



Receivership Powers:
What Are They and Should Fannie and Freddie's Regulator Have Them?

Thursday, February 3, 2005, 2:00-4:00 p.m.
Wohlstetter Conference Center, Twelfth Floor, AEI
1150 Seventeenth Street, N.W., Washington, D.C. 20036

Since the enactment of a regulatory regime for Fannie Mae and Freddie Mac, their regulator has had only the powers of a conservator. This ordinarily means that the regulator could take control of the two GSEs under certain circumstances, but couldn't—as a receiver could—marshal their assets, pay off their creditors, and close them down.

Are receivership powers necessary for Fannie and Freddie's regulator? If so, what elements are essential? And if they are adopted in the new legislation expected this year, will they change the perception in the markets that the two companies will be bailed out by Congress if they encounter financial difficulties? These are some of the questions this conference will address.

Table with 2 columns: Time and Event/Personnel. Includes Registration, Introduction, Presenters, Discussants, Moderator, and Adjournment.

I will attend the regulatory regime event on Thursday, February 3.

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Please register online at www.aei.org/events or by faxing this form to 202.862.7171. Shortly after the event occurs, a video webcast will be available on the AEI website at www.aei.org/eventvideos.

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