former Peruvian general, was also wanted by Peruvian authorities for these same crimes.

On January 26, 2001, Venero was arrested on a Provisional Arrest Warrant requested by the Peruvian Government after he liquidated an account for the amount of \$3.7 million. According to the Peruvian indictments, Montesinos and Venero had committed numerous crimes that netted them illicit proceeds of almost \$1 billion over the past seven (7) to eight (8) years. On June 24, 2001, Vladimiro Montesinos was arrested by the Venezuelan military in Caracas.

To date, more than \$24 million has been frozen in accounts belonging to subjects of this investigation. More than \$50 million has been recovered by Peruvian authorities. Investigations are continuing in the United States. Trials are pending in Peru. President Alberto Fujimori has resigned as President of Peru and is in self-imposed exile in Japan. (Source: FBI)

# Metal Traders Charged in International Bank Fraud Scheme

In May 2002, three (3) principals and the former treasurer of a group of metal trading companies were charged with conspiracy to commit bank fraud, mail fraud, and wire fraud in connection with a sophisticated international scheme to defraud banks worldwide of more than \$600 million. The investigation was initiated following the filing of several SARs on the business by different banks claiming significant losses.

Since May 2000, the group of metal trading companies allegedly stole millions of dollars in loan proceeds from several banks around the world by fabricating collateral and misrepresenting the existence of the underlying business transactions. The companies represented themselves to be in the business of brokering

sales of non-ferrous metals suppliers and purchasers worldwide, arranging for overseas shipments of metal, and providing interim financing for purchasers. In order to provide such financing, the companies began entering into loan agreements that eventually gave them access to over \$1 billion. (Source: FBI)

# **Store Owners Plead Guilty to Structuring and Food Stamp Fraud**

The joint investigation among several federal and local law enforcement officials was initiated as the result of a SAR filing. In February 2002, three (3) brothers pled guilty to fraudulently selling food stamps out of their convenience store. The scam netted nearly \$2 million. The brothers also wire transferred \$228,000 of their illegal profits to five (5) foreign nationals in the Middle East-transactions that are still under investigation by federal agents. The brothers sold food stamps and vouchers for the Women, Infant and Children (WIC) program for 50 cents on the dollar. The defendants redeemed the stamps through the store's bank accounts for full face value and routinely cashed checks written for slightly less than \$10,000. (Source: IRS/Criminal Investigation)

# Former Banker Sentenced for Avoiding IRS Reporting

In March 2002, the founder and former president of a small bank pled guilty to structuring financial transactions. The banker had earlier argued that he was merely trying to gain customers for the bank. The case involved the banker asking an individual if he and his father could deposit money at the bank. That man took cash deposits of \$5,000 and \$40,000 directly to the banker because he did not want to "draw attention to himself." The failure to file CTRs was detected by a routine bank audit and a SAR was filed. (Source: IRS/Criminal Investigation)

### Three Family Members Plead Guilty to Structuring

SARs filed by a bank resulted in the initiation of an investigation by the IRS. Three (3) family members pled guilty to conspiring to obstruct the IRS from ascertaining their true income tax liabilities for tax years 1978 through 1995 by filing false tax returns and structuring currency transaction in amounts less than

\$10,000. The individuals skimmed cash receipts, which they kept in safety deposit boxes, from their three businesses. The father and mother concealed their taxable incomes by commingling their assets with each other and their son in multiple business and personal accounts. They would cash checks, make deposits, and make cash withdrawals at banks in amounts less than \$10,000 to avoid the filing of CTRs. Between February and August 1995, they structured \$259,000 of cash deposits into three (3) different bank accounts. The commingling of funds was used to pay for the construction of their 11,000 square foot home that was later sold for \$2.6 million. In January 2002, the three (3) individuals were sentenced to prison terms and fined. (Source: IRS/Criminal Investigation)

# **Appeals Court Affirms Conviction in Tax Evasion Case Arising From a SAR**

The U.S. Court of Appeals for the Sixth Circuit affirmed the conviction of David Middleton for attempting to evade or defeat income tax in violation of 26 U.S.C. 7201. The case arose from a SAR filed by a bank employee. Middleton was a real estate agent who formed several companies through which he provided consulting services aimed at property tax reduction. Over a five (5) year period, he received more than \$1.5 million in gross receipts, which he deposited into various non-interest bearing business accounts he had established in various corporate names. He was the only authorized signatory on the accounts. Once Middleton made a deposit, he would write several checks and cash them at different bank branches by making a series of structured withdrawals for less than \$10,000. Middleton never used personal or business checks to pay bills, relying instead on cash, money orders, bank checks, and endorsed business receipt checks. He filed no income tax returns during this time.

A jury convicted Middleton on all five tax evasion counts alleged against him in the indictment (structuring was not charged, but alleged as evidence of willful intent to evade or defeat income tax). The Court of Appeals affirmed the conviction in all respects. However, the 36-month sentence imposed on Middleton was vacated and remanded to enable the trial judge to make factual findings supporting the sentence enhancement made for obstruction of justice, as required by Federal Rule of Criminal Procedure 32(c)(1). United States v. Middleton, 246 F.3d 825 (6th Cir. 2001).

#### State and Local Law Enforcement Use of SAR Data

The following information obtained through the FinCEN Gateway Program<sup>17</sup> illustrates state and local governments' use of SAR data.

Gateway users reviewed 6,106 SARs during the period October 1, 2000 through September 30, 2001. Of those, 3,069 SARs were identified as useful to the Gateway user's case. During the same period, SAR information was used to open 186 investigations. [Gateway users have the option of identifying (in the system) investigations that were initiated as a result of SAR filings. Because this option is not mandatory, the statistics do not capture the total number of investigative actions initiated by state and local law enforcement or regulatory agencies.]

### **SAR leads to Guilty Plea of Money Laundering**

A SAR filed by a bank revealed that an individual had deposited over \$44,000 to and withdrawn over \$31,000 from his account in a one-month period. Subpoenaed bank records revealed that this individual had deposited over \$103,000 in a nine-month period from late 1999 to mid-2000. The individual had no record of employment and had not filed state income taxes for the three (3) prior tax years. Further investigation revealed that this individual had purchased several vehicles for over \$23,000 in cash. A criminal records check revealed that this individual had numerous arrests, several of which were drug related.

In September 2000, search warrants were executed at two (2) residences associated with the individual. These search warrants resulted in the seizure of over \$25,000 in cash, three (3) vehicles, numerous pieces of expensive jewelry, and four (4) handguns. Also executed were three (3) seizure warrants on financial institutions that resulted in the seizure of over \$113,500.

This individual was indicted on four (4) counts of possession of a firearm by a convicted felon, four (4) counts of possession of a firearm with obliterated serial numbers, and one (1) count of money laundering. In May 2001, the individual pled guilty to one (1) count of felony possession of a firearm by a convicted felon and one count of money laundering. (Source: Prince Georges County Police, State of Maryland)

<sup>17</sup> The Gateway Program enables federal, state, and local law enforcement agencies to have direct, on-line access to records filed under the BSA.

# Section 5 - Tips on SAR Preparation & Filing

# **Reporting Potential Terrorist Related Activity** on a SAR

#### **General Instructions for Completing the SAR**

FinCEN has received a number of calls from financial institutions requesting assistance in completing a SAR when the suspicious activity may be terrorist related. The following guidance is offered: 1) report the information on the SAR accurately and completely; and 2) complete the narrative section by describing the suspicious transaction as completely as possible and include the following information, if applicable - any correspondent bank name/account information; names/locations of business entities; names of cities, countries and foreign financial institutions linked to the transaction, especially if funds transfer activity is involved; and account numbers and beneficiary names.

#### Specific Instructions for a Particular Industry

Financial institutions reporting potential terrorist-related activity on Form TD F 90-22.47 are requested to check the "Other" box on Part III, Line 35(s) of the form and note the word "terrorism" in the space following the box. However, in some situations, the suspicious activity may also involve money laundering, therefore, the institution should also check Box 35(a).

Casinos and card clubs reporting potential terrorist-related activity on Form TD F 90-22.49 (SARC) are asked to check the "Other" box on Part III, Line 32(n) and note the word "terrorism" in the space following the box. If the suspicious activity also involves money laundering, Box 32(h) or 32(j) should also be checked.

Regardless of which form is used, all filers should ensure that the narrative includes as much detail as possible regarding the potential terrorist-related and money laundering activities.

### **SAR Filing Tips for MSBs**

The MSB SAR requirement became effective on January 1, 2002, and requires that certain MSBs, (i.e., money transmitters, issuers, sellers, and redeemers of traveler's checks, and issuers, sellers, and redeemers of money orders) report suspicious transactions occurring on or after January 1, 2002.

The following tips are provided for MSBs submitting SARs on the interim SAR form, TD F 90-22.47. These tips are being provided based on a review of the interim forms submitted by MSBs since January 1, 2002.

- MSBs should file a SAR only if the transaction is suspicious.
- MSBs must file a SAR if the transaction is suspicious and exceeds \$2,000 (\$5,000, if a clearinghouse).
- If the transaction is suspicious but does not exceed \$2,000, the MSB may file a SAR voluntarily.
- If a SAR is filed, it is critical that Part V of the form (Suspicious Activity Information Explanation/Description) be completed to explain why the activity is considered suspicious.
- FinCEN has developed a SAR form<sup>18</sup> to be used soley by money transmitters and issuers, sellers and redeemers of money orders and traveler's checks when reporting suspicious transactions. It is expected that this form will be available for use by October 1, 2002. However, in the interim, these MSBs should continue to use Form TD F 90-22.47 (bank SAR form) to report suspicious activities. NOTE: MSBs should write the letters "MSB" in block print at the top of the form and also in the blank space in Item 5 of the form. This will help to distinguish MSB SARs from SARs filed by depository institutions.

### Filing a Corrected or Amended SAR

**FinCEN often receives questions regarding how to amend or correct a previously filed SAR.** To file a corrected SAR form, follow the instructions on Form TD F 90-22.47, under "HOW TO MAKE A REPORT." Check the appropriate "Correction" box depending on the SAR form used. The new/revised SAR should be completed in its entirety and the corrected information should be provided in the applicable boxes. These changes should be described in the "Suspicious Activity Information Explanation/Description" section of the form.

A copy of the final draft form was published in the Federal Register on July 25, 2002, and is available for review only (not for use) on FinCEN's MSB website at: www.msb.gov, under the heading of "What's New." [NOTE: The SAR-MSB, TD F 90-22.56 is a draft form and cannot be used to report suspicious activity until it has been issued as a final form.]

# Filing a SAR For Ongoing or Supplemental Information

FinCEN often receives questions regarding how to provide supplemental information for suspicious activity that has already been reported previously on a SAR but is still occurring. The following guidance is provided:

#### SAR Filers using Form TD F 90-22.47

- Part III, Item 33 The SAR must be completed in its entirety and should contain the following information: <u>Date or range of dates of suspicious activity</u> should be included by entering the first known date of suspicious activity (same date as reflected on the initial report) in the "From" field and the last occurrence date in the "To" field.
- Part III, Item 34 Total dollar amount involved in known or suspicious activity must reflect an aggregated total of all transactions for multiple or related suspicious activities by the same individual or organization within the same reporting period (as identified in Item 33). [NOTE: Dollar values should be calculated on the basis of suspicious transactions as opposed to loss to the filing institution.]
- Part V Suspicious Activity Information Explanation/Description may reference prior SARs filed with corresponding dates and dollar amounts, in addition to a detailed explanation/description of the known or suspected violation of law or suspicious activity. For more detailed instructions on other items that should be included in this area, please see the instructions on the SAR form or "Preparation Guidelines For Suspicious Activity Report Form dated June 2000" which can be found on FinCEN's website at www.fincen.gov/sarguidelinesv4.doc

### **SARC Filers using Form TD F 90-22.49**

Check Box C, "Supplemental Report" and complete the form in its entirety by providing the following information.

• Part III, Item 30 - <u>Date of suspicious activity</u> should be included by entering the first known date of suspicious activity (same date as reflected on the initial report).

- Part III, Item 31 Total dollar amount involved in known or suspicious activity must reflect an aggregated total of all transactions for multiple or related suspicious activities by the same individual or organization within the same reporting period (as identified in Item 30).
- Part VII <u>Suspicious Activity Information Explanation/Description</u> may reference prior SARs filed with corresponding dates and dollar amounts, in addition to a detailed explanation/description of the known or suspected violation of law or suspicious activity. For more detailed instructions on other items that should be included in this area, please see the instructions on the SAR form, in addition to the "Preparation Guidelines For Suspicious Activity Report Form dated June 2000" which can be found on FinCEN's website at www.fincen.gov/sarguidelinesv4.doc.

# Where to Send Completed SARs

SARs (Form TD F 90-22.47) filed in paper format by either a depository institution, broker/dealer in securities, MSB, or others should be mailed to:

FinCEN
Detroit Computing Center
P.O. Box 33980
Detroit, MI 48232-0980

SARs for casinos (Form TD F 90-22.49) filed in paper format should be mailed to:

FinCEN
Detroit Computing Center
Attn: SARC
P.O. Box 32621
Detroit, MI 48232-5980

SARs or SARCs filed by magnetic media/diskette format, should be mailed to:

IRS Detroit Computing Center Attn: Tape Library 985 Michigan Ave. Detroit, MI 48232

# **Section 6 - SAR News Update**

This section of the *SAR Activity Review* discusses measures taken since September 11<sup>th</sup> that affect the identification of suspicious activity and the preparation and filing of SARs.

# FinCEN's FINANCIAL INSTITUTIONS HOTLINE

FinCEN has established a FINANCIAL INSTITUTIONS HOTLINE (1-866-556-3974) for financial institutions to report suspicious transactions that may relate to recent terrorist activity against the U.S. The purpose of the HOTLINE is to facilitate the immediate transmittal of this information to law enforcement.

Financial institutions identifying suspicious transactions under 31 CFR Part 103 or under the regulations of their federal supervisor's regulation are required to report such transactions by filing a SAR in accordance with applicable agency regulations, even if they provide information over the FINANCIAL INSTITUTIONS HOTLINE. Financial institutions are reminded that oral disclosures of suspicious activity made through the HOTLINE are subject to the same safe harbor from liability that applies when completing a SAR. This HOTLINE is intended to provide to law enforcement and other authorized recipients of SAR information the essence of the suspicious activity in an expedited fashion. The HOTLINE use is voluntary and does not negate an institution's responsibility to file a SAR in accordance with applicable regulations.

Even if not currently covered by the suspicious activity reporting requirements in Title 31, institutions such as casinos and securities firms are encouraged to use the FINANCIAL INSTITUTIONS HOTLINE to report suspicious activity that may relate to recent terrorist activity and to file a SAR form.

Since the HOTLINE has been activated, depository institutions as well as insurance agencies, securities firms, and MSBs, among others, have utilized it to report suspicious activity.

Callers are reminded that the FINANCIAL INSTITUTIONS HOTLINE is only for reporting suspicious activity that may be terrorist related. If general guidance is needed regarding the completion or filing of a SAR, the requestor should contact its primary regulator or call FinCEN's Regulatory Helpline at 1-800-949-2732.

# **Expansion of SAR and Other Anti-Money Laundering Compliance Requirements to New Industries**

On October 26, 2001, shortly after the last *SAR Activity Review* was published, President Bush signed into law the USA PATRIOT Act, <sup>19</sup>the most significant expansion of the nation's anti-money laundering laws since 1986, when Congress first made the act of money laundering a federal criminal offense. <sup>20</sup>

Among other things, USA PATRIOT Act gives the Treasury Department authority to issue rules extending anti-money laundering requirements to virtually all businesses that provide financial services to the public. Some of these rules have already been issued and are summarized below. The remaining rules are expected to go into effect no later than a year after the law's enactment (i.e., October 26, 2002). [Although not mandated by the Act, rules requiring certain money services businesses (MSBs) to file suspicious activity reports went into effect on January 1, 2002. In addition, Treasury is in the process of extending similar requirements to casinos and card clubs.]

#### **Compliance Program Requirements**

Section 352(a) of the Act requires every financial institution under the Bank Secrecy Act (BSA)<sup>21</sup>, unless exempted by the Secretary of the Treasury, to establish anti-money programs in an effort to assist the government's efforts to prevent, detect and prosecute international money laundering activity and the financing of terrorism.

On April 23, 2002, FinCEN issued the first set of regulations implementing Section 352. These new rules require: 1) mutual funds; 2) operators of credit card systems; and 3) money services businesses to implement an anti-money laundering program by July 24, 2002. While the rules do not prescribe identical requirements, each one identifies the following four (4) minimum components of the anti-money laundering program: 1) implementation of procedures and internal controls designed to prevent and detect money laundering or the financing of terrorist activities; 2) designation of a compliance officer with the responsibility and sufficient authority to assure that the firm's anti-money laundering program is

<sup>19</sup> Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001 (USA PATRIOT Act), Pub. L. No. 107-56 (2001).

<sup>&</sup>lt;sup>20</sup> Money Laundering Control Act of 1986, Pub. L. No. 99-570 (1986).

<sup>21</sup> Bank Secrecy Act, Titles I and II of Pub. L. 91-508, as amended, codified at 12 U.S.C. 1829b, 12 U.S.C. 1951-1959, and 31 U.S.C., chapter 53, subchapter II.

operating effectively; 3) training of appropriate personnel concerning their responsibilities under the program; and 4) a periodic and independent audit to determine the firm's compliance with anti-money laundering laws and regulations and the firm's anti-money laundering program.

A fourth rule<sup>22</sup>, also issued on April 29, 2002, clarifies that banks, savings associations, credit unions, registered brokers and dealers in securities, futures commission merchants, casinos and card clubs, will continue to be subject to rules issued by FinCEN, federal banking agencies, or self-regulatory organizations, whomever their respective regulator may be, which already require that these businesses maintain anti-money laundering compliance programs.<sup>23</sup>

This rule also defers until no later than October 24, 2002, the application of Section 352 to all other financial institutions under the BSA in order to allow Treasury time to study these new industry segments and to develop regulations applicable to their potential level of money laundering or terrorist finance abuse.

The businesses subject to further study include dealers in precious metals, stones or jewels; pawnbrokers; loan or finance companies; private bankers (those that are not already subject to BSA regulatory requirements because of their status as a bank or broker-dealer); insurance companies; travel agencies; telegraph companies; automobile, airplane or boat sellers; persons involved in real estate closings and settlements; investment companies other than mutual funds; and commodity pool operators and commodity trading advisors.<sup>24</sup>

### **Expansion of SAR Requirements**

FinCEN is in the process of expanding SAR requirements to several new financial institutions and will be studying additional industries for future SAR requirements.

<sup>22 67</sup> FR 21110 (April 29, 2002).

<sup>23</sup> See 12 CFR 21.21 (for institutions regulated by the Office of the Comptroller of the Currency); 12 CFR 208.63 (for institutions regulated by the Federal Reserve Board); 12 CFR 326.8 (for institutions regulated by the Federal Deposit Insurance Corporation; 12 CFR 563.177 (for institutions regulated by the Office of Thrift Supervisor); 12 CFR 748.2 (for institutions regulated by the National Credit Union Association); 67 FR 8565 (for broker-dealers registered with the National Association of Securities Dealers (NASD)); 67 FR 8567 (for broker-dealers registered with the New York Stock Exchange); NFA Rule 2-9(c), April 23, 2002 (for futures firms registered with the National Futures Association); and 31 CFR 103.64 (for casinos and card clubs as defined under 31 CFR 103.11(n)(5) and (n)(6), respectively).regulated by the National Credit Union Association); 67 FR 8565 (for broker-dealers registered with the National Association of Securities Dealers (NASD)); 67 FR 8567 (for broker-dealers registered with the National Futures Association); and 31 CFR 103.64 (for casinos and card clubs as defined under 31 CFR 103.11(n)(5) and (n)(6), respectively).

<sup>24</sup> Investment bankers are not covered by this exemption because, as a depository institution or broker-dealer, they are already subject to anti-money laundering compliance program requirements pursuant to rules issued by their federal regulator or self-regulatory organization.

As noted above, on January 1, 2002, money transmitters and businesses that issue, sell or redeem money orders or traveler's checks became subject to new SAR requirements. On July 1, 2002, FinCEN issued a final rule extending the SAR requirement to securities broker-dealers, which will be effective on January 1, 2003. In a related matter, FinCEN is also studying the feasibility and need to extend SAR reporting to the futures and mutual fund industries.

FinCEN has also taken steps to finalize rules, which would place casinos and card clubs under a SAR regime. FinCEN first proposed this requirement in 1998.<sup>25</sup> After considering numerous comments on several key aspects of the rule, on March 29, 2002, FinCEN published a request for additional comments and provided guidance on the intended scope of the rule.<sup>26</sup> FinCEN intends to issue a final rule for these two industries before the end of 2002. Comments on the renoticed SAR rule were due on May 28, 2002.

<sup>25 63</sup> FR 27230 (May 18, 1998).
26 67 FR 15138 (March 29, 2002).

# **Section 7 - Issues & Guidance**

This section of the *SAR Activity Review* discusses current issues of common interest raised with regard to the preparation and filing of SARs. This section is intended to identify SAR-related issues and then provide meaningful guidance to filers. In addition, the section reflects the collective positions of the government agencies that require organizations to file SARs.

# **Office of Foreign Assets Control (OFAC)**

The Office of Foreign Asset Control (OFAC), among other things, provides financial institutions with instructions regarding the freezing and blocking of funds related to individuals and entities on OFAC's Specially Designated Nationals List. For information or guidance required in connection with OFAC, including information regarding the Specially Designated Nationals List, financial institutions should contact OFAC at its hotline (1-800-540-6322) or on-line at www.treas.gov/ofac.

### **Advanced Fee Schemes**

Many institutions are now the recipients of solicitations for advanced fee schemes, which have commonly been referred to as Nigerian, West African or 419 advanced fee schemes. A determination as to whether a SAR should be filed is that of the institution that receives the solicitation.

Financial institutions should be aware that the United States Secret Service (USSS) has dedicated resources to this issue. If a financial institution receives an "advanced fee scheme" letter through the mail, e-mail, or fax, and the institution has not initiated any contact with law enforcement or the perpetrators of the attempted fraud, the letter should be forwarded to USSS using one of the following methods:

- e-mail to: 419.fcd@usss.treas.gov
- fax to: (202) 406-5031; or,
- mail to: United States Secret Service, Financial Crimes Division,
   950 H Street, Suite 5300, NW, Washington, D.C., 20373-5802, (ATTN: 419)

If, however, the financial institution has been victimized by one of these schemes, all written documentation should be mailed to the USSS at the above address and a call should be placed to the agency at (202) 406-5850.

In response to this growing epidemic, USSS established "Operation 4-1-9" designed to target "advance fee fraud schemes" on an international basis. The USSS' Financial Crimes Division receives approximately 100 telephone calls from victims/potential victims, and 300 to 500 pieces of related correspondence per day. Additional information concerning the USSS' efforts to combat this scheme can be found on the Internet at www.treas.gov/usss/financial\_crimes.shtml#Nigerian. Another point of reference is a report prepared by the U.S. Department of State, Bureau of International Narcotics and Law Enforcement Affairs entitled "Nigerian Advance Fee Fraud," which can be found at www.travel.state.gov.

The determination whether to file a SAR with respect to a particular transaction or other activity must be made by the financial institution.

# **SAR Disclosure as Part of Civil Litigation**

The possible disclosure of a SAR as part of discovery in civil litigation has been a recurring issue. The federal financial institution supervisors, as well as FinCEN, have always maintained that a request for the disclosure of a SAR in civil litigation pursuant to the federal discovery rules should be denied and the institution should identify for the court the relevant provisions of Title 31, Section 5318(g) of the United States Code (the BSA provision that prohibits disclosure). (However, institutions should never disobey the order of a court to make the disclosure, although they should appeal an adverse order and seek a stay when possible.)

Two recent cases support the position that discovery in civil cases does not require the production or disclosure of a SAR. In one case<sup>27</sup>, a discovery demand for SARs was made, notwithstanding the language in the Office of Thrift Supervision's (OTS) SAR regulation<sup>28</sup> barring any disclosure of a SAR filing or information contained therein. The bank had objected to the discovery demand for SARs so the plaintiff filed a motion to compel production of SARs, and, subsequently, the OTS submitted a letter to the court in support of the bank's position. The court denied the motion for discovery finding that the SAR regulations establish an unqualified privilege against discovery. The court held that even though the statute only prohibits notice of the SAR filing to persons involved in the transaction, the production of the SAR in discovery would increase the likelihood that the person involved in the transaction would receive notice of the SAR filing.

Weil v. The Long Island Savings Bank, 2001 U.S. Dist. LEXIS 23408 (E.D.N.Y. 2001).

<sup>28 12</sup> C.F.R. 563(d)(12).

Similarly, in another case<sup>29</sup>, the court upheld a lower court's issuance of a protective order against the discovery of the SARs, relying on the nondisclosure provisions of the Office of the Comptroller of the Currency's (OCC) regulation.<sup>30</sup>

It should be noted, however, that while there is now further judicial support for the proposition that SARs are not subject to disclosure in civil litigation, this does not apply to the underlying documentation (such as account statements, wire transfer records, etc.) that may evidence suspicious activity. In fact, in one of the cases the court specifically held that the prohibition from disclosure covered the SAR but not the underlying documentation.<sup>31</sup>

An institution that finds itself in the position as described herein should notify the court of the prohibition from disclosure and also, pursuant to the regulations of the federal financial institution supervisory agencies, notify its federal supervisor, or, if it has no such supervisor, notify FinCEN, that such a demand has been made.

<sup>&</sup>lt;sup>29</sup> Dubai Islamic Bank v. Citibank, 2001 U.S. Dist. LEXIS 18525 (S.D.N.Y. 2001).

<sup>30 12</sup> CFR 21.11(k), and FinCEN's rule, 31 CFR 103.18.

<sup>31</sup> Weil v. The Long Island Savings Bank.

# **Section 8 - Industry Forum**

In each issue of the *SAR Activity Review*, representatives from the financial services industry offer insights into some aspect of compliance management or fraud prevention that presents their view of how they implement the BSA within their institution. Although the Industry Forum Section provides an opportunity for the industry to share its views, the information provided in it may not represent the official position of the regulators. In this issue, the ABA offers an article entitled "Money Laundering, Terrorism, & Fraud." It appeared in the March/April 2002 issue of <u>ABA Bank Compliance:</u>

# The Safe-Harbor Protection for Employment References: A Long-Awaited Tool To Deter Money Laundering, Terrorism & Fraud

by Robert B. Serino (Senior Advisor for Financial Services, Watkins Consulting)

On October 26, 2001, President George W. Bush signed the Uniting and Strengthening America by Providing Appropriate Tools Required To Intercept and Obstruct Terrorism Act (USA PATRIOT Act of 2001). In so doing, the President developed new tools and imposed additional requirements on the federal government and the financial services industry to address the dual threats of terrorism and money laundering. While some of the act's changes will impose additional burdens on financial institutions, others will protect them and their employees from liability when they take steps to keep dishonest individuals out of the financial services industry.

The USA PATRIOT Act expands the safe harbor that currently protects banks and their employees from being held liable when they file suspicious activities reports with the federal government. It also, for the first time, protects an expanded list of financial institutions and their employees when they make disclosures in certain employee references. *Note 1* 

#### PREDICATE FOR THE LEGISLATION

Congress had previously given federal regulators appropriate remedies to remove and bar dishonest individuals from the banking industry. Regulators have the statutory power to commence a formal administrative action to remove and ban bank employees and officials when it can be established that they have violated their positions of trust. Likewise, existing statutes permit regulators to summarily suspend bank personnel if they are indicted for crimes of dishonesty, breaches of trust, or money laundering. Also, a person convicted of such a crime is, by operation of law, barred from serving in a depository institution, unless he or she has prior approval of the Federal Deposit Insurance Corporation.

Through its 1989 passage of the Financial Institutions Reform, Recovery and Enforcement Act, Congress attempted to strengthen the removal statute by mandating that if an individual was removed from one depository institution, he or she would be barred from any other depository institution.

If an individual is barred from banking for any of these reasons, it is illegal for a bank to employ that individual. If a bank or individual knowingly violates this prohibition, they are subject to criminal prosecution or a civil money penalty up to \$1 million for each day the violation continues.

While the existing statutory remedies are helpful, they are only effective if a formal action or prosecution has been taken against the individual. These provisions do not address situations in which there was no prosecution or regulatory sanctions of the individual.

To avoid committing such a violation and to protect themselves from employee abuse, financial institutions must have a due diligence program to evaluate the background of individuals before they are employed. One of the major sources of information an institution should check before employing someone is prior employment records.

For years the industry and its regulators have been concerned about the problem that is created when a person is terminated from an institution for being involved in wrongdoing but is not prosecuted. Subsequently, that person could become employed at another institution without the second institution learning about the problems at the first. Until now, banks have been reluctant to share such adverse information about former employees for fear that they might be sued for providing the facts of the wrongdoing that caused the termination.

In previous years Congress and the regulators have addressed this concern. In testimony given on June 11, 1998, before the Committee on Banking and Financial Services of the U.S. House of Representatives, the Comptroller of the Currency's Office supported the goals of the legislative proposals before the committee, specifically:

the expansion of the statutory 'safe harbor' for banks and individuals that report potential crimes and suspicious transactions, and the creation of a

new 'safe harbor' for banks and individuals who share information in an employment reference about a prospective employee's possible involvement in a violation of law or a suspicious transaction. Banks and their employees must feel free to report suspicious transactions, and to share information in the employment context about individuals involved in misconduct, without fear of liability.... *Note 2* 

Although the committee approved a provision dealing with the issue, the legislation never became law.

The issue was again brought up in the legislative debates on the Money Laundering Act of 2000 (the predecessor of the USA PATRIOT Act). In testimony before the Subcommittee on Crime of the Committee of the Judiciary, the American Bankers Association's senior counsel and compliance manager, John Byrne, pointed out the limitations banks have faced in disclosing the facts regarding former employees who have been terminated for committing fraud. *Note 3* Clearly, one of the major obstacles has been the fear and cost of responding to litigation. To address this concern, Byrne noted, about a dozen states already had provided for liability protection to employers who responded to requests for references, including when they advised that an individual had been suspected of criminal wrongdoing.

#### LEGISLATIVE CHANGE

To address the industry's concerns about potential litigation, Congress passed a provision in the USA PATRIOT Act that, for the first time, gives financial institutions and their employees a "qualified" safe harbor protection from liability when they provide information to another institution about a former employee's employment record. This provision deals with information regarding former employees, not customers. *Note 4* To come within the act's protection, banks must strictly comply with its provisions. The requirements mandate that the disclosure be in writing and be in response to a request from another institution. The protection only exists for disclosures between financial institutions, including uninsured branches and agencies of foreign banks.

Although the statute does not mandate disclosures between institutions, it does protect an institution and its employees if a disclosure is made. The protection also covers written termination notices or employment references that are provided pursuant to rules of a self-regulatory organization registered with the Securities and Exchange Commission or the Commodity Futures Trading Commission.

We refer to this as a "qualified" safe harbor because the USA PATRIOT Act's provision amending the FDIC Act provides that any disclosure made with "malicious intent" will not be shielded from liability. While this provision is only in the section of the act dealing with disclosures between "depository institutions," out of an abundance of caution, all financial institutions should be concerned that this factor will be read into their safe harbor.

#### EFFECT ON FINANCIAL INSTITUTIONS

Because the statute provides that maliciousness would defeat the safe harbor, it can be easily assumed that when a person sues an institution or individual for "defamation" or other tort stemming from an employment reference, there will be an allegation of malice. *Note 5* Such a claim would probably allege that the bank or its employees made the employment reference out of personal animosity and without a true factual basis. Generally, because the question of malice will hinge on the facts of each case, a bank probably will not be able to merely obtain a summary judgment or a dismissal of a suit. *Note 6* To defeat such allegations, a financial institution or person sued will be required to defend the action by establishing that its actions and responses were made without malice. This will become a debate on the facts and could involve substantial discovery.

In order to ensure that the Act's safe harbor protects financial institutions and their employees, it is strongly advised that the language of the statute be followed literally and that institutions set up detailed processes to handle employment record requests. If the issue of malice is raised, the institution can point to its strict compliance not only with the statute but also with its established policies and procedures.

Among the actions an institution should take to support the argument that an employment reference was made in accordance with the act and without malice are the following:

- The handling of the requests for information should be centralized and if possible reviewed by counsel. This will help rebut the contention that the person making the reference had a personal dislike or intent to injure him. It would also provide for a separate set of eyes to review the particular matter and make an independent determination consistent with prior matters. Such a process should lead to more objective and less personalized references.
- The response must be in writing and in response to a request from another financial institution. Although the act does not state that the request be in writing, to ensure that there is no question that a request was made and to avoid the contention that the "referring bank" made the reference with

malice because it was not "requested" - a written request should be obtained. Having this on file would lend credibility to the argument that there was no malicious intent involved.

- The disclosure is made only in a situation in which a SAR or report has already been filed. The regulations of the agencies require that financial institutions file a SAR when they suspect violations of law or suspicious activities involving amounts of money greater than \$5,000, unless the individual is an insider in the institution in which instance there is no dollar limit. Because institutions should have a review process to determine whether a SAR should be filed, this should be another independent indication to help refute the allegation of personal animosity toward the individual.
- The response cannot disclose that a SAR has been filed but can contain the allegations made in the SAR. A SAR is considered a confidential document and the fact that one has been filed cannot be disclosed.
- The response should recite accurate facts without the use of pejorative words or speculation. This is one of the most important considerations in making a reference. It is where personal animosity could be detected, especially if the reference was spiced with incriminating, highly charged facts that ultimately prove to be inaccurate. An undisputed recitation of the facts as to what transpired is the safest course. There probably should be no suggestion of what the requesting bank should do about hiring the individual (i.e., there is no benefit in telling the requesting bank that it should not hire the individual the facts should speak for themselves).
- Records should be maintained to show that the review of the request was handled in accordance with bank processes and with appropriate review.
   Copies of any memoranda summarizing a decision to file the SAR and the reference, together with the incoming request, should be maintained to establish that the matter was handled in accordance with normal bank procedures and without personal animosity toward one individual. Financial institutions should try to obtain a written admission from the offending employee. This should be part of the supporting documentation and filed with the bank records.

#### **CONCLUSION**

While the USA PATRIOT Act's creation of the safe harbor for employment references is important and institutions should be encouraged to provide accurate and truthful reports, it is also important that financial institutions establish an internal process to ensure that the protections are maintained. Without such a process, it may be difficult for an institution to defeat a claim that information was provided with malice toward the former employee and avail itself of the act's safe harbor protection.

#### Notes:

- 1. See Sections 351 and 355 [351 amends the present 31 USC 5318(g)(3), and 355 amends the FDIC Act by adding section (w) to 12 USC 1828].
- See testimony of Robert B. Serino, Deputy Chief Counsel, Comptroller of the Currency, before the Committee on Banking and Financial Services of the U.S. House of Representatives, June 11, 1998, concerning markup of H.R. 4005 (Money Laundering Deterrence Act of 1998) and H.R. 1756 (Money Laundering and Financial Crimes Strategy Act of 1997).
- 3. Hearing before the Subcommittee on Crime of the Committee on the Judiciary, U.S. House of Representatives, on February 10, 2000. The testimony covered several issues presented in The Money Laundering Act of 2000 and also focused the subcommittee on the employment reference provision.
- 4. The sharing of customer information would be covered by the provisions of the Fair Credit Reporting Act and the Gramm-Leach-Bliley Act, and this safe harbor would not protect them.
- 5. In several cases brought over the past few years, individuals have sued banks alleging that the banks, in making referrals to law enforcement, have violated the individuals' rights. In defending themselves, banks have contended that they were immune from liability for this disclosure under the "unqualified" safe harbor provisions of the Annunzio-Wylie Anti-Money Laundering Act. See 31 USC 5318 (g)(3)[SAR safe harbor]. In some early cases, courts found that there was a factual issue to determine if the banks had acted in bad faith and therefore in some cases did not grant the banks' motions for summary judgment or motions to dismiss. See Lopez v. First Union National Bank, 129 F.3rd 1186 (11th Cir.1997). Nevertheless, in the key case dealing with the breadth of the "suspicious activity report" safe harbor, the court in Lee v. Bankers Trust, 166 F.3d 540 (2d Cir., 1999), concluded that the plain language of the statute (and the congressional intent) did not require the

referral to be made in good faith. The court concluded, therefore, that there was no question of fact. See also Stoutt v. Banco Popular De Puerto Rico, 158 F.Supp 2d 167 (D.P.R July 24 2001). The absence of the language in the SAR safe harbor is in stark contrast to the specific language of Section 355 of the USA PATRIOT Act, where Congress specifically allows for malice to defeat the protection of the safe harbor.

6. Courts are reluctant to issue summary judgment where there are potential issues of motive and intent. See Stoutt v. Banco Popular De Puerto Rico, 158 F.Supp 2d 167 (D.P.R. July 24, 2001). However, "even in cases where elusive concepts such as motive or intent are at issue, summary judgment may be appropriate if the nonmoving party rests merely upon conclusory allegations, improbable inferences, and unsupported speculation." Ibid., citing Ayala-Gerena v. Brystol Myers-Squibb Co., 95 F.3d 86,95 (1st Cir. 1996).

Appendix 1
Violations by State by Year
For the Period April 1, 1996 through May 31, 2002

	Other.		27	38	49	70	114	195	88	581		4	4	10	12	24	26	27	107
	Wire Transfer Fraud		2	2	1	4	4	3	2	18		0	0	2	1	3	9	2	14
	Mysterious Disappearance		25	53	48	33	33	32	11	235		3	4	3	2	ιc	2	-	20
			2	7	1	3	9	11	3	33		0	0	0	0	1	0	0	1
	Mongage Loan Fraud		6	20	21	27	45	46	17	85		3	1	9	0	1	-	ж	15
	Misuse of Position or Self Dealing		8	17	14	10	37	27	12	25		0	0	2	2	4	3	4	15
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	Defalcation/Embezzlement		23	52	47	61	77	88	36	384		2	7	3	4	9	8	6	39
	Debit Card Fraud		1	1	3	2	4	11	9	31		1	0	1	0	2	0	1	5
	Credit Card Fraud		6	20	19	26	25	46	15	160		0	0	1	4	ιc	7	1	18
lon	Councetfeit Instrument (Other)		1	1	1	2	2	3	2	12		0	0	1	2	4	1	0	8
Violation	Counterfeit Credit/Debit Card		1	0	2	6	2	3	1	18		0	0	0	0	0	0	0	0
			19	51	24	32	47	105	46	324		2	2	2	1	2	rc	9	20
	Counterfeit Check		8	17	18	10	18	21	14	106		0	1	0	0	4	3	0	8
	Consumer Loan Fraud		0	0	0	0	2	4	2	8		0	0	0	0	0	2	0	2
	Computer Intrusion		7	14	14	6	15	20	4	83		0	1	0	0	2	0	0	3
	Commercial Loan Fraud		8			3	2		2			5	2	9	9	1		8	
	Check Kiting		38	4	46	63	92	95	46	424						1			39
	Check Fraud		46	89	71	121	162	267	112	847		6	9	9	8	16	11	17	73
	Bribery/Graluity		0	-	1	0	2	1	1	9		0	0	0	0	0	0	0	0
	BSA/Structuring/Money Laundering		77	88	93	91	179	315	86	942		36	36	95	119	285	233	120	927
tory	⊸ vsg																		-
State/Territory		Alabama	9	_	<b>∞</b>	6	0	1	2	al la	ika	9	7	<b>∞</b>	6	0	_	7	 
State		Alat	1996	1997	1998	199	2000	2001	2002	Total	Alaska	1996	1997	1998	1999	2000	2001	2002	Tota

			0	0	0	-	9	0	<u> </u>	∞		53	84	136	138	479	2	462	4
	19thO											a,	3	15	15		472	4	1,824
	Wire Transfer Fraud		0	0	0	0	0	0	0	0		2	5	8	9	13	17	34	85
	Mysterious Disappearance		0	0	0	0	-	0	0	ı		8	9	13	7	16	28	ıc	83
	Mortgage Loan Fraud		0	0	0	0	0	0	0	0		6	10	10	30	51	72	15	197
	Misso of Position or Self Dealing		0	0	0	0	1	0	0	1		13	28	32	45	38	99	18	240
	False Statement		0	0	0	0	0	0	0	0		73	55	23	30	69	80	21	341
	Defalcation/Embezzlement		3	0	7	0	2	2	0	14		82	162	102	83	130	191	61	811
	Debii Card Fraud		0	0	0	0	0	0	0	0		7	27	23	22	43	39	6	170
	Credii Card Fraud		0	0	0	0	0	0	0	0		212	1,232	559	191	862	432	1,146	7 4,570
ıtion	Counterfeit Instrument (Other)		0	0	0	0	0	0	0	0		4	13	11	3	4	4	52	47
Violation	Counterfeit Credit/Debit Card		0	0	0	0	0	0	0	0		12	241	51	1	23	6	22	359
	Counterfeit Check		0	0	0	1	0	0	0	1		38	141	179	206	213	245	09	1,082
	Consumer Loan Fraud		0	0	0	0	0	0	0	0		87	59	20	30	22	44	29	291
	Computer Intrusion		0	0	0	0	0	0	0	0		0	0	0	0	0	æ	0	3
	Commercial Loan Fraud		0	0	0	0	0	0	0	0		3	4	2	8	9	12	7	42
	Check Kiting		0	0	0	0	0	0	0	0		71	57	52	51	102	82	39	454
	Check Fraud		0	0	0	0	1	П	ī	3		187	290	317	268	435	643	254	2,394
	ViniberN.V19dirð		0	0	0	0	0	0	-	1		0	0	0	0	0	3	0	3
	BSA/Shructuring/Money Laundering		0	0	0	0	2	0	П	3		361	298	955	1,526	1,726	2,317	2,158	9,641
rritory		u																	
State/Territory		American Samoa	1996	1997	8661	1999	2000	2001	2002	Total	Arizona	1996	1997	8661	1999	2000	2001	2002	Total
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State/Territory							•	Violation	tion						-			
BSA/Structuring/Money Laundering	Snibery/Gratuity	Check Fraud	Check Kiling	Commercial Loan Fraud	Computer Intrusion	Consumer Loan Fraud	Counterfeit Check	Counterfeit Credit/Debit Card	Counterfeit Instrument (Other)	Credit Card Fraud	Debii Card Fraud	Defalcation/Embezzlement	False Statement	Misse of Position or Self Dealing	Mortgage Loan Fraud	Mysterious Disappearance	Wire Transfer Fraud	Other
Arkansas																		
1996	44	0 22	19	9	0	3	4	0	-	4	0	23	9	21	0	26	9	23
1997	95	2 47	37	28	0	11	7	0	-	ĸ	2	41	30	17	7	24	32	34
1998	98	1 42	40	15	0	10	7	0	2	17	1	42	15	6	3	27	1	45
6661	96	0 123	63	21	0	18	18	0	3	17	2	34	13	16	8	20	8	115
2000	164	7 103	65	40	2	24	48	0	1	12	3	38	18	28	9	43	10	88
2001	199	5 98	92	54	2	29	22	0	3	16	5	47	31	35	16	64	13	127
	123	0 63	21	24	2	8	12	1	4	23	0	25	14	14	ıc	23	6	110
Total	807	15 498	315	188	9	103	118	1	15	94	13	250	127	143	45	227	52	542
California																		
1996 5,2	5,241 L	12 2,438	278	28	0	281	292	17	13	78	25	292	512	112	682	61	35	536
1997	9,202	13 2,960	480	115	0	488	1,237	24	25	203	85	1,223	564	185	1,025	166	65	906
1998 13,498		13 3,114	479	104	0	402	1,331	22	29	274	6	1,276	440	171	759	215	61	1,245
1999 16,513		12 3,037	347	170	0	570	923	34	39	413	184	1,026	639	169	599	122	102	1,017
2000 32,139		27 4,034	482	156	10	782	1,516	122	59	637	239	1,049	813	219	829	135	114	1,110
2001 39,067		35 5,313	812	141	51	1,390	1,979	197	101	788	190	1,064	919	246	1,074	153	202	2,468
2002		25 2,396	435	69	10	446	1,015	17	28	157	83	367	274	138	702	99	112	1,154
<b>Total</b>   134,785		137 23,292	3,313	803	71	4,359	8,768	433	294	2,550	803	6,772	3,858	1,240	5,479	816	169	8,436

	191/IO		52	163	146	114	143	346	168	1,132		56	79	74	179	85	835	1,222	2,530
	hus Teanst Fraud		1	7	40	3	10	21	26	108		1	3	7	12	6	14	16	62
	Wysterious Disappearance		24	33	43	34	41	62	27	264		15	15	24	14	32	25	20	145
	Morigage Loan Fraud		.c	4	19	18	32	57	28	163		4	12	16	20	20	25	8	105
	Misse of Position or Self Dealing		11	21	34	23	34	50	26	199		11	13	15	8	12	6	14	82
	False Statement		22	19	24	26	44	73	39	247		9	15	34	27	18	22	46	168
	Defalcation/Embezzlement		45	52	68	20	86	142	50	546		26	09	46	35	34	42	38	281
	Debii Card Fraud		ъ	7	10	19	13	22	4	80		0	0	ĸ	2	7	4	7	25
	Credii Card Fraud		20	40	66	110	44	47	8	368		2	23	20	13	23	45	10	136
ion	Counterfeit Instrument (Other)		0	8	4	2	7	11	14	46		I	0	6	7	10	3	2	32
Violation	Counterfeit Credit/Debit Card		ĸ	4	4	12	2	∞	1	36		0	1	1	0	3	9	2	13
	Counterfeit Check		28	56	82	83	181	219	69	748		12	27	45	50	99	63	67	330
	Consumer Loan Fraud		15	17	15	18	21	53	26	165		6	21	31	==	6	15	8	104
	Computer Intrusion		0	0	0	0	2	15	2	19		0	0	0	0	0	1	2	3
	Commercial Loan Fraud		2	7	7	6	17	21	14	77		5	9	7	10	6	4	59	100
	Check Kiting		34	71	49	108	142	169	59	749		30	09	55	40	43	28	28	284
	Check Fraud		156	283	299	245	310	469	188	1,950		09	115	114	77	164	152	122	804
	Bribery/Gratuity		0	2	10	0	2	ĸ	3	22		0	0	0	1	0	2	1	4
	BSA/Siructuring/Money Laundering		275	420	602	832	1,088	1,817	1,437	6,471		149	373	480	583	898	874	619	3,946
rritory		0									icut								
State/Territory		Colorado	9661	1661	8661	1999	2000	2001	2002	Total	Connecticut	9661	1661	1998	1999	2000	2001	2002	Total

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	191 <sub>1</sub> 10		57	210	317	211	347	699	373	2,184		8	20	23	19	51	78	36	235
-	buor4 rəlenor1 əriW		0	9	22	54	126	35	12	255		1	4	9	3	9	8	3	31
	Mysterious Disappearance		0	1	3	9	4	rc	2	21		5	10	7	1	9	14	4	47
	Mortgage Loan Fraud		2	1	0	0	14	145	38	200		1	0	0	3	11	4	3	22
-	Misses of Position or Self Dealing		8	10	10	8	6	6	9	09		2	2	2	4	11	9	4	31
-	False Statement		5	11	10	10	14	21	8	79		3	7	9	ĸ	11	18	5	99
	$D$ efalcañon/Embezzlemen $\delta$		5	13	12	23	24	24	8	109		14	14	39	15	39	34	14	691
	Debit Card Fraud		1	3	22	ъ	107	16	ъ	142		2	4	3	1	8	3	1	22
	Credii Card Fraud		153	811	008	262	681'1	1,675	1,200	6,623		0	5	2	4	1	4	2	18
Violation	Couneerfeit Instrument (Other)		1	18	2	9	22	14	9	69		2	1	3	1	3	2	0	12
Viol	Counterfeit Credit/Debit Card		4	12	11	15	68	52	28	161		0	0	1	0	3	0	2	7
	Counterfeit Check		30	136	205	290	496	420	267	1,844		01	21	21	35	47	43	17	194
	Consumer Loan Fraud		1	1	11	34	44	132	145	368		9	2	9	3	11	7	2	37
	Computer Intrusion		0	0	0	0	1	4	_	9		0	0	0	0	0	1	0	1
	Commercial Loan Fraud		0	0	3	ιc	8	2	2	20		0	1	3	1	4	1	2	12
-	Check Kiting		12	80	18	23	1,080	933	503	2,649		12	15	6	4	11	9	5	62
	$Check\ Fraud$		28	132	229	253	427	651	444	2,164		35	59	69	67	70	79	38	417
	Bribery/Gratuity		0	0	0	1	0	1	0	2		0	1	0	0	0	2	0	8
	Bahructurin/Noney Laundering		12	45	40	170	128	123	66	617		53	99	80	146	242	313	187	1,087
itory		e									of								
State/Territory		Delaware	1996	1997	1998	1999	2000	2001	2002	Total	District of Columbia	1996	1997	1998	1999	2000	2001	2002	Total

State/Territory									Violation	tion									
	BSA/Structuring/Money Laundering	Bribery/Graminy	Check Fraud	Check Kiting	Commercial Loan Fraud	Computer Intrusion	Consumer Loan Fraud	Counterfeit Check	Councerfeit Credit/Debit Card	Counterfeit Instrument (Other)	Credis Card Fraud	Debit Card Fraud	Defalcation/Embezzlement	False Statement	Misuse of Position or Self Dealing	Mortgage Loan Fraud	Mysterious Disappearance	Wire Transfer Fraud	ાગમ <sub>િ</sub>
Federated States of Micronesia																-			
9661	0	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0
1997	0	0	1	1	0	0	0	0	0	0	0	0	2	0	0	0	0	0	2
1998	1	0	1	0	0	0	0	0	0	0	0	0	0	0	2	0	0	0	1
1999	0	0	0	0	0	0	0	0	0	0	0	0	1	0	0	0	0	0	0
2000	0	0	1	0	0	0	0	1	0	1	0	0	0	0	2	0	0	0	1
2001	0	0	0	0	0	0	0	0	0	0	0	0	0	1	1	0	0	0	0
2002	1	0	3	1	0	0	0	1	0	1	0	0	4	1	5	0	0	0	4
Total	2	0	9	2	0	0	0	2	0	2	0	0	8	2	10	0	0	0	8
Florida																			
1996	2,302	8	672	158	19	0	51	34	0	8	11	14	105	69	39	4	29	17	200
1997	4,149	∞	925	235	25	0	126	148	æ	18	55	18	198	112	59	28	88	26	368
1998	4,873	ĸ	573	130	16	0	89	190	8	19	142	15	171	49	25	110	69	46	399
1999	5,077	10	677	173	33	0	63	458	8	15	245	20	210	102	82	358	82	26	517
2000	5,881	11	166	278	65	2	231	511	84	24	158	74	306	186	122	420	116	26	804
2001	7,487	10	1,351	277	71	16	117	497	131	88	222	19	274	155	20	416	92	106	842
2002	4,594	9	857	190	26	9	77	357	13	22	175	21	118	47	47	150	38	63	589
Total	34,363	28	6,046	1,441	255	24	292	2,195	247	195	1,008	223	1,382	735	483	1,556	552	340	3,719

	ાગોત ગ		122	162	147	336	516	367	1,716		9	15	11	17	10	11	6	70
	Wire Transfer Fraud	υ	c 11	8	13	33	40	31	141		1	1	Т	0	0	2	0	ι
	Mysterious Disappearance	č	87 [.	24	91	96	63	45	464		0	3	I	2	0	I	0	t
	Mortgage Loan Fraud	13	37	24	70	96	103	92	419		0	0	0	0	0	0	0	(
	Misses of Position or Self Dealing	1	46	09	57	59	65	20	324		1	3	2	12	9	7		6
	ruənənəis əspo	Ç	c7 23	62	98	58	38	25	347		2	0	1	4	3	2	1	,
	Defalcañon/Embezzlemem	07	96	130	115	145	143	22	764		I	9	2	4	9	10	2	;
	Debii Card Fraud	r	7 8	П	11	36	24	15	109		0	14	1	1	0	0	0	
	Credis Card Fraud		193		164	111	230	120	1,011		0	1	0	0	0	1		,
ntion	Councerfeit Instrument (Other)		7 8	6	11	3	12	8	53		0	0	0	0	1	I	0	ľ
Violation	Counterfeit Credit/Debit Card		ο rc		4	20	31	17	70		0	0	0	0	0	0	0	•
	Counterfeit Check		123		241	383	537	208	1,648		0	0	0	0	0	4	1	1
	Consumer Loan Fraud		30		09	89	104	40	374		0	3	0	0	0	2	0	ì
	Computer Intrusion		0	0	0	0	18	2	20		0	0	0	0	0	0	0	
	Commercial Loan Fraud		18	3	23	26	27	8	144		I	0	0	0	1	3	0	ı
	Check Kiting		100	29	98	104	156	104	653		0	1	3	4	7	3	2	6
	Check Fraud		262		286	574	834	413	2,696		5 6	) 14	8	5	6	6	5	ì
	Bribery/Grauniy		3 6		0	ıc	8	3	22		0	0	0	, 4	1	0	0	ì
	BSA/Structuring/Money Laundering	200	473	648	926	1,246	1,363	888	5,751		9	19	29	47	39	42	32	5
State/Territory																		
tate/To		Georgia	1990	1998	1999	2000	2001	2002	Total	Guam	9661	1997	1998	1999	2000	2001	2002	F

			<u>2</u>	82	91	69	49	59	83	495		æ	16	10	20	13	35	15	112
	$\iota_{\partial V_1O}$																		
	wire Transler Fraud			2	2	T	1	0	1	8		0	1	0	1	1	-	1	S.
	Aysterious Disappearance		ĸ	ĸ	3	10	9	0	1	30		1	5	2	1	9	4	0	19
-	Mortgase Loan Fraud		-	0	0	0	4	ĸ	1	11		æ	1	3	2	9	ĸ	2	20
	Misuse of Position or Self Dealing		4	3	3	8	8	1	0	27		1	7	9	11	3	-	0	29
	False Statement		9	ĸ	4	0	3	0	2	20		2	7	3	4	8	17	8	49
	Defalcation/Embezzlement		24	31	17	19	25	18	4	138		^	28	15	16	16	37	6	131
	Debii Card Fraud Debalean		-	1	3	0	1	2	0	8		0	2	0	0	1	4	0	7
			7	16	16	7	13	7	4	65		1	3	4	3	2	2	1	16
uc	Counterfeit Instrument (Other) Credit Card Fraud		-	0	0		1	1	1	5		0	0	0	0	1	0	1	2
Violation	Counterfeit Credit/Debit Card		0	1	3	4	2	0	2	12		0	0	1	0	0	0	0	1
Λ			10	9	21	14	15	30	8	104		4	1	7	17	9	11	9	52
	Counterfeit Check		0	8	0	ıc	9	4	3	26		1	4	3	4	4	11	9	33
	Consumer Loan Fraud		0	0	0	0	0	2	2	4		0	0	0	0	1	2	0	8
	Computer Intrusion		7	1	0	1	3	2	0	6		1	2	3	2	0	9	0	14
	Commercial Loan Fraud		9	=	4	4	13	17	4	59		7	18	12	21	24	24	7	113
	Check Kiting		44	40	39	37		43	19			17	33 ]	19	34	35 2	54	17	
	Check Fraud		4	0	1 3	0 3	5 31	0 4.	0 1	6 253		0 1	0 3.	0 1.	0 3.	0 3.	1 5	0 1	1 209
	Bribery/Gratuity																		
	BSA/Structuring/Money Laundering		224	348	369	382	279	799	440	3,141		11	39	42	75	274	183	56	089
rritory																			
State/Territory		Hawaii	1996	1997	1998	1999	2000	2001	2002	Total	Idaho	1996	1661	1998	1999	2000	2001	2002	Total
Sı		H	$\overline{-}$		<u>–</u>	Ī	Ñ	Ñ	1	H	ĭ	_		7	1	4	Ú	á	H

		1	م ا ت	10	00	2	<u>  2</u>	2	10		~	~	10	_	10	~	con .	-
	19410		287	295	268	466	542	402	2,375		62	102	145	141	135	163	118	866
	buor <sup>A</sup> rəlznor <sup>T</sup> əri <sup>W</sup>		21	17	35	42	115	118	354		2	9	3	2	7	26	26	72
	Mysterious Disappearance		118	123	157	130	06	57	737		26	41	34	72	74	83	24	354
	Mortgage Loan Fraud		35 46	57	80	176	183	49	979		0	4	10	9	31	32	22	105
	Missod to self Dealing Sailous Self Dealing	6	75	98	112	110	144	112	829		10	17	34	34	50	28	16	219
	False Statement		82 58	91	55	106	126	55	546		16	26	19	24	43	39	22	192
	Defalcation/Embezzlement		244	211	277	380	400	165	1,773		99	86	104	104	115	120	34	631
	Debit Card Fraud	<b>1</b>	27	16	26	34	4	31	182		1	7	5	7	11	5	22	41
	Credit Card Fraud		98	103	140	104	114	09	633		ĸ	29	7	18	21	27	10	117
lon	Counterfeit Înstrument (Other)	d	16	32	21	81	168	82	381		.c	0	1	4	0	9	3	19
Violation	Counterfeit Credit/Debit Card		19	9	4	20	28	4	81		1	2	1	0	0	2	0	9
	Counterfeit Check		121	164	339	492	442	231	1,830		4	18	26	103	107	129	45	432
	Conners Loan Fraud	5	17	51	96	160	75	30	494		12	20	39	33	31	36	28	199
	Computer Intrusion		0	0	0	9	37	25	89		0	0	0	0	0	ıc	-	9
	Commercial Loan Fraud		75 19	55	65	93	94	48	448		8	12	16	14	27	21	16	114
			242	213	206	233	289	121	1,406		35	50	71	89	82	80	42	428
	Check Kiting	8	608	774	1,026	941	1,195	206	5,741		28	86	113	198	206	282	152	1,107
	Bribery/Gratuity Check Fraud		0 6	6	13 1	7	7 1	3	54 5		2	0	0	2	3	ĸ	3	15 1
	BSA/Structuring/Money Laundering	02.6	6/7	720	1,109	1,635	2,058	1,444	7,915		148	277	379	462	551	289	448	2,952
ory	BSA/Structure.						2	-	7									2
State/Territory		is								ına								_
State		Illinois	1997	1998	1999	2000	2001	2002	Total	Indiana	1996	1997	1998	1999	2000	2001	2002	Total

State/Territory									Violation	ion									
	8airsbruod vənoM/8nirusvrit&/A28	$oldsymbol{a}$ Gratuiry	Check Fraud	Check Kiting	Commercial Loan Fraud	Computer Intrusion	Consumer Loan Fraud	Counterfeit Check	Counterfeit Credit/Debit Card	Counerfeit Instrument (Other)	Credit Card Fraud	Debit Card Fraud Defalow:	Defalcation/Embezzlement	False Statement	Misse of Position or Self Dealing	Mortgage Loan Fraud	Mysterious Disappearance	Wire Transfer Fraud	1911/O
Iowa																			
1996	31	0	20	09	3	0	1	3	0	0	2	1	14	10	8	1	6	3	29
1997	96	0	35	59	23	0	14	9	1	1	20	12	25	29	6	2	10	7	71
1998	91	1	33	55	11	0	10	4	2	1	26	4	29	18	14	0	10	4	49
1999	169	0	43	45	21	0	6	15	2	1	15	7	27	21	10	3	17	7	09
	218	0	46	41	32	1	5	18	0	0	14	7	33	23	11	7	13	5	77
2001	245	1	105	62	27	7	17	42	3	0	40	3	49	36	32	7	27	8	228
2002	132	1	41	35	19	3	26	15	0	0	18	1	14	40	13	2	8	8	104
Total	685	3	326	357	136	11	82	103	8	8	135	35	191	177	26	22	46	42	618
Kansas																			
1996	50	0	25	10	10	0	7	2	0	1	1	0	17	10	2	1	10	0	53
1997	73	1	44	20	18	0	13	6	1	1	17	0	31	21	11	4	21	3	48
1998	123	0	51	28	21	0	6	4	1	2	7	1	44	15	11	4	27	7	40
	159	0	100	54	19	0	10	26	0	4	15	4	55	18	20	7	36	2	87
2000	153	1	74	31	43	3	12	16	1	4	7	2	39	27	20	14	37	11	79
2001	259	2	109	99	41	9	21	41	-	ĸ	24	6	53	38	27	33	52	6	121
2002	164	1	36	4	13	3	9	12	0	1	12	4	22	18	22	22	18	16	163
Total	186	rc	439	253	165	12	78	110	4	18	83	20	261	147	113	85	201	48	591

	_
Consumercial Loan Fraud Computer Intrusion Consumer Loan Fraud	
6 0	
0 26	
0 26	1 1
9 24	
1 8	
10 122	
0 0	
0 26	
0 17	
0 17	
1 48	
8 56	
1 22	
10 192	

			15	22	6	19	12	42	17	9		0	0	0	0	0	0	0	0
	19Й1О		1	2				4		136									
	Wire Transfer Fraud		2	3	3	6	1	8	1	27		0	0	0	0	0	0	0	0
			4	ъ	11	14	13	11	3	61		0	0	0	0	0	0	0	0
	Mysterious Disappearance																		
	Morigage Loan Fraud		0	2	2	1	3	1	0	6		0	0	0	0	0	0	0	0
			1	ĸ	7	8	7	12	4	44		0	0	0	ı	0	0	0	-
	Misuse of Position or Self Dealing															_		_	
	False Statement		ιC	6	4	4	6	4	4	39		0	0	0	0	0	0	0	0
			æ	2	8	16	6	11	9	55		0	0	0	2	0	-	0	w
	Defalvation/Embezzlement		_	4	4	9	0	7	4	26		0	0	0	0	0	0	0	0
	Debit Card Fraud									2									
			8	ις.	4	6	22	12	3	41		0	0	0	0	0	0	0	0
	Credit Card Fraud		0	1	0	1	0	2	0	7		0	0	0	0	0	0	0	0
tion	Counterfeit Înstrument (Other)																		
Violation	Counterfeit Credit/Debit Card		0	0	2	1	0	0	0	8		0	0	0	0	0	0	0	0
			ro	4	6	10	13	14	17	72		0	0	0	0	0	0	0	0
	Counterfeit Check																		
	Consumer Loan Fraud		∞	7	3	3	3	11	8	43		0	0	0	0	0	0	0	0
			0	0	0	0	0	1	0	-		0	0	0	0	0	0	0	0
	Computer Intrusion		3	2		9	9	4	1	,c		0	0	0	0	0	0	0	0
	Commercial Loan Fraud			4,		)		4		26				)	Ŭ	)		)	
			31	40	20	30	33	45	13	212		0	0	0	0	0	0	0	0
	Check Kiting		11	39	53	29	34	09	35	12		0	0	0	0	0	0	0	0
	Check Fraud		1	3	ς.	2	8	9	3	261									
	Bribery Gratuity		0	0	1	0	0	2	0	8		0	0	0	0	0	0	0	0
	8unopuma c		28	57	63	99	108	100	62	484		0	0	0	0	0	0	1	-
	BSA/Structuring/Money Laundering		` 1	٠,,	_		ĭ	1(	Ĭ	4									
itory																			
Terri		ا د									hall 4s								
State/Territory		Maine	1996	1997	1998	1999	2000	2001	2002	Total	Marshall Islands	1996	1997	1998	666	3000	2001	2002	<b>Total</b>
S		4		$\Box$			(1	(1	(1		ZI				_	ď	(1	(1	

			40	79	46	62	160	268	189	922		85	92	153	105	193	276	322	,226
	19410		9	rc	9	4	∞	25	∞	62		3	13	70	22	33	59	20	140 1
	Wire Transfer Fraud		23	24	29	48	54	55	1	4		8	6	2	4	∞	3	_	
	Mysterious Disappearance		2	2	2	4	ιç	ഹ	31	264				22	24	38	33	40	184
	Mortgage Loan Fraud		15	47	48	156	290	245	169	970		9	22	11	6	25	27	16	116
	Misse of Position or Self Dealing		10	17	21	14	27	46	6	144		7	39	20	28	27	37	15	173
	False Statement		16	45	37	18	49	36	14	218		15	34	31	30	19	98	29	286
			55	06	107	98	138	116	56	648		36	86	75	76	29	103	26	534
	Defalcation/Embezzlement		1	7	10	ιc	17	<u>8</u> 1	6	29		4	9	4	14	21	15	13	77
	Debit Card Fraud																		
	Credis Card Fraud		10	44	57	39	26	33	14	223		3	26	26	33	21	31	3	143
ion	Counterfeit Instrument (Other)		2	2	7	1	2	3	2	19		0	8	3	7	2	ro	2	22
Violation	Counterfeit Credit/Debit Card		0	0	0	0	3	4	1	∞		0	0	1	^	3	9	2	19
	Counterfeir Check		11	28	55	110	193	143	112	652		26	41	29	68	144	118	113	298
			10	=	18	13	20	22	8	102		11	16	11	15	16	38	8	115
	Consumer Loan Fraud		0	0	0	0	0	3	2	က		0	0	0	0	rc	4	9	15
	Computer Intrusion		6	5	6	4	6	9	5	57		5	12	17	16	13	23	10	6
	Commercial Loan Fraud			1						ιc				1	1	1	2	1	66
	Check Kiting		37	44	51	38	63	64	34	331		22	92	29	69	43	61	20	347
	Check Fraud		121	172	143	142	291	301	164	1,334		34	223	364	316	367	579	355	2,238
	Bribery/Gratuity		0	1	0	0	0	2	2	ĸ		1	2	0	2	0	2	2	6
	BSA/Structuring/Money Laundering		235	386	009	813	893	982	979	4,535		384	092	126	1,681	1,794	1,422	1,203	8,215
ıry	BSA/Simon									4	S							$\exists$	8
errito		ρι									nusett								
State/Territory		Maryland	9661	1997	8661	1999	2000	101	2002	Total	Massachusetts	1996	1997	8661	1999	2000	01	2002	Total
St		Ϋ́	19	19	19	19	20	2001	20	$\Gamma$	Ĭ	19	19	19	19	20	2001	20	$\Gamma$

State/Territory									Violation	ion						-			
	Bah-Sıructuring/Money Laundering	Bribery/Gratuity	Check Fraud	Check Kiting	Commercial Loan Fraud	Computer Intrusion	Consumer Loan Fraud	Counterfeit Check	Counterfeit Credit/Debit Card	Counterfeit İnstrument (Other)	Credit Card Fraud	Debit Card Fraud	Defalcation/Embezzlement	False Statemens	Misse of Position or Self Dealing	Mortgage Loan Fraud	Aysterious Disappearance	Wire Transfer Fraud	المالمون
Michigan																			
1996	206	3	195	119	10	0	33	41	2	8	8	10	108	25	28	5	55	3	130
1997	306	4	361	254	44	0	48	174	2	4	48	41	236	29	71	6	91	6	177
1998	274	7	365	225	36	0	42	308	2	4	83	23	254	98	92	12	100	5	183
1999	899	0	581	144	20	0	71	412	3	7	183	44	244	108	96	47	92	6	383
2000	1,033	2	773	172	50	1	84	447	10	6	45	58	283	199	111	412	111	22	345
2001	1,950	3	843	188	41	10	92	423	6	12	66	74	232	185	72	440	92	21	306
2002	810	1	382	111	16	5	26	140	4	7	61	23	125	74	27	116	42	18	230
Total	5,247	20	3,500	1,213	217	16	369	1,945	32	51	527	273	1,482	744	497	1,041	583	87	1,754
Minnesota																			
1996	562	1	130	56	2	0	5	6	0	0	3	9	32	15	22	2	22	2	44
1997	1,455	0	326	92	25	0	9	31	1	3	9	22	46	38	35	8	41	6	205
1998	1,181	2	260	87	25	0	15	71	2	4	17	22	89	31	30	0	29	υ.	130
1999	1,179	1	719	137	19	0	27	119	1	9	16	09	96	30	41	12	28	3	78
2000	1,588	8	578	116	41	0	33	156	2	8	26	54	92	45	75	11	09	11	100
2001	1,421	9	200	182	21	11	33	209	3	2	39	75	127	99	88	21	53	25	311
2002	1,158	3	180	09	21	2	6	99	0	2	25	10	19	53	18	11	10	15	302
Total	8,544	21	3,202	289	154	14	128	651	6	25	132	249	522	278	310	65	243	70	1,170

			01	23	28	59	4	74	30	258		43	94	147	135	295	377	183	,274
	Ωther		7	0	1	2	3	8	0	11		2	11	rc	8	10	49	26	111 1
	Wire Transfer Fraud																, L		
	Mysterious Disappearance		9	10	8	13	12	16	6	74		35	63	99	62	80	101	39	446
	Mon8age Loan Fraud		-	3	0	3	5	ĸ	9	23		2	41	46	38	93	178	2/2	479
	Misuse of Position or Self Dealing		18	20	11	39	39	32	18	177		20	33	36	52	61	61	16	279
	False Statement		ro	16	5	37	37	38	9	144		28	49	45	43	103	125	49	457
	Defalcation/Embezzlement		25	42	20	55	48	50	21	261		44	84	117	129	149	137	38	869
	Debii Card Fraud		-	1	3	3	3	1	0	12		2	16	14	15	13	40	9	106
	Credit Card Fraud		0	13	7	то	6	16	0	50		18	61	34	35	38	46	11	243
ion	Counterfeit İnstrument (Other)		0	0	0	1	3	1	1	9		4	3	3	2	8	5	1	26
Violation	Counterfeit Credit/Debit Card		0	0	1	0	1	0	-	3		0	8	7	7	æ	10	1	38
	Counterfeit Check		4	4	7	14	11	32	10	82		11	39	50	116	86	181	09	555
	Consumer Loan Fraud		rc	9	4	6	17	22	8	71		8	20	15	16	50	165	51	325
	Computer Intrusion		0	0	0	0	0	ĸ	1	9		0	0	0	0	1	8	0	6
	Commercial Loan Fraud		ĸ	8	9	15	18	31	9	87		13	43	42	35	62	54	23	272
	Check Kiting		31	53	51	35	41	55	16	282		34	57	43	82	84	140	09	500
	Check Fraud		17	45	35	42	28	99	23	286		107	264	324	273	250	424	164	1,806
	Bribery/Gratuity		0	-	1	-	1	1	2	7		0	0	0	-	4	2	3	10
	BSA/Structuring/Money Laundering		23	22	99	69	277	337	174	166		130	178	214	237	403	651	399	2,212
itory	- V.S.W.	·i.	1																
State/Territory		Mississippi	90	2	80	6(	00	11	12	le le	Missouri	90	27	8	60	0(	11	2	ਫ਼ਿ
Stat		Mis	1996	1997	1998	1999	2000	2001	2002	Total	Mis	1996	1997	1998	1999	2000	2001	2002	Total

		10	15	15	23	17	38	22	9		19	38	9	62	6	22	82	405
1941O							,,,						4.		4,	1(		
buor Fransfer Fraud		0	2	ī	0	3	1	33	10		0	4	3	3	3	5	42	09
		3	w	æ	9	ıc	7	w	34		3	11	6	14	16	10	∞	77
		2	I	I	0	2	0	2	8		0	3	4	4	4	10	1	22
		7	ĸ	4	1	2	13	æ	35		4	14	8	8	25	21	10	06
		2	ıc	4	3	ĸ	6	4	32		5	24	23	19	19	20	37	147
		4	13	11	12	11	21	11	84		12	32	18	25	42	33	18	180
		0	3	2	0	0	П	0	9		0	3	2	1	ıc	8	4	18
		0	2	0	1	0	3	0	9		0	18	23	21	6	7	54	132
		0	0	1	0	1	3	2	7		2	0	0	1	0	ıc	2	10
		0	1	0	0	0	0	0	1		0	1	5	0	0	2	0	11
		1	4	υC.	6	21	21	6	70		4	7	7	11	12	30	18	68
		1	9	3	4	3	9	2	25		3	8	11	6	16	17	8	72
		0	0	0	0	0	2	0	2		0	0	0	0	0	11	52	63
		-	4	3	1	1	3	5	18		1	12	6	18	14	19	14	28
		8	13	9	8	20	24	7	86		9	18	22	25	55	74	19	219
		2	∞	8	22	23	34	7	104		28	40	50	73	110	117	92	483
		0	0	0	0	0	0	0	0		2	0	0	2	1	1	1	7
gnirəbrund VənoMəniring Laundering		22	39	48	72	124	120	41	466		53	52	114	147	294	375	210	1,245
~3\V\$Q																		
	ana									aska								
	Mont	1996	1997	1998	1999	2000	2001	2002	Total	Nebra	1996	1997	1998	1999	2000	2001	2002	Total
	BSASstructuring/Money Laundering Bribery/Gratuity Check Fraud Commercial Loan Fraud Counterfeit Credit/Debit Card Counterfeit Credit/Debit Card Counterfeit Credit/Debit Card Counterfeit Credit/Debit Card Debit Card Fraud Debit Card Fraud Counterfeit Credit/Debit Card Fraud Debit Card Fraud Counterfeit Credit/Debit Card Fraud Debit Card Fraud  of Position or Self Dealing	BSASSITUCIUTINg/Money Laundering  Bribery/Gratuity  Check Fraud  Connerteid Loan Fraud  Connertein Credit/Debit Card  Connertein Credit/Debit Card  Counterfeit Credit/Debit Card  Counterfeit Credit/Debit Card  Counterfeit Credit/Debit Card  Debit Card Fraud  Counterfeit Credit/Debit Card  Misuse of Position or Self Dealing  Misuse of Position or Self Dealing  Misuse of Position or Self Dealing  Wire Stransfer Fraud	BSA\Siructuring\Money Laundering  Check Fraud  Connecticut Loan Fraud  Connecticut Credit\Debit Card  Connecticut Credit Card  C	2 Server Fraud  2 Check Fraud  2 Connecticut Loan Fraud  2 Connecticut Loan Fraud  3 Connecticut Loan Fraud  4 Debit Card Fraud  Connecticut Instrument (Other)  Connecticut Instrument (Other)  Connecticut Instrument  Counterfeit Instrument  Counterfeit Instrument  Counterfeit Instrument  Counterfeit Instrument  Counterfeit Card Fraud  Debit Card Fraud  Counterfeit Instrument  Counterfeit	BSASstructuring Money Laundering  BY STRUCTURING STORM  BY STRUCTURING STORM  Check Kiting  Connecticul Loan Fraud  Connecticul Card Fraud	A S S S S S S S S S S S S S S S S S S S	A Second Frank  Second Frank  Connected Frank  Connected Frank  Connected Frank  Connected Frank  Connected Frank  Connected Credit Card Frank  Connected Credit Card Frank  Connected Frank  Con	17	2	10   27   27   27   27   27   27   27   2	10   10   10   10   10   10   10   10	1	1	1	1   2   2   2   2   3   4   4   5   5   5   5   5   5   5   5	10   1   10   10   10   10   10   10	21	21

State/Territory								ŕ	Violation	tion							-	-	
~ rsa	BSA/Shructuring/Money Laundering	Bribery/Gratuity	Check Fraud	Check Kiting	Commercial Loan Fraud	Computer Intrusion	Consumer Loan Fraud	Counterfeir Check	Counterfeis Credis/Debis Card	Couneerfeit Instrument (Other)	Credit Card Fraud	Debii Card Fraud	Defalcation/Embezzlement	False Statement	Misse of Position or Self Dealing	Mortgage Loan Fraud	Mysterious Disappearance	Wire Transler Fraud	Other
Nevada																			
1996	322	0	66	51	2	0	18	7	0	1	11	I	38	31	8	27	4	2	18
1997	619	0	183	29	32	0	417	52	2	4	11	5	63	27	13	12	5	7	99
8661	718	2	223	54	9	0	711	92	1	3	27	4	89	27	12	1	3	3	80
16661	298	0	275	50	16	0	446	157	5	8	47	10	99	25	20	14	13	4	97
2000	1,252	1	347	185	12	0	536	194	6	9	231	29	94	22	17	46	26	9	112
2001	1,564	1	416	428	9	9	18	173	7	6	217	18	57	17	6	12	28	9	225
2002	602	1	164	266	1	0	21	75	2	1	125	5	20	3	8	7	11	4	86
Total	6,051	5	1,701	1,101	48	9	2,167	750	26	32	699	72	406	152	87	119	92	32	969
New Hampshire																			
1996	43	0	17	5	2	0	0	1	0	0	3	0	4	1	0	0	2	1	3
1661	19	0	236	69	2	0	1	5	0	2	165	3	19	1	7	0	3	1	15
1998	91	0	191	25	3	0	2	14	0	1	140	1	7	3	-	3	20	1	17
1999	105	ж	250	37	-	0	4	2	21	0	146	1	15	7	4	2	25	0	20
2000	128	3	26	29	1	0	2	8	3	0	135	3	9	9	4	3	12	4	111
2001	108	ιc	153	17	2	2	10	14	37	1	548	9	11	3	6	4	6	9	391
2002	93	0	09	ĸ	0	0	2	7	3	0	266	9	9	9	2	1	-	-	230
Total	679	1	1,004	217	11	2	21	51	64	4	1,403	20	89	21	27	13	72	14	289

			149	232	275	158	336	557	273	086,		25	33	14	38	43	67	27	247
	dəyio		^	11	6	15	26	103	49	220   1.		0	2	3	-	2	4	19	31
	Wire Transfer Fraud			2	2	2			~			4	3	_	6	1	2	3	~
	Mysterious Disappearance		41	42	76	56	73	82	28	398		14	13	21		11	22		93
	Morigage Loan Fraud		13	91	226	531	104	88	26	1,079		3	0	0	2	2	3	4	14
	Misuse of Position or Self Dealing		18	38	22	34	42	41	19	214		11	5	11	11	13	13	8	72
	False Statemens		24	51	31	86	53	54	38	337		7	3	4	9	6	12	9	47
	Defalcation/Embezzlement		71	117	144	140	225	218	106	1,021		56	23	30	19	24	36	17	178
	Debit Card Fraud		ιc	12	10	10	22	209	20	288		2	2	3	2	1	5	1	16
	Credit Card Fraud		æ	4	35	99	89	93	22	331		2	5	2	2	5	11	3	30
tion	Counterfeit Instrument (Other)		-	3	6	6	8	22	ĸ	06		0	1	0	2	0	1	1	ĸ
Violation	Counterfeit Credit/Debit Card		-	33	2	3	26	26	П	65		0	0	П	0	2	0	0	3
	Counterfeir Check		36	123	134	147	197	194	139	026		10	6	6	13	16	17	9	80
	Consumer Loan Fraud		6	14	22	40	38	66	49	271		4	0	0	5	12	16	4	41
	Noisurint Talinginoo		0	0	0	0	2	1	2	5		0	0	0	0	1	0	0	Т
	Commercial Loan Fraud		4	6	25	18	14	21	23	114		1	2	1	13	1	5	4	27
	Check Kiting		20	46	89	73	88	92	66	489		6	12	27	20	15	32	23	138
	Check Frand		174	284	317	352	699	666	357	3,152		35	99	45	45	53	62	37	343
	Bribery/Gratuity		7	7	1	2	0	1	7	13		0	0	1	0	1	1	3	9
	BSA/Structuring/Money Laundering		343	593	1,058	1,837	2,388	2,641	1,921	10,780		75	72	128	145	172	235	194	1,021
itory		ey									ico								
State/Territory		New Jersey	96	7	8	60	0(	11	2	al	New Mexico	90	27	80	60	00	)1	12	le.
Stat		Nev	1996	1997	1998	1999	2000	2001	2002	Total	Nev	1996	1997	1998	1999	2000	2001	2002	Total

			109	946	297	26	6	80	35	35		75	136	188	212	252	457	297	17
	1əy <sub>1O</sub>				٦̈	1,156	1,192	1,808	1,035	8,035									1,617
	Wire Transfer Fraud		23	128	136	150	182	223	153	995		9	13	12	23	25	25	24	127
	Mysterious Disappearance		61	114	118	101	16	92	51	628		32	76	96	09	78	47	22	411
	Mongage Loan Fra <sub>ud</sub>		22	80	41	89	170	215	58	654		3	29	27	23	143	116	50	391
	Misse of Position or Self Dealing		41	108	91	104	80	83	46	553		23	92	52	95	83	72	29	419
	False Statement		53	211	220	164	137	171	84	1,040		16	52	52	26	49	82	25	347
	Defalcation/Embezzlement		174	377	301	327	288	280	166	1,913		22	66	123	134	139	141	62	755
	Debii Card Fraud		17	32	22	31	43	43	30	218		0	13	31	31	7	25	ıc	112
	Credii Card Fraud		23	173	124	271	216	257	132	1,196		82	26	176	167	99	63	9	625
ion	Counterfeit İnstrument (Other)		24	72	70	75	94	104	26	495		3	4	9	8	8	10	4	43
Violation	Counterfeit Credit/Debit Card		ro o	6	4	49	41	73	27	223		0	8	ъ	2	0	4	1	20
	Counterfeit Check		199	631	996	926	950	1,221	633	5,526		22	135	173	252	262	148	46	1,086
	Consumer Loan Fraud		33	19	70	109	153	292	92	810		8	58	49	98	124	123	99	514
	Computer Intrusion		0	0	0	0	5	30	3	38		0	0	0	0	0	7	2	6
	Commercial Loan Fraud		39	115	106	150	105	93	53	199		3	20	18	31	26	27	11	136
	Check Kiting		201	323	365	306	288	247	112	1,842		69	153	146	184	204	157	118	1,031
	Check Fraud		578	1,267	1,474	1,837	1,892	2,761	1,006	160 10,815		113	274	273	358	404	379	163	1,964
	Bribery/Gratuity		17	23	13	17	21	47	22	160		1	4	1	0	2	2	11	21
	BSA/Structuring/Money Laundering		2,448	2,667	7,971	11,251	13,751	15,910	9,046	66,044		317	610	831	868	1,216	954	296	5,422
itory											Carolina								
State/Territory		New York	<u>,</u>	_	_	(	(		~	1		\ <u>`</u>		~	•		_	~`	1
Stat		New	1996	1997	1998	1999	2000	2001	2002	Total	North	1996	1997	1998	1999	2000	2001	2002	Total

State/Territory									Violation	ion									
	BSA/Structuring/Money Laundering	onibery/Cramin	Check Fraud	Check Kiting	Commercial Loan Fraud	Computer Intrusion	Consumer Loan Fraud	Counterfeit Check	Counterfeit Credit/Debit Card	Counterfeit Instrument (Other)	Credit Card Fraud	Debu Card Fraud	Defalcation/Embezzlement	False <sup>State</sup> mens	Misse of Position or Self Dealing	Morigage Loan Fraud	Mysterious Disappearance	Wire Transfer Fraud	1941O
North Dakota																			
9661	5	0	9	2	3	0	4	0	0	0	1	0	1	3	2	0	1	0	3
1997	148	1	23	6	6	0	3	0	0	0	3	2	9	4	ıC	0	1	0	13
1998	147	ī	16	15	15	0	4	1	0	-	2	0	7	11	3	0	П	П	6
6661	45	0	16	11	12	0	7	3	0	0	2	1	5	6	2	2	4	I	25
2000	74	0	12	22	17	0	4	11	0	2	64	1	4	7	10	3	3	2	13
2001	44	0	17	25	8	4	2	4	1	3	42	0	6	4	10	1	4	2	46
2002	18	0	12	10	9	0	1	2	0	0	23	1	2	4	0	0	2	2	22
Total	481	2	102	94	70	4	25	21	1	9	137	5	34	42	32	9	16	8	131
Northern Mariana Islands																			
1996	14	0	2	1	0	0	0	0	0	0	0	0	1	1	0	0	0	0	4
1997	1	0	1	2	0	0	0	0	0	0	0	0	1	-	0	0	0	0	1
1998	3	0	4	2	0	0	0	0	0	0	0	0	1	0	1	0	0	0	4
1999	18	0	4	4	0	0	0	0	0	0	1	1	1	1	1	0	2	1	2
2000	51	0	0	0	0	0	0	0	0	0	0	_	2	0	0	0	0	2	2
2001	33	0	2	1	0	0	0	0	0	0	0	0	7	0	2	0	0	0	
2002	22	0	æ	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
Total	142	0	16	10	0	0	0	0	0	0	1	1	7	3	4	0	2	3	15

State/Territory									Violation	ion									
	BSA/Structuring/Money Laundering	Bribery/Gratuity	Check Fraud	Check Kiting	Commercial Loan Fraud	Conputer Intrasion	Consumer Loan Fraud	Counterfeit Check	Councerfeir Credit/Debit Card	Counterfeit Instrument (Other)	Credit Card Fraud	Debit Card Fraud	Defalcation/Embezzlement	False Statement	Misse of Position or Self Dealing	Mortgage Loan Fraud	Asterious Disappearance	Wire Traver Fraud	.1.21 <sub>1</sub> 10
Ohio																			
9661	179		122	79	10	0	21	20	0	υ	13	9	102	16	28	ιC	31	æ	85
1997	379	1	318	232	17	0	99	26	8	8	199	20	201	25	51	9	77	9	185
1998	754	2	329	213	18	0	87	132	7	3	120	25	217	41	73	21	88	7	209
1999	639	10	399	262	29	0	106	212	4	7	151	22	217	69	66	53	86	16	210
2000	696	1	551	453	59	3	106	297	102	10	259	32	253	69	107	93	118	20	254
2001	1,393	9	594	342	98	16	124	274	157	15	446	22	219	115	124	417	123	57	435
2002	787	4	369	136	49	3	122	184	57	8	87	14	79	39	46	107	71	55	240
Total	5,100	25	2,682	1,717	268	22	632	1,178	335	56	1,275	141	1,288	374	528	702	209	164	1,618
Oklahoma																			
9661	124	0	23	73	12	0	2	9	1	4	0	0	22	8	6	0	6	1	31
1997	211	3	59	63	28	0	11	16	1	4	8	5	41	21	15	0	19	2	54
1998	174	0	81	54	36	0	7	14	0	4	13	4	48	14	17	2	14	16	65
1999	247	0	138	61	34	0	33	38	0	4	11	11	72	40	18	9	16	9	84
2000	293	1	140	65	31	1	16	45	1	9	28	8	85	32	39	9	31	3	129
2001	329	2	125	59	22	ιc	12	42	0	2	29	9	75	32	15	15	31	14	140
2002	205	2	55	23	20	1	11	21	0	3	8	0	29	12	17	9	15	14	137
Total	1,583	8	621	398	183	7	92	182	3	27	26	34	372	159	130	35	135	99	640
				-	-	-	-	-		-			-	-				1	

			∞	ro.	6	∞	100	4	П	_		П	7	7	0	6	9	ro	ro.
	$\iota$ ә $\iota \mu_O$		28	115	62	108	73	177	101	189									25
	Wire Transfer Fraud		1	1	10	7	11	19	10	59		0	I	0	0	3	2	0	9
	Mysterious Disappearance		6	17	5	13	10	27	ĸ	98		0	0	0	0	1	0	0	П
	Mortgase Loan Fraud		3	∞	9	6	18	18	6	71		0	0	0	0	0	0	0	0
	Misuse of Position or Self Dealing		6	21	6	15	19	14	10	26		0	0	1	0	0	0	2	3
	False Statement		12	36	15	42	34	46	8	193		0	0	0	0	0	2	2	4
	Defalcation/Embezzlement		49	104	99	62	83	58	29	468		1	-	0	0	1	0	0	3
	Debit Card Fraud		4	28	20	14	16	24	8	114		0	0	0	0	2	1	0	8
	Credis Card Fraud		П	23	19	80	39	31	6	202		0	4	0	0	1	0	0	ĸ
ion	Counterfeit İnstrument (Other)		П	2	1	2	3	ı	П	11		0	0	0	0	0	0	0	0
Violation	Counterfeit Credit/Debit Card		1	3	1	2	1	^	1	16		0	0	0	0	0	1	0	1
	Counterfeit Check		26	92	160	435	150	144	69	1,049		0	-	1	0	1	3	0	9
	Consumer Loan Fraud		17	26	10	20	14	54	25	166		0	0	0	0	0	0	0	0
	Computer Intrusion		0	0	0	0	1	10	0	11		0	0	0	0	0	0	0	0
	Commercial Loan Fraud		2	9	ıç.	12	12	6	1	47		1	0	0	0	1	2	2	9
	Check Kiting		22	96	81	101	46	125	78	262		0	-	0	0	0	1	0	2
	Check Fraud		133	298	281	375	397	513	171	2,168		1	3	0	0	3	5	1	13
	Bribery/Gratuity		I	0	0	1	1	4	0	7		0	0	0	0	0	0	2	2
	BSA/Structuring/Money Laundering		178	360	451	615	1,542	1,354	339	4,839		6	34	1	2	7	4	0	57
itory	, , sa ,																		
State/Territory		Oregon	96	26	8661	66	00	01	02	tal	Overseas	1996	26	1998	66	00	01	02	tal
Stat		Or	1996	1997	19	1999	2000	2001	2002	Total	ŏ	19	1997	19	1999	2000	2001	2002	To

Check Fraud  Check Fraud  Connected to Connected Fraud  Connected Connected Fraud  Connected Connected Cond  Connected Cond  Connected Fraud	State/Territory									Violation	ion									
0       0		BSA/Structuring/Money Laundering													False Statement	Misso of Position or Self Dealing	Mongage Loan Fraud	Mysterious Disappearance	Wire Transfer Fraud	.1941 <sub>O</sub>
0       0	Palau																			
	9661	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
0       0	1997	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
	8661	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
0 0 0 0 0 0 0 0 0 0 0 0	1999	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
	2000	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
$egin{array}{ c c c c c c c c c c c c c c c c c c c$	2001	1	0	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	1
$egin{array}{ c c c c c c c c c c c c c c c c c c c$	2002	0	0	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	0	0
Total         1         0         0         0         0         1         1         1         0 <th>Total</th> <th>1</th> <th>0</th> <th>0</th> <th>0</th> <th>0</th> <th>0</th> <th>1</th> <th>1</th> <th>0</th> <th>1</th>	Total	1	0	0	0	0	0	1	1	0	0	0	0	0	0	0	0	0	0	1

Violation	Counterfeit Instrument (Other)  Credit Card Fraud  Debit Card Fraud  Misuse of Position or Self Dealing  Misuse of Position or Self Dealing  Misuse of Position or Self Dealing  Misuse of Position or Self Dealing		0 3 11 10 54 24 16 10 34 10 98 4 4 77 24 142 59 59 20 83 24 212	4 44 16 114 38 41 35 45 17	14 9 59 23 128 39 43 47 50 17 241	5 6 47 43 221 64 53 80 70 9 261	8 13 105 39 227 75 83 64 68 38 439	10 4 51 29 97 35 34 47 27 32 365	42 43 389 184 983 334 329 303 377 147 1,874		2 2 2 0 10 6 13 2 5 1 9	0 3 15 3 13 7 15 0 7 4 11	0 0 13 6 15 5 14 0 4 3 44	0 1 12 4 15 14 3 1 2 2 23	2 0 72 39 27 33 14 5 7 6 59	2 1 31 26 17 16 14 1 6 5 51	3 0 14 8 12 11 13 3 6 2 26	
	Morigage Loan Fraud								303									
												7 1		14	33			
														1				
	Debit Card Fraud							25								26		
	Credit Card Fraud						105	51				15		12		31		
tion	Counterfeit Instrument (Other)		$\omega$ 4	4	6	9	13	4	43		2	3	0	1	0	1	0	
Viola	Counterfeit Credit/Debit Card		0 4	1	14	υC	8	10	42		2	0	0	0	2	2	3	
	Counterfeit Check	•	236	201	192	219	230	195	1,335		2	3	9	4	10	5	4	
	Consumer Loan Fraud		34	36	53	92	58	30	312		8	4	13	2	25	6	9	
	Noisurini rəinqino		0 0	0	0	1	25	6	35		0	0	0	0	1	2	æ	
	Commercial Loan Fraud		4 8	27	24	29	34	19	160		3	9	0	0	9	1	2	
	Check Kiting	ļ	124	110	122	149	206	104	882		1	8	8	7	33	22	24	
	Check Fraud		164	393	475	528	632	339	3,027		4	21	20	23	161	99	69	
	Bribery/Gratuity		- rc	1	0	2	4	5	18		I	0	2	0	7	2	0	
	BSN/Structuring/Money Laundering		459	975	1,740	1,605	1,995	1,596	9,322		95	475	348	234	679	883	509	
State/Territory		Pennsylvania	1996	1998	1999	2000	2001	2002	Total	Puerto Rico	1996	1997	1998	6661	2000	2001	2002	·

State/Territory									Violation	ion									
	BSA/Structuring/Money Laundering	Bribery/Gramity	Check Fraud	Check Kiting	Commercial Loan Fraud	Computer Intrusion	Consumer Loan Fraud	Counterfeit Check	Counterfeis Credis/Debis Card	Couneeyeit İnstrument (Other)	Credit Card Fraud	Debii Card Fraud	Defalcation/Embezzlement	False Statement	Misse of Position or Self Dealing	Mortgage Loan Fraud	Mysterious Disappearance	Wire Transfer Fraud	.191 <sub>1</sub> 10
Rhode Island																			
1996	20	0	23	9	2	0	7	æ	0	0	æ	-	4	ω	-	0	^1	0	10
1997	127	0	51	14	3	0	10	22	0	2	30	1	3	6	1	2	7	0	22
1998	136	0	48	16	2	0	15	18	0	0	8	2	9	8	4	4	æ	0	19
1999	255	0	55	12	2	0	6	17	0	0	100	1	9	7	4	1	1	1	20
2000	281	0	82	19	0	1	3	20	1	2	28	7	26	4	8	rc	6	0	22
2001	226	0	104	15	1	0	гc	21	3	1	27	1	20	2	4	2	9	0	25
2002	212	1	72	1	1	0	3	13	0	0	18	9	11	3	1	1	11	1	12
Total	1,307	1	435	83	11	1	47	114	4	ĸ	214	19	92	38	23	15	46	2	130
South Carolina																			
1996	139	0	28	18	2	0	8	7	0	1	9	0	25	6	4	0	13	0	22
1997	229	1	75	33	10	0	16	21	0	2	13	3	19	18	23	12	37	3	52
1998	260	0	57	34	4	0	1	33	0	-	14	8	29	6	17	102	18	0	51
1999	304	3	2	32	1	0	10	43	1	1	18	3	20	13	27	31	36	4	09
2000	300		140	57	^	0	14	51	7	1	21	2	36	13	16	38	18	4	09
2001	357	0	141	58	13	0	16	55	7	ις	35	6	59	21	22	26	33	∞	105
2002	261	0	78	41	-	0	12	29	0	0	4	4	24	6	10	13	16	10	72
Total	1,850	ιC	583	273	38	0	87	239	8	11	111	24	284	92	119	222	171	29	422

			4	15	21	25	22	28	704	849		45	70	104	107	194	195	101	816
	19thO		1	1	1	0	3	4	2 7	12 8		2	3	4	5	7	8	4	33 8
	Wire Transfer Fraud									1									cc
	Mysterious Disappearance		9	ъ	9	8	11	12	5	53		27	43	24	46	46	34	24	244
	Mort8a8e Loan Fraud		0	0	0	0	0	-	0	1		0	5	7	14	39	156	85	306
	Misuse of Position or Self Dealing		2	3	14	16	2	7	8	47		15	39	47	69	56	98	27	339
	False Statement		$\varepsilon$	9	14	6	6	14	11	99		14	22	49	63	54	105	88	360
	Defalcation/Embezzlement		5	10	10	18	12	21	12	88		53	94	109	115	115	128	47	661
	Debit Card Fraud		0	0	3	2	0	0	1	9		1	2	8	11	9	6	3	40
	Credii Card Fra <sub>ud</sub>		258	308	292	125	29	109	662	1,920		7	16	12	26	30	71	28	190
Violation	Counterfeit İnstrument (Other)		3	0		2	I	8	0	15		2	3	ъ	2	7	2	2	23
Viol	Counterfeit Credit/Debit Card		8	2	1	86	46	89	253	459		0	2	0	2	1	4	9	15
	Counterfeis Check		1	0	8	10	9	14	17	56		3	19	38	51	63	96	32	302
	Consumer Loan Fraud		2	2	2	4	9	ഹ	7	28		15	27	34	40	43	54	12	225
	Computer Intrusion		0	0	0	0	0	1	0	1		0	0	0	0	4	8	0	12
	Commercial Loan Fraud		3	9	12	9	13	4	11	55		10	29	20	22	29	34	28	172
	Check Kiting		3	11	78	18	26	40	23	199		86	145	80	74	96	151	63	707
	Check Fraud		9 2	0 19	33	301	32	54	341	785		. 61	88	128	160	176	5 212	66	920
	Bribery/Gratuity		0	0		2	0	1	0	4		1		2	2	4	9	2	18
	Bahsbruus Launiswikka Bahsbruus Laundering		8	58	81	72	81	117	45	462		148	260	305	324	771	988	1,071	3,765
State/Territory		South Dakota									see								
State/T		South	1996	1997	1998	1999	2000	2001	2002	Total	Tennessee	1996	1997	1998	1999	2000	2001	2002	Total

State/Territory									Violation	tion									
	BANStructuring/Money Laundering	Bribery/Gratuity	Check Fraud	Check Kiting	Commercial <u>Loan</u> Fraud	Computer Intrusion	Consumer Loan Fraud	Counterfeit Check	Counterfeit Credit/Debit Card	Couneerfeit İnstrument (Other)	Credit Card Fraud	Debii Card Fraud	Defalcation/Embezzlement	False Statement	Misuse of Position or Self Dealing	Mortgage Loan Fraud	Mysterious Disappearance	Wire Transler Fraud	.19 <sub>11</sub> 0
Texas																			
1996	1,863	7	426	115	31	0	46	127	0	6	36	13	168	28	53	21	119	25	345
1997	2,724	2	632	216	89	0	67	128	3	36	136	24	322	1111	103	41	127	36	433
8661	3,770	8	675	249	89	0	101	286	9	17	137	6	323	112	68	56	123	30	489
1999	4,840	11	507	259	74	0	276	315	5	25	171	27	341	133	132	72	121	45	486
2000	6,342	10	086	314	100	3	369	460	34	25	144	45	382	146	161	218	202	57	590
2001	8,497	9	1,416	515	112	39	332	299	38	25	223	64	378	191	175	222	147	103	1,085
2002	4,164	7	753	297	49	11	155	297	4	19	55	14	170	79	105	126	56	56	572
Total	32,200	41	5,389	1,965	502	53	1,346	2,280	06	156	905	196	2,084	859	818	729	895	352	4,000
U.S. Virgin Islands																			
1996	0	0	1	0	0	0	0	0	0	0	0	0	1	1	2	0	0	0	0
2661	5	0	0	0	0	0	1	1	0	0	0	0	0	0	0	0	0	0	1
1998	7	0	0	0	0	0	0	П	0	0	0	0	2	0	0	0	0	1	0
1999	4	0	-	ιc	0	0	0	0	0	0	3	0	2	0	0	0	1	0	0
2000	19	0	0	0	0	0	1	0	0	1	0	0	3	1	3	0	0	0	0
2001	45	0	3	1	П	0	0	0	0	0	3	0	2	0	1	0	0	0	τc
2002	19	0	0	0	0	0	0	-	0	0	0	0	0	0	0	0	0	0	æ
Total	66	0	5	9	1	0	2	3	0	1	9	0	10	2	9	0	1	1	6

			22	잎	88	0	7	8	<u>∞</u>	4		4	8	9	9	8	23	11	61
	19A1O			240	368	570	1,147	1,429	648	4,424							2		
	Wire Transfer Fraud		0	3	6	2	9	8	6	37				0	1	1	1	1	9
			1	3	10	-	13	9	8	37		1	1	9	5	0	2	1	16
	osnonsəddəsiA suoirsikM																		
	Mortgage Loan Fraud		0	2	65	13	33	38	10	161		0		0	1	0	0	0	2
	Misse of Position or Self Dealing		8	18	16	18	23	36	20	142		2	7	ĸ	2	2	1	ĸ	24
-	Misso of PosusiM		7	17	21	25	83	89	14	ıc		4	25	2	4	2	4	0	21
	False Statement			1	2	2	8	9		235									7
	Defalcañon/Embezzlement		15	50	58	35	39	39	17	253		4	6	4	5	3	4	9	35
	Defalcation/F		0	23	10	8	4	114	13	207		0	3	0	1	2	2	1	6
	Debit Card Fraud									2									
	Credis Card Fraud		121	475	449	999	1,203	1,295	515	4,724		0	5	7	9	1	4	1	24
ایا			1	2	0	6	rc	12	-	30		0	0	0	0	0	0	0	0
atio	Counterfeit İnstrument (Other)		0		0	τυ.	7		,,,	_		0	1		1	0	0	0	3
Violation	Counterfeit Credit/Debit Card				)	α,		59	25	26						)	)	_	
			3	10	12	25	45	70	24	189		0	2	0	1	5	2	7	17
,	Counterfeit Check		12	22	15	11	13	12	112	262		1	3	2	3	1	1	1	12
	Consumer Loan Fraud			(1					=	20									
	Computer Intrusion		0	0	0	0	0	0	1	1		0	0	0	0	0	1	0	1
			1	5	2	8	-	4	9	29		0	9	3	0	0	2	0	11
	Commercial Loan Fraud																		
	Check Kiting		16	31	28	23	50	58	82	288		6	4	3	6	11	7	2	45
			56	28	69	91	148	546	246	1,207		11	19	11	4	7	19	10	81
	Check Fraud		0	0	1	1	0	0	0	2 1,		0	0	0	0	0	0	0	0
	Bribery/Grainity																		
	BSA/Structuring/Money Laundering		27	152	312	435	630	619	302	2,477		14	26	16	19	30	27	26	158
ry	BSA/Structuring									2									
rrito											īŧ								
State/Territory		ıh.	96	22	86	66	)0(	)]	22	tal	mou	96	1997	86	66	00	)]	)2	Ę
Stat		Utah	1996	199	8661	1999	20(	20(	2002	To	Vei	19	190	199	199	200	2001	200	To

State/Territory									Violation	tion									
	BSA/Structuring/Money Laundering	$B$ riber $\mathcal{N}_{\mathcal{N}}$ rodinis	Check Fraud	$Check$ $Kihin_{S}$	Commercial Loan Fraud	Computer Intrusion	Consumer Loan Fraud	Counterfeit Check	Counterfeit Credit/Debit Card	Counterfeit Instrument (Other)	Credis Card Fraud	Debii Card Fraud	Defalcation/Embezzlement	False Statement	Misso of Position or Self Dealing	Mortzage Loan Fraud	Aysterious Disappearunce	Wire Transfer Fraud	19 <i>410</i>
Virginia																			
1996	109	1	76	38	10	0	16	13	1	0	35	2	45	14	19	10	28	5	53
1997	325	0	262	138	11	0	89	55	32	8	208	3	124	61	49	27	32	11	110
1998	500	9	204	106	11	0	35	120	6	9	182	7	141	28	47	51	52	16	116
1999	490	1	184	115	10	0	35	93	22	2	172	8	124	35	75	37	73	54	121
2000	569	4	323	139	9	0	61	188	30	7	181	43	172	40	102	63	53	10	182
2001	973	2	413	162	7	7	196	137	33	7	511	32	148	83	78	91	58	40	305
2002	505	3	208	54	3	2	122	88	41	ĸ	104	10	46	17	26	34	23	13	204
Total	3,471	17	1,670	752	58	6	533	694	141	35	1,393	105	800	308	396	313	319	149	1,091
Washington																			
1996	257	0	182	35	3	0	21	63	1	3	8	7	99	23	10	7	10	1	49
1997	989		481	114	7	0	48	147	4	1	33	62	134	45	20	19	6	9	95
1998	798	0	565	131	6	0	47	316	æ	æ	26	77	113	41	23	16	17	10	87
1999	1,194	1	935	126	6	0	46	545	1	0	34	27	92	63	18	22	19	56	113
2000	1,622	2	845	26	17	2	23	363	1	3	17	32	149	81	29	38	16	16	150
2001	1,602	33	882	158	6	2	58	342	26	9	37	99	131	86	43	52	19	15	244
2002	476	1	286	38	2	2	13	138	3	1	11	24	48	50	13	22	1	15	174
Total	6,585	8	4,176	669	26	9	256	1,914	39	17	166	295	723	688	156	231	16	119	912

			<b>∞</b> 1		10		#	00	2	4		_	10	6	_	<i>∞</i> 1	6	ıo	N.
	rshiO		23	37	525	581	24	28	16	1,234		37	55	59	77	93	189	85	595
	Wire Transfer Fraud		0	1	2	0	1	2	3	6		1	2	3	5	11	15	14	51
•	Mysterious Disappearance		3	S	14	6	15	9	9	58		15	30	17	21	50	49	19	201
	Mort 8age Loan Fraud		0	0	486	488	3	0	0	226		2	10	1	10	11	14	∞	56
	Misuse of Position or Self Dealing		2	10	143	222	7	-	4	389		12	21	17	26	30	34	26	166
	False Statement		4	1	7	10	3	П	3	29		8	16	20	8	18	45	10	125
	Defalcation/Embezzlement		15	24	26	28	33	10	12	148		43	20	98	06	109	116	40	554
	Debit Card Fraud		0	2	2	2	2	2	1	11		2	9	4	8	8	10	7	45
			15	4	14	4	9	9	0	49		0	7	22	25	16	40	7	117
uc	Counterfeit Instrument (Other) Credit Card Fraud		1	0	1	0	0	0	0	2		1	2	3	4	8	10	12	40
Violation	Counterfeit Credit/Debit Card		1	3	0	1	0	0	0	5		0	1	0	0	4	1	0	9
			9	0	7	4	6	10	rc	41		7	17	30	57	78	74	32	295
	Counterfeit Check		8	8	3	4	8	6	rc	45		4	9	12	15	14	30	13	94
	Consumer Loan Fraud		0	0	0	0	0	1	2	3		0	0	0	0	2	4	0	9
	Computer Intrusion		0)	5	-	16	16	0)	,			•	,	•	-	8		10	
	Commercial Loan Fraud		2	9	4	S.	5	2	9	30		6	16	23	6	18	30	ıc	110
	Check Kiting		6	22	20	15	24	7	6	106		20	49	51	55	57	101	4	377
	Check Fraud		6	16	22	22	25	12	20	126		62	95	103	107	182	222	107	878
	Bribery/Grainity		2	4	0	0	0	0	0	9		1	1	1	0	2	1	2	8
	Ashiructuring/Money Laundering Bairing		12	25	27	31	37	55	20	207		26	203	269	301	379	431	209	1,889
ritory		zinia									J.								
State/Territory		West Virginia	9661	26	86	66	00	01	32	tal	Wisconsin	96	26	86	66	00	10	02	tal
Sta		We	190	1997	1998	1999	2000	2001	2002	Total	Wi	1996	1997	1998	1999	2000	2001	20	Total

	Mysterious Disappearance Wire Iransfer Fraud		0 0	1 0	0 2	0 1	3 0	6 1	5 1	15 5
	Mortgage Loan Fraud		0	0	0	0	1	0	7	8
	Misuse of Position or Self Dealing		1	0	I	1	4	7	1	15
	False Statement		1	1	4	Т	6	0	9	22
	Defalcation/Embezzlement		9	6	ĸ	7	11	14	2	54
	Debit Card Fraud		0	1	0	0	2	0	0	3
	Credit Card Fraud		0	4	4	1	1	60	0	70
Violation	Counterfeit İnstrument (Other)		0	0	0	0	0	1	0	1
Viol	Counterfeit Credit/Debit Card		0	0	2	0	0	0	0	2
	Counterfeit Check		0	2	0	0	3	7	6	21
	Consumer Loan Fraud		1	1	1	0	1	1	0	ъ
	Computer Intrusion		0	0	0	0	0	0	0	0
	Commercial Loan Fraud		I	2	4	2	1	3	2	15
	Check Kiting			2	9	3	7	25	4	48
	Check Fraud		3	9	9	8	4	30	10	29
	Granding (Gratuity		0	0	0	0	9	0 2	0 (	0
	BSA/Sniructuring/Money Laundering		5	10	25	12	26	37	19	134
State/Territory		Wyoming	1996	2661	86	66	00	01	2002	tal