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September 14, 2004

THE OFFICE OF  
EXECUTIVE SECRETARY

2004 SEP 21 P 4: 02

FDIC RECEIVED

Robert E. Feldman  
Federal Deposit Insurance Corporation  
550 17th Street, NW  
Washington, DC 20429

Re: Community Reinvestment: RIN number 3064-AC50

Dear Robert Feldman:

As a community banker, I am pleased to comment in support of the proposal issued by the FDIC that would amend the definition of a small institution to be a bank that is under \$1 billion in assets. I believe that this change will provide much needed regulatory burden relief for me and other community bankers. It seems that every week there is a new or additional regulation with which we must comply. This is one example of regulatory burden relief that will really make a difference. I would much rather use the limited resources available to my bank to serve my community than to collect and maintain data and documents to prove to examiners that I am meeting the needs of my community.

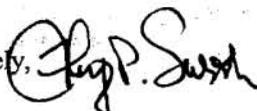
Reliance Savings Bank is a mutually-owned, community based bank serving the central Pennsylvania area. Our Bank is approximately \$265 million in assets, with 73 FTE employees. Our motto is "Reliance Bank - mutually rooted with the community". This is representative of our commitment to serve our local community.

Compliance with the Community Reinvestment Act is something we take very seriously at our bank. We don't just believe it is the right thing to do, we believe it is the right business thing to do. No community bank can survive and compete without meeting the needs of its customers and communities. We believe in our community and in our customers and want to work with them to provide products and services that best meet their credit needs. We do not need a complicated examination process to show that we are complying with the law.

It is absurd to think that a bank thousands of times larger than my own community bank should be examined using the same procedures. I strongly urge you to amend the definition of a small bank for CRA purposes to be an institution with less than \$1 billion in assets, regardless of whether the bank is part of a holding company. This is a good proposal and is the right thing to do.

Thank you for considering my views.

Sincerely,



Timothy P. Sissler  
814-949-6262  
President/CEO  
Reliance Savings Bank

