MATTERS TO BE COMPLETED PRIOR TO THE
ISSUANCE OF AN AUTHORIZATION CERTIFICATE
(BANK/TRUST COMPANY)

(NOTE: Drafts of items 1 and 3 below should be submitted to the Department for
clearance prior to the respective meetings. Drafts of other documents may be
submitted for prior clearance, as well. All drafts should be submitted in duplicate.)

1. Meeting of incorporators should be held for the purpose of adopting by-laws
   and electing directors. A certified copy of the minutes, including a copy of the
   adopted by-laws, should be submitted in triplicate to the Department.

2. Oaths of Directors should be executed and submitted.*

3. First meeting of the Board of Directors should be held. A certified copy of the
   minutes, with all attachments, should be submitted in triplicate to the
   Department. Actions taken at the meeting should include, but not be limited
   to, the following:

   a. Election of officers;

   b. Ratification of the actions taken by the incorporators;

   c. Approval of the forms of seal and stock certificate;

   d. Designation of depositary institution(s);

   e. Acceptance of lease, purchase agreement, etc., for the proposed
      quarters;

   f. Authorization of the acceptance of subscriptions for capital stock,
      indicating the par value and subscription price;

   g. Allocation of specific amounts of capital funds to capital stock, surplus
      fund, and reserves for contingencies, if any;

   h. Adoption of a resolution regarding compliance with Section 296-a of the
      Executive Law (does not apply to a limited purpose trust company);

   i. Adoption of a resolution specifying the number of directors which shall
      constitute the entire Board, if a specific number is not indicated in the
      by-laws or Organization Certificate; and
j. Adoption of a resolution as specified in the application for an exemption from the requirements of deposit insurance (applies only to a limited purpose trust company).

4. Stated capital must be fully paid in cash and deposited with designated depositary in the name of the proposed institution, or in an escrow account, as circumstances dictate.

5. Affidavit of Payment of Capital Stock and Verified List of Stockholders should be submitted in duplicate originals for filing by the Superintendent.*

6. An opinion of counsel that all directors are qualified to serve should be submitted.

7. Satisfactory evidence of fidelity insurance (i.e., Financial Institutions Bond) should be submitted.

8. The designated depositary must submit a letter stating that funds of $________ are on deposit in the name of the proposed institution or in an escrow account, and that said funds are free of any liens or encumbrances.

9. Resumes, questionnaires, and litigation affidavits for individuals constituting the proposed management team (who have not already submitted such information) should be submitted.

10. If the use of an off-premises servicer is contemplated, an agreement granting the Department access to all records at the servicer, as well as copies of other agreements, should be provided.

11. Stock ledgers, stock certificates, and subscription agreements should be presented for inspection.

12. Directors’ affiliations cards should be submitted.*

13. Federal employer identification number should be submitted.*

14. The name(s) and telephone number(s) of one or more bank officials who may be contacted after hours in case of emergency should be provided. (This information will receive confidential treatment.)

* Forms available upon request