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**Comptroller of the Currency  
Administrator of National Banks**

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Licensing Department  
250 E Street, S.W.  
Washington, D.C. 20219

**Conditional Approval #936  
January 2010**

October 23, 2009

Mr. Stuart I. Oran  
Managing Member, Roxbury Capital Group LLC  
9 West 57th Street, 26th Floor, c/o Clinton Group  
New York, New York 10019

Re: Application to establish a new national bank, Bond Street Bank, National Association  
Application Control Number: 2009-WO-01-0009

Dear Mr. Oran:

The Office of the Comptroller of Currency (“OCC”) hereby grants preliminary conditional approval to the application to establish a new national bank with the title of Bond Street Bank, National Association (the “Bank”). This approval is granted after a thorough review of the application, other materials you have supplied, and other information available to the OCC, including commitments and representations made in the application and by the Bank’s representatives during the application process. This approval is also subject to the conditions set out herein.

The OCC’s decision to grant preliminary conditional approval is made with the understanding that the Bank will apply for Federal Reserve membership and will obtain deposit insurance from the Federal Deposit Insurance Corporation (“FDIC”).

The OCC has granted preliminary conditional approval only. Final approval and authorization for the Bank to open will not be granted until pre-opening requirements are met. Until final approval is granted, the OCC has the right to modify, suspend, or rescind this conditional preliminary approval if the OCC deems any interim development warrants such action.

**Background**

The primary proponents of the proposed Bank are several individuals who, along with others, are the organizers of the Bank. The Bank will be a wholly-owned subsidiary of Bond Street Holdings LLC (“Holdings LLC”), a Delaware limited liability company organized to become a

shell one-bank holding company. Holdings LLC will be wholly-owned by Bond Street Investors LLC (“Investors LLC”), a Delaware limited liability company that will serve as the vehicle through which the organizers and other interested investors make their investment in the proposal.<sup>1</sup> Investors LLC will be controlled by Bond Street Management LLC (“Management LLC”), a limited liability company that will be the sole managing member of Investors LLC. Management LLC will be controlled by three of the organizers who will be the managers of Management LLC. The OCC understands that Holdings LLC, Investors LLC, and Management LLC will apply to the Board of Governors of the Federal Reserve System to become bank holding companies and acquire the Bank.

The Bank is being organized for the purpose of assuming liabilities and purchasing assets from the Federal Deposit Insurance Corporation (the “FDIC”) acting as the receiver of a depository institution, inasmuch as only chartered depository institutions may assume deposit liabilities from the FDIC.<sup>2</sup> The organizers and other interested investors, through commitments to purchase interests in Investors LLC, will invest funds to enable the Bank to assume liabilities and purchase assets from the FDIC. The applicants represent that sufficient capital will be injected to ensure the Bank substantially exceeds the amount needed to be well-capitalized when it opens for business and thereafter.

Since the Bank would not commence operations until after its bid for a particular institution is accepted by the FDIC, the specific size, scope, and activities of the Bank will not be determined until it acquires the business of a specific failed institution from the FDIC. Thus, the organizers could not include a detailed specific comprehensive business plan in the charter application before preliminary approval.<sup>3</sup> However, based upon the information provided in the application, including in particular the experience of proposed key management of the Bank, the OCC concluded the Bank could receive preliminary approval, subject to the requirement that the Bank follow an organizing process that includes OCC review as it considers potential acquisition transactions. This will enable the OCC to address particular safety and soundness issues raised

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<sup>1</sup> In addition to the organizers, the applicants plan to raise investment funds from high net worth individuals, families and family offices, and institutional investors. It is contemplated that no institutional investor will own more than 9.9% of the Bank directly or indirectly. As additional investors are identified, the Bank will supplement the information provided in the application, in accordance with the Organizing Conditions in Appendix A, by providing the OCC with the identity of the additional investors, the amount of each such investor’s investment, and any other relevant information requested by the OCC.

<sup>2</sup> The organizers anticipate that the Bank’s first transaction would be an assumption of liabilities and purchase of assets from the FDIC as receiver of a failed institution. Other transactions with troubled institutions could occur later.

<sup>3</sup> The applicants provided a preliminary business plan based on (1) the general size and type of assets of a failed institution they would seek to have the Bank acquire from the FDIC and (2) their plans for the size and type of future business they propose the Bank would engage in.

by a proposed acquisition as the Bank proceeds with an acquisition. Accordingly, the OCC has determined that the application meets the regulatory factors for preliminary conditional approval.

It is anticipated that the OCC would grant final approval for the Bank and approve a purchase and assumption transaction under the Bank Merger Act the first time that the Bank's bid to acquire a failed institution is accepted by the FDIC. Final approval and authorization for the proposed Bank to open will not be granted until all pre-opening requirements are met. In addition, in connection with final approval and the Bank's commencing business, the OCC will require the Bank to enter a written Operating Agreement that will require the Bank to submit a Comprehensive Business Plan acceptable to the OCC. The Plan must detail the proposed business and operations of the Bank, and the Bank must obtain the OCC's written supervisory non-objection to the Plan. After receiving the OCC's non-objection, the Bank must implement and adhere to the Plan. Any significant deviation from the Plan will require prior notice to the OCC and receipt of a separate, written OCC non-objection to the changes.

### **Officers and Directors**

The OCC poses no objection to the persons identified in the application serving as executive officers, directors, and/or organizers as proposed in the application. We have not completed our background checks for some of the proposed individuals. Continued service of these individuals will be dependent on satisfactory completion of the background investigation process.

Prior to opening, the Bank must obtain the OCC's prior written determination of no objection for any additional organizers, executive officers or directors appointed or elected before the person assumes the position. For a two-year period after the Bank commences business (or such longer period specified in the Operating Agreement), the Bank must file an *Interagency Biographical and Financial Report* with the OCC and receive a letter of no objection from the OCC prior to any new executive officer or director assuming such position.

### **Organizing Steps and Requirements**

The "Charters" booklet in the *Comptroller's Licensing Manual* provides guidance for organizing your bank. The booklet is located at the OCC's web site:  
<http://www.occ.treas.gov/corpbook/group4/public/pdf/charters.pdf>.

As detailed in the booklet, you may establish the corporate existence of and begin organizing the Bank as soon as you adopt and forward Articles of Association and the Organization Certificate to Robert A. Fernandez, National Bank Examiner/Senior Licensing Analyst, in this office. As a "body corporate," or legal entity, you may begin taking those steps necessary to obtain final approval. The Bank may not begin the business of banking until it fulfills all requirements for a bank in organization and the OCC grants final approval.

Enclosed are standard requirements and minimum policies and procedures for new national banks. In addition to the standard requirements for all new national banks, the Bank must also follow the requirements required by the conditions below and set out in Appendix A. The Bank must meet these requirements before the OCC will issue final approval and the Bank is allowed to commence business. The Board of Directors also must ensure that the applicable policies and procedures are established and adopted before the Bank begins operation.

Under separate cover, the OCC will send to you an appropriate set of OCC handbooks, manuals, issuances, and selected other publications. This information does not include the *Comptroller's Licensing Manual*, which is available only in electronic form at our web site: <http://www.occ.treas.gov/corpapps/corpapplic.htm>.

## **Conditions**

This approval is subject to the following conditions:

- A. During its organization, the Bank shall follow the requirements specified in Appendix A regarding the Bank's first acquisition (the "Initial Acquisition").
- B. If the Bank receives final OCC approval for an Initial Acquisition, the Bank shall enter into, and thereafter implement and adhere to, a written Operating Agreement with the OCC, in a form acceptable to the OCC, within one (1) business day after receiving final OCC approval, commencing business, and consummating the Initial Acquisition.

These conditions of approval are conditions "imposed in writing by a Federal banking agency in connection with any action on any application, notice, or other request" within the meaning of 12 U.S.C. § 1818. As such, the conditions are enforceable under 12 U.S.C. § 1818.

## **Conclusion**

This preliminary conditional approval and the activities and communications by OCC employees in connection with the filing do not constitute a contract, express or implied, or any other obligation binding upon the OCC, the United States, any agency or entity of the United States, or any officer or employee of the United States, and do not affect the ability of the OCC to exercise its supervisory, regulatory and examination authorities under applicable law and regulations. Our preliminary conditional approval is based on the bank's representations, submissions, and information available to the OCC as of this date. The OCC may modify, suspend or rescind this approval if a material change in the information on which the OCC relied occurs prior to the date

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of the transaction to which this decision pertains. The foregoing may not be waived or modified by any employee or agent of the OCC or the United States.

If the Bank has not commenced business and consummated an Initial Acquisition within eighteen (18) months from the conditional preliminary approval date, this approval expires, unless extended by the OCC.

Information required to be submitted to the OCC by the Organizing Conditions in Appendix A and any questions concerning this conditional preliminary approval should be directed to National Bank Examiner/Senior Licensing Analyst Robert A. Fernandez at 202-874-5060. You should include the application control number on any correspondence related to this filing.

Sincerely,

*signed*

Lawrence E. Beard  
Deputy Comptroller, Licensing

Attachment:  
Appendix A: Organizing Conditions

Enclosures:  
Standard Requirements  
Minimum Policies and Procedures  
Survey Letter