

Annual Report of Holding Companies—FR Y-6

Report at the close of business as of the end of fiscal year

This report is required by law: Section 5(c)(1) of the Bank Holding Company Act (12 U.S.C. § 1844(c)(1)); section 10(b)(2) of the Home Owners' Loan Act (12 U.S.C. § 1467a(b)(2)); sections 102 (a)(1), 165, and 618 of the Dodd-Frank Wall Street Reform and Consumer Protection Act (12 U.S.C. §§ 5311(a)(1), 5365, and 1850a(c)(1)); and sections 8(a) and 13(a) of the International Banking Act of 1978 (12 U.S.C. §§ 3106(a) and 3108(a)). Return to the appropriate Federal Reserve Bank the original and the number of copies specified.

This report form is to be filed by all top-tier bank holding companies, top-tier savings and loan holding companies, and U.S. intermediate holding companies organized under U.S. law, and by any foreign banking organization that does not meet the requirements of and is not treated as a qualifying foreign banking organization under Section 211.23 of Regulation K (12 C.F.R. § 211.23). (See page one of the general instructions for more detail of who must file.) The Federal Reserve may not conduct or sponsor, and an organization (or a person) is not required to respond to, an information collection unless it displays a currently valid OMB control number.

NOTE: The Annual Report of Holding Companies must be signed by one director of the top-tier holding company. This individual should also be a senior official of the top-tier holding company. In the event that the top-tier holding company does not have an individual who is a senior official and is also a director, the chairman of the board must sign the report. If the holding company is an ESOP/ESOT formed as a corporation or is an LLC, see the General Instructions for the authorized individual who must sign the report.

Thomas A Tonti
 Name of the Holding Company Director and Official
 President
 Title of the Holding Company Director and Official

attest that the Annual Report of Holding Companies (including the supporting attachments) for this report date has been prepared in conformance with the instructions issued by the Federal Reserve System and are true and correct to the best of my knowledge and belief.

With respect to information regarding individuals contained in this report, the Reporter certifies that it has the authority to provide this information to the Federal Reserve. The Reporter also certifies that it has the authority, on behalf of each individual, to consent or object to public release of information regarding that individual. The Federal Reserve may assume, in the absence of a request for confidential treatment submitted in accordance with the Board's "Rules Regarding Availability of Information," 12 C.F.R. Part 261, that the Reporter and individual consent to public release of all details in the report concerning that individual:

Signature of Holding Company Director and Official
02/20/2024
Date of Signature

For Federal Reserve Bank Use Only				
RSSD ID	151			
C.I.				

Date of Report (top-tier holding company's fiscal year-end): 12/31/2023

Month / Day / Year

Reporter's Name, Street, and Mailing Address TONTI FINANCIAL CORPORATION

Legal Title of Holding Com	pany			
34 N. HIGH STRE	ET			
(Mailing Address of the Ho	lding Company) St	reet / P.O. Box		
COLUMBUS	OH	*	43215	
City	State		Zip Code	
Physical Location (if different	ent from mailing ad	dress)		
Person to whom que	stions about th	is report sh	ould be directed:	
THOMAS A. TON	ľI F	PRESIDENT		
Name	Ti	itle		
614-224-4331				
Area Code / Phone Number	er / Extension			
614-224-4338				
Area Code / FAX Number				
TTONTI@TONTIC	RG.COM			
E-mail Address				
Not Applicable				
Address (URL) for the Hok	ding Company's we	b page		

NOTE: Information for which confidential treatment is being requested must be provided separately and labeled as "confidential."

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Is confidential treatment requested for any portion of this report submission?

In accordance with the General Instructions for this report

Public reporting burden for this information collection is estimated to vary from 1.3 to 101 hours per response, with an average of 5.50 hours per response, including time to gather and maintain data in the required form and to it review instructions and complete the information collection. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to: Secretary, Board of Governors of the Federal Reserve System, 20th and C Streets, NW, Washington, DC 20551, and to the Office of Management and Budget, Paperwork Reduction Project (7100-0297), Washington, DC 20503.

(check only one),

Report Item 1: Annual Report to Shareholders
For holding companies not registered with the SEC, Indicate status of Annual Report to Shareholders:
is included with the FR Y-6 report
will be sent under separate cover
⊠ is not prepared
Checklist
The checklist below is provided to assist the holding company in filing all the necessary responses and verifying changes from the prior year to the various report items. The completed checklist should be submitted with the report. Please see section A of the General Instructions for additional guidance.
Verification of Changes
All Reporters must respond to the following questions by checking the Yes or No box below, as appropriate.
Did the holding company have changes to any reportable FR Y-6 items (2a, 2b, 3, or 4) from the prior year?
⊠ Yes □ No
If checked Yes, complete the remaining checklist for Report Items 2a, 2b, 3, and 4. For each Report Item, indicate whether there are changes from the prior year by checking Yes or No below. See section A of the General Instructions for additional information.
Report Item 2a: Organization Chart
⊠ Yes □ No
If checked Yes, the Reporter must submit the organization chart as specified in Report Item 2.a instructions.
Report Item 2b: Domestic Branch Listing
☐ Yes ☒ No
If checked Yes, the Reporter must submit the domestic branch listing as specified in Report Item 2.b instructions.
Report Item 3: Securities Holders
☐ Yes ☒ No
If checked Yes, the Reporter must submit the information as specified in Report Item 3 instructions.
Report Item 4: Insiders
⊠ Yes □ No

If checked Yes, the Reporter must submit the information as specified in Report Item 4 instructions.

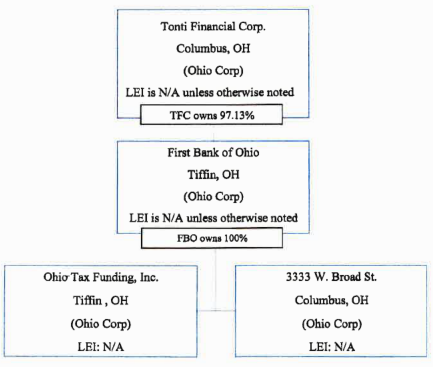
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Report Item: 1

Annual Report, no special report is prepared for the shareholders, however they do receive a financial statement.

Report Item: 2

Organizational Chart



Report Item: 4

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(1) Name, City, State, Country	(2) Principal Occupation if other than with Holding Company	(3a) Title & Position with Holding Company	(3b) Title & Position with Subsidiaries (include names of subsidiaries)	(3c) Title and Position with Other Businesses (include names of other businesses)	(4a) Percentage of Voting Shares In Holding Company	(4b) Percentage of Voting Shares In Subsidiaries (include names of subsidiaries)	(4c) List names of other companies (includes partnerships) if 25% or more of voting securities are held (list names of companies and percentage of voting securities held)
			Director (First Bank of Ohlo)				
	Real Estate	Vice President,				1	
Lauren E. Tonti	Management and	Treasurer, and	Director (3333 W. Broad	Secretary, Treasurer and			
Columbus, OH U.S.A.	Development	Director	Inc.)	Director of 34 Corp.	N/A	N/A	34 Corp (25.33%)
Sarah N. Tonti	Marketing	Secretary and					
Columbus, OH U.S.A.	Research	Director	Director (First Bank of Ohlo)	Director of 34 Corp.	N/A	N/A	34 Corp (25.33%)
			President and Director (First Bank of Ohio) President and Director (3333 W. Broad Inc.)	President of: T. Interest Corp. Southampton Apartments II Corp. Tonti Homes Corp. 72-84 N. High Corp. North High Corp. President and Director of: 34 Corp. Trustee:	Trustee:	Trustee First Bank of Ohio (97.13%) Trustee 3333 W. Broad Inc. (100%)	T. Interest Corp. (100%) Southampton Apartments II Corp. (100 Tonti Homes Corp. (100%)* 72-84 N. High Corp. (100%)* North High Corp. (100%) *Southampton Apartments II Corp., To
	Self- Employed;		17. Droad Inc.)	Tonti Financial Corp. Trust	Tonti Financial Corp. Trust (71.37%)	Trustee	Homes Corp. & 72-84 N. High Corp. and
Thomas A. Tonti	Real Estate;	President and	President and Director (Ohio	Tonti Financial Corp. Trust II	Tonti Financial Corp. Trust II (23.79%)	Ohio Tax Funding, Inc.	wholly owned by Subsidiaries of T. Int
Columbus, OH U.S.A.	Finance	Director	Tax Funding, Inc.)	Alfred E Tonti Trust	Alfred E Tonti Trust (4.84%)	(100%)	Corp.