Index

APB 211–12, 387–90
Arthur Andersen review 156, 157–9
auditors, regulation of 387–90
auditors, role of
  post-Barings 156–8, 212
  post-BCCI 134, 211–12
  prior to introduction of the Banking Act (1987) 30–36
authorization procedures
  under the Banking Act (1979) 31
  under the Banking Act (1987) 37, 216–43, 352
  appeals procedures 242–3
  revocation procedures 240–42
Baestaens 247
Banco Ambrosiano Holdings affair 11–12
  impact on the Basle Concordat 12
Bank of Credit and Commerce
  International (BCCI) affair 121–34
  impact on domestic supervisory practice 129–34
  impact on international supervisory arrangements 12–16, 117, 132–4, 364
Bank of England Act (1946) 3
bank ownership ‘rules’ 28, 357–9, 405
Banks and Herstatt, collapse of 9
  impact on domestic supervisory practice 9–10
  impact on international supervisory practice 9–11
Banking Act (1979) 8, 27–9, 30
Banking Act (1987), 30, 34, 36–9, 92, 205, 211, 216, 222
banking groups, supervision of 361–73
  Bank’s approach 367–73
EU approach 365–7
IOSCO principles 362–5
Barcroft, P. 80
Barings affair 97, 135–61
  implications for domestic supervisory practice 156–61
Basle Committee initiatives
  capital accord 45–80
  core principles for effective banking supervision 83–8
  interest rate risk management principles 80–82
  promulgation of the Basle Concordat 9–26
Basle Concordat 9–26
  original (1975) version 11
  1983 revision 11–12
  1992 (BCCI) revision 12–16
  subsequent developments 16–26, 84–8
Baumol 385
Bingham Report 121, 132–3, 243, 367
BIS 9, 45, 47, 48, 49, 52, 53, 83, 376, 377
Blue Arrow affair 379–80
Board of Banking Supervision
  establishment of 31–2, 34, 38–9
  inquiry into the collapse of Barings 135–56
British and Commonwealth Bank affair 119–20
capital adequacy assessment
  during the 1950s and 1960s 4–5
  under the Banking Act (1979) 28, 257–61
  under the Basle capital accord (1988) 45–80
    amendment to accommodate market risk 62–80
    recognition of bilateral netting schemes 51–6, 394–5

419
supervisory treatment of multilateral netting schemes 57-62
under the EC’s Capital Adequacy Directive (1993) 111-17, 268-303
under the EC’s Solvency Ratio Directive (1989) 107
recognition of bilateral netting schemes 118
under the US/UK accord (1987) 40-45, 262-3
capital, definition used for regulatory purposes prior to the US/UK accord (1987) 244-7
under the Basle capital accord (1988) 46-7, 247-8
as amended to accommodate market risk (1996) 70-71
under the EC’s Capital Adequacy Directive (1993) 112-13
under the EC’s Own Funds Directive (1989) 103-6, 249-52, 391
under US/UK accord (1987) 41-2, 247
Clarotti, P. 118
Committee on Corporate Governance 213
Committee on Payment and Settlement Systems 82, 83
Companies Act (1948) 3
Companies Act (1967) 3, 4
Companies Act (1985) 37, 352
consolidated supervision under the Banking Acts (1979 and 1987) 368
under the EC’s Second Consolidated Supervision Directive (1992) 107-8, 366, 368-70, 408-9
Cooke, P. 101
country risk, assessment of 28, 356
Dale, R. 80, 172
Deposit Protection Scheme amendments made under the Banking Act (1987) 39, 360
Index
original (1982) provisions 28-9, 360
derivatives, supervision of trading/management 376-7
credit derivatives 377
trading abuses 381
Dimson, E. 64
duration 289
EC Directives
Bank Accounts Directive (1986) 102
First Banking Coordination Directive (1977) 8, 99, 100
First Consolidated Supervision Directive (1983) 102
Own Funds Directive (1989) 103-6, 249-52
Exchange Control Act (1947) 3
Fédération des Experts Comptables Européens 387
Financial Action Task Force on Money Laundering 26
Financial Services Act (1986), supervisory implications 91–8
reforms proposed under the Regulatory Reform Bill (1998) 95–8
Financial Services Authority 94, 95, 97, 98, 207, 213, 243, 328, 384–5
under the market risk amendment to the Basle capital accord (1996) 76–7, 298–300

Goldstein, M. 83
Group of Thirty 40, 88–90, 377

Hadjiemmanuil, C. 387
Harrods Bank affair 381
Heimann, J. 88
Henriksen. O. 102

IIF 89, 377
under the market risk amendment to the Basle capital accord (1996) 65–9
international harmonization of banking supervision 40–90
core principles for effective banking supervision 83–8
harmonization of capital adequacy requirements 40–80
under the Basle capital accord (1998) 45–80
under the US/UK accord (1987) 40–45

principles for interest rate risk management (1997) 80–82
proposals for handling settlement risk 82–3
supervision of global institutions 88–90
under the EC’s Single Market programme 99–118
IOSCO 83, 361, 362–5, 377, 407
Jamison, N. 383
Johnson Matthey Bankers affair 30–36
implications for domestic supervisory practice 31–6

Kupiec, P.H. 67
Lamfalussy Report 53, 57
large loan exposures, control of pre-Banking Act (1987) 28, 32–3
under the Banking Act (1987) 37–8, 334–5
under the EC’s Capital Adequacy Directive (1993) 296–8, 336–51
under the EC’s Large Exposures Directive (1992) 108–9, 335–6
lead regulation for internationally-active banks 372–3
under the Financial Services Act (1986) 92–4, 367–8, 371
legal risk, assessment of 374–5
lender of last resort facilities 385–6
Lewis, M. 394
liquidity adequacy assessment during the 1950s and 1960s 4–5
post-January 1996 treatment of large retail banks 304–8
under the Banking Act (1979) 28
under the Banking Act (1987) 304, 308–26
Llewellyn, D. 391
London Approach 382
London Code of Conduct 386
Lord Alexander of Weedon 88
Marsh, P. 64
Memoranda of Understanding between domestic regulators 92, 97, 155, 214, 390

with overseas supervisors 155, 214–15 monetary controls, prudential impact of 5 money laundering, combat of 378

Moneylenders Acts (1900–1927) 4

O’Brien, J.M. 67

off-site monitoring

pre-Banking Act (1979) 3–5
under the Banking Act (1979) 28
under the Banking Act (1987) 32

Offshore Supervisors Group 16, 20, 24

on-site activities

pre-Banking Act (1979) 3–5
under the Banking Act (1979) 28
under the Banking Act (1987) 32

operational risk, assessment of 374

Price Waterhouse 106, 286

Protection of Depositors Act (1963) 3, 4 provisions, assessment of the adequacy of 28, 352
in respect of country debt 352–5, 404

RATE assessment model 159–61, 206–7

Reid, M. 6

Revell, J. 99

risk asset ratio, calculation of
prior to the US/UK accord (1987) 257–62
under the Basle capital accord (1988) 45–51
as amended to accommodate market risk (1996) 71–80
under the EC’s Solvency Ratio (1989) and Own Funds Directives (1989) 103–7, 263–8
under the US/UK accord (1987) 41–5, 262–3

Salt, M. 383

SCALE assessment model 161, 206–7 secondary banking crisis (1973–75) 6–8 impact on domestic supervisory practice 7–8

securitization, supervisory approach to 378–9

settlement risk, assessment of 82–3, 375–6

settlement systems 82–3

Cedel 83
CHAPS 375–6
CREST 375–6
ECHO 82

Euroclear 83
Multinet 82
TARGET 83
TAURUS 375

Singapore Inspectors’ Inquiry into the collapse of Barings 135

so lo consolidated supervision 153–4

Southern, D. 383

Taylor, M. 159

Treasury and Civil Service Committee 121, 130–31, 149

Tripartite Group (Joint Forum) 83, 372–3

Tugendhat, C. 178

voluntary self-regulation 382–3

Code of Banking Practice 383
Code of Mortgage Lending Practice 95, 383

Code of Practice on the Advertising of Interest-Bearing Accounts 383

Ombudsman Schemes 383

Walker, G. 370


White Paper on the Licensing and Supervision of Deposit-Taking Institutions (1976) 8