## SECURITIES AND EXCHANGE COMMISSION

# **FORM 10-K**

Annual report pursuant to section 13 and 15(d)

Filing Date: 1999-03-26 | Period of Report: 1998-12-31 SEC Accession No. 0000048681-99-000053

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## **FILER**

HOUSEHOLD FINANCE CORP HOUSEHOLD CONSUMER LN Mailing Address TRUST 1995-1 /

**Business Address** 2700 SANDERS ROAD 2700 SANDERS RD PROSPECT HEIGHTS IL 60070PROSPECT HEIGHTS IL 60070 8475645000

CIK:948848| State of Incorp.:DE | Fiscal Year End: 1231

Type: 10-K | Act: 34 | File No.: 033-95220-01 | Film No.: 99574268

SIC: 6189 Asset-backed securities

#### SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-K

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[X] ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 1998

OR

[ ] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from \_\_\_\_\_ to \_\_\_\_

Commission File No. 0-28110

HOUSEHOLD CONSUMER LOAN TRUST 1995-1 (Exact name of Registrant as specified in Department of the Treasury, Internal Revenue Service Form SS-4)

HOUSEHOLD FINANCE CORPORATION
(Administrator of the Trust)
(Exact name as specified in Administrator's charter)

DELAWARE
(State or other jurisdiction of incorporation of Administrator)

36-3670374 (I.R.S. Employer Identification Number of

2700 SANDERS ROAD, PROSPECT HEIGHTS, ILLINOIS 60070 (Address of principal executive offices of Administrator)

Administrator's telephone number including area code (847)564-5000

Indicate by check mark whether the Registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or

Registrant)

for such shorter period that the Registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Yes X No

The aggregate principal amount of the Notes held by non-affiliates of the Administrator as of December 31, 1998 was approximately \$922 million.

INTRODUCTORY NOTE

Household Consumer Loan Trust 1995-1 (the "Issuer") is the issuer of Household Consumer Loan Asset-Backed Notes, Series 1995-1 (the "Notes") were issued pursuant to an indenture, dated as of September 1, 1995 between the Issuer and The Bank of New York, as indenture trustee. The Notes were secured by a participation interest (the "Series 1995-1 Participation") in certain consumer loan receivables held by Household Consumer Loan Deposit Trust I (the "Deposit Trust"). The Deposit Trust was formed pursuant to a Pooling and Servicing Agreement, dated as of September 1, 1995, by and among Household Consumer Loan Corporation, as Seller (the "Seller"), Household Finance Corporation, as servicer (the Servicer") and The Chase Manhattan Bank, N. A., as deposit trustee (the "Deposit Trustee").

The Issuer was formed pursuant to a Trust Agreement, dated as of September 1, 1995 (the "Trust Agreement") between the Seller and The Chase Manhattan Bank (USA), as owner trustee (the "Owner Trustee"). In addition to the Notes, pursuant tot he Trust Agreement, the Issuer also issued the Household Consumer Loan Asset-Backed Certificates, Series 1995-1 (the "Certificates") which were not registered under the Securities Act of 1933, as amended.

On behalf of the Issuer Household Finance Corporation, as Administrator, has prepared this Form 10-K in reliance upon various no-action letters issued by the Securities and Exchange Commission (the "Commission") to other trusts which are substantially similar to the Issuer. Items designated herein as "Not Applicable" have been omitted as a result of this reliance.

PART I

Item 1. Business.

Not Applicable.

### Item 2. Properties.

Not Applicable.

## Item 3. Legal Proceedings.

The Servicer is not aware of any material pending legal proceedings involving either the Registrant, the Trustee, the Seller or the Servicer with respect to the Notes or the Registrant's property.

Item 4. Submission of Matters to a Vote of Security Holders.

No vote or consent of the holders of the Notes (the "Noteholders") was solicited for any purpose during the year ended December 31, 1998.

#### PART II

Item 5. Market for Registrant's Common Equity and Related Stockholder Matters.

To the best knowledge of the Administrator, there is no established public trading market for the Notes. As of February 26, 1999, there were 13 Class A Noteholders and 5 Class B Noteholders, some of whom may be holding Notes for the accounts of others.

Item 6. Selected Financial Data.

Not Applicable.

Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations.

Not Applicable.

Item 8. Financial Statements and Supplementary Data.

Not Applicable.

Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure.

None.

PART III

Item 10. Directors and Executive Officers of the Registrant.

Not Applicable.

Item 11. Executive Compensation.

Not Applicable.

Item 12. Security Ownership of Certain Beneficial Owners and Management.

The following table sets forth (i) the name and address of each entity owning more than 5% of the outstanding principal amount of the Class A or the Class B Notes; (ii) the principal amount of Notes owned by each and (iii) the percent that the principal amount of Notes owned represents of the outstanding principal amount of the Class A or the Class B Notes. The information set forth in the table is based upon information obtained by the Administrator from the Trustee and from The Depository Trust Company as of February 26, 1999. The Administrator is not aware of any Schedules 13D or 13G filed with the Securities and Exchange Commission in respect of the Notes.

Amount Owned

All dollar amounts are in thousands

Name and Address Principal Percent

Class A Noteholders

Bankers Trust Company \$ 47,060 6.27

<pre>c/o BT Services Tennessee Inc. 648 Grassmere Park Drive Nashville, TN 37211</pre>		
Chase Manhattan Bank/Chemical Proxy Department - 13th Floor 4 New York Plaza New York, NY 10004	\$ 82,940	11.07
Citibank, N.A. P. O. Box 30576 Tampa, FL 33630-3576	\$ 53,200	7.09
Republic National Bank of New York - Investment Account One Hanson Place, Lower Level Brooklyn, NY 11243	\$ 58,660	7.82
State Street Bank & Trust Company Global Corp. Action Dept. JAB5W P. O. Box 1631 Boston, MA 02105-1631	\$436,400	58.19

## Amount Owned

# All dollar amounts are in thousands Name and Address Principal Percent Class B Noteholders Chase Manhattan Bank, N.A. \$ 52,196 30.31 4 New York Plaza - 13th Floor New York, NY 10004 \$ 50,000 Fuji Bank & Trust Company 29.04 2 World Trade Center - 81st Floor New York, NY 10048 \$ 25,000 NBD Bank Securities Department 14.52 611 Woodward Avenue Detroit, MI 48226 SG Cowen Securities Corp. \$ 25,000 14.52

Swiss American Securities, Inc. 100 Wall Street New York, NY 10005 \$ 20,000

11.61

Item 13. Certain Relationships and Related Transactions.

None or Not Applicable.

PART IV

- Item 14. Exhibits, Financial Statement Schedules, and Reports on Form 8-K.
  - (a) List the following documents filed as a part of the report:
    - (1) Financial Statements

Not Applicable.

(2) Financial Statement Schedules

Not Applicable.

- (3) The Administrator, on behalf of the Issuer, is obligated to prepare, and has so prepared, an Annual Statement for the year 1998, and the Independent Public Accountants are required to prepare an Annual Report as to Compliance for such year. Copies of said documents are or will be filed as exhibits to this Form 10-K when they are available.
- (b) The Registrant filed the following current reports on Form 8-K for the fourth quarter of 1998:

Date of Reports

Items Covered

October 14, 1998 Item 7. - Statement to
November 13, 1998 Noteholders with respect
December 14, 1998 to the distributions on October 14 and 15, 1998, November 13 and 16, 1998, and December 14 and 15, 1998.

- (c) (1) Exhibit 99. Copy of Annual Statement for the year ended December 31, 1998.
  - (2) Exhibit 99.1. Copy of Annual Report as to Compliance for the year ended December 31, 1998.
- (d) Not Applicable.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the Servicer has duly caused this report to be signed on behalf of the Household Consumer Loan Trust 1995-1 by the undersigned, thereunto duly authorized.

HOUSEHOLD FINANCE CORPORATION, as Administrator of and on behalf of the

HOUSEHOLD CONSUMER LOAN TRUST 1995-1 (Registrant)

Date: March 4, 1999

By: /s/ John W. Blenke

John W. Blenke

Assistant Secretary

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## Exhibit Index

Exhibit No.	Exhibit	Page No.
99	Copy of Annual Statement for the year ended December 31, 1998	10
99.1	Copy of Annual Report as to Compliance for the year ended December 31, 1998	11

Original Principal Class A Number of Class A Bonds (000's) Original Principal Class B Number of Calss B Bond (000's)	750,000,000.00 750,000.00 172,196,000.00 172,196.00
Distribution Date Days	Total 1998
CLASS A Principal Distribution Principal Payment Factor (per 1,000 Bond)	128,820,867.57 171.761156755
<pre>Interest Distribution Interest Payment Factor (per 1,000 Bond)</pre>	16,945,727.84 22.594303784
CLASS B Principal Distribution Principal Payment Factor (per 1,000 Bond)	6,497,660.41 37.734096112
<pre>Interest Distribution Interest Payment Factor (per 1,000 Bond)</pre>	10,891,617.62 63.251281224

Independent Accountants' Report on Applying Agreed-Upon Procedures

To Household Finance Corporation:

We have performed procedures enumerated below in items A. and B. in conjunction with Section 3.06 of the Pooling and Servicing Agreement, dated September 1, 1995, as supplemented (the "Agreement").

A.We have audited, in accordance with generally accepted auditing standards, the consolidated financial statements of Household Finance Corporation (the "Servicer") and subsidiaries as of December 31, 1998, and have issued our report thereon dated January 20, 1999. We have not audited any financial statements of the Servicer as of any date or for any period subsequent to December 31, 1998, or performed any audit procedures subsequent to the date of our report on those statements.

In connection with our audit, nothing came to our attention that caused us to believe that the Servicer was not in compliance with any of the terms, covenants, provisions, or conditions in Sections 3.01, 3.02, 3.04, 3.09, 3.10, 4.02, 4.03, 4.04, and 8.08 (to the extent such sections are applicable to Household Finance Corporation as Servicer) of the Agreement, or Sections 3, 4.08, 4.09, 4.11, and 4.12, (to the extent such sections are applicable to Household Finance Corporation as Servicer) of the Series 1995-1, Series 1996-1, Series 1996-2, Series 1997-1, Series 1997-2, Series 1997-A, and Series 1998-B Supplements in conjunction with the servicing of revolving unsecured consumer lines of credit owned by the Household Consumer Loan Deposit Trust I insofar as they relate to accounting matters. It should be noted, however, that our audit was not directed primarily toward obtaining knowledge of such noncompliance.

As a part of our audit, we obtained an understanding of the Servicer's internal control structure over the Servicer's entire revolving unsecured consumer lines of credit portfolio, including those loans serviced under the Agreement, and the related Supplements, to the extent considered necessary in order to assess control risk as required by generally accepted auditing standards. The purpose of our consideration of the internal control structure, which includes the

accounting systems, was to determine the nature, timing, and extent of the auditing procedures necessary for expressing an opinion on the financial statements. Such audit procedures, however, were not performed in order to express a separate opinion on the Household Consumer Loan Deposit Trust I.

Our audit disclosed no exceptions or errors in records relating to revolving unsecured consumer lines of credit serviced by the Servicer that, in our opinion, Section 3.06 of the Agreement required us to report.

B. We have performed the procedure described in the following paragraph, which was agreed to by the management of the Servicer, and the Chase Bank of Texas National Association, formerly known as the Texas Commerce Bank as Trustee (together, the "Specified Users"), with respect to Section 3.06 of the Agreement, in conjunction with the servicing of revolving unsecured consumer lines of credit owned by the Household Consumer Loan Deposit Trust I. This agreed-upon procedure was performed in accordance with standards established by the American Institute of Certified Public Accountants. The sufficiency of the procedure is solely the responsibility of the Specified Users of the report. Consequently, we make no representation regarding the sufficiency of the procedure described below either for the purpose for which this report has been requested or for any other purpose.

The procedure and associated findings are as follows:

From the Monthly Servicer's Certificates prepared by the Servicer between January, 1998 and December, 1998, we selected the following months and performed the following procedure:

We have compared the mathematical calculation of each amount set forth in the Monthly Servicer's Certificates to the Servicer's accounting records for the months of May, 1998, and September, 1998, for Series 1995-1, Series 1996-1, Series 1996-2, Series 1997-1, Series 1997-2, Series 1997-A and for the month of September for Series 1998-B and found them to be in agreement. Our comparisons were based on records provided to us by the Servicer and the methodology set forth in the Agreement.

With respect to the procedure performed in item B. above, we were not engaged to, and did not, perform an audit, the objective of which would be the expression of an opinion on the Monthly Servicer's Certificates described above. Accordingly, we do not express such an opinion. Had we been engaged to perform additional procedures, other matters might have come to our attention that would have been reported to you.

This report is intended solely for the information and use of the

Specified Users and should not be used for any other purpose.

ARTHUR ANDERSEN LLP

Chicago, Illinois March 24, 1999