

**From:** [Friedman, David Steele](#)  
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To whom it may concern-

The OCC published proposed revisions to its reporting requirements in the Federal Register (Vol. 83, No. 211) on October 31<sup>st</sup>. The OCC proposed removing the sentence stating “*Report only the loans themselves (excluding hedges)*” on the top of page 135 of the proposed redline Dodd-Frank Act Stress Testing Reporting Instructions. We seek confirmation that Loan Hedges should continue to be excluded from the OCC Supplemental Schedule going forward?

Thank you for your consideration.

Regards,  
David Friedman

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