From: Dan Heeren [mailto:dheeren@usbcc.com] Sent: Thursday, March 05, 2009 2:01 PM To: Comments Subject: Assessments



Union State Bank

P. O. Box 518 Clay Center, Kansas 67432

Phone 785 632 3122 Fax 785 632 2255 E-mail usbank@kansas.net

See us on the World Wide Web @ www.usbcc.com

March 5, 2009

Sheila C. Bair, Chairman Federal Deposit Insurance Corporation 550 17th Street, N.W. Washington, DC 20429

Re: Federal Deposit Insurance Corporation- increased assessments for 2009

Dear Madam Chairman:

I am the Executive Vice President of Union State Bank which has \$138,000,000 in assets. We are primarily an agricultural bank, locally chartered, and mostly locally owned. We have always prided ourselves in being a community bank that supports our local customers and the community. We believe the best way to remain a viable community bank amongst all the large, too-big-to fail financial institutions is to offer outstanding customer service, actively support and participate in the community, and operate the bank in such a manner that we remain fiscally sound, even if we have the occasional bad loan.

The FDIC's Board of Directors decisions to make small community banks part of the recapitalization of the FDIC reserve fund by increasing the assessment rate between 12 and 16 basis points would cost our financial institution between \$90,000 and \$120,000, which is 3% to 4% of our annual operating budget. The one time special assessment of 20 basis points is an additional \$150,000 in expense to our bank or 5.5% of our annual operating budget. Our cost to replenish a fund depleted by banks that did not operate responsibly is \$240,000 to \$270,000 or 9% to 10% in additional operating costs!

As a community bank with assets less than \$150 million, we feel additional assessments as outlined by the FDIC's Board of Directors are an unfair burden on a bank that has strived to operate in a fiscally sound manner. We will most certainly feel the pressure to

pass along some of the additional costs to our customers by way of higher interest rates on loans, lower interest rates on deposits, higher fees for services. We will also forego capital purchases that would stimulate the economy and were in our 2009 budget to make up the shortfall of \$250,000 caused by this unbudgeted assessment.

We feel that community banks that are fiscally sound with assets less than \$150 million should be excluded or at the very least, assessed at a much lower level in comparison to the much larger financial institutions that directly contributed to this crisis in the national and international financial system and economy and the FDIC reserve fund.

Thank you for your consideration of these comments that address the FDIC's new assessment rates on all banks for 2009. Clearly, such an exemption or reduction is called for in the interest of fairness.

Sincerely,

Union State Bank /s/ Daniel L. Heeren Executive Vice President /dlh

cc: Sen. Pat Roberts, 109 Hart Senate Office Building, Washington, D.C. 20510
Sam Brownback, 303 Hart Senate Office Building, Washington, D.C. 20510
Rep. Jerry Moran, 202 Rayburn House Office Building, Washington, D.C. 20510
Rep. Lynn Jenkins, 130 Cannon House Office Building, Washington, D.C. 20510