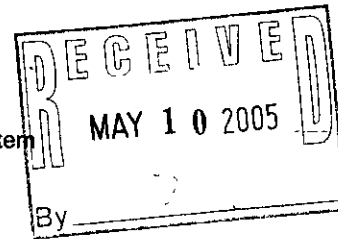


May 9, 2005

Jennifer J. Johnson
Secretary
Board of Governors of the Federal Reserve System
20th Street and Constitution Avenue, NW
Washington DC 20551
RE: Docket No. R-1225



Robert E. Feldman
Executive Secretary
Attention: Comments
Federal Deposit Insurance Corporation
550 17th St. NW 20429
RE: RIN 3064-AC89

Office of the Comptroller of the Currency
250 E. St. SW, Mail Stop 1-5
Washington 20219
RE: Docket Number 05-04

To Whom it May Concern:

New Jersey Citizen Action, the state's largest citizen watchdog organization with over 60,000 members and 90 affiliate members, urges you to enhance your proposed changes to the Community Reinvestment Act (CRA) regulations. We are concerned that these changes will encourage banks to reduce their levels of branches, community development loans and investments to low- and moderate-income communities. Your proposal is an improvement from the one you issued in the fall, but serious issues remain.

We are pleased that you have dropped your proposal to allow mid-size banks with assets between \$250 million to \$1 billion to offer either community development loans, investments or services. Banks must be expected to engage in all three of these essential community development activities in order to pass their CRA exams as your current proposal requires. We still believe that the current exam structure of separate lending, investment, and service tests is the most effective structure for maximizing the level of community development financing. If you move to a new exam format, you must ensure that significant declines of community development financing do not occur. You could compare past levels of community development financing to future levels after any changes to the CRA exam structure so that banks are penalized if they significantly decrease their level of community development activities.

The role of investments in communities cannot be belittled. Investments in affordable housing and economic development build wealth for families and communities and thus open up new markets for bank lending and services. The importance of investments is one reason why you must carefully develop any final proposal regarding the CRA exam structure.

We are also concerned that deleting a separate test for services will result in CRA exams no longer holding mid-size banks accountable for the provision of bank

Board of Directors

Paulette M. Eberle, Co-Chair
Hudson County Monday Morning Network, NJDDC
David H. Weiner, Co-Chair
CWA Local 1081
Frances Grant, Secretary
DIAL Inc - A Center for Independent Living
Vic DeLuca, Treasurer
At-Large Member
Joseph Della Fave
Ironbound Community Corp
Sheryl Gordon
Mae F. Lang (Alternate)
AFSCME Administrative Council 1
Lewis Hurd
Universal Improvement Assoc
Mitch Kahn
Matthew B. Shapiro (Alternate)
NJ Tenants Organization
Lionel Leach
NAACP National Voter Fund - NJ
Waheedah Muhammad
IFPTE, Local 195
Raymond Ocasio
La Casa de Don Pedro
Bob Regan
CWA Local 1037
Diane Sterner
Housing & Community Development Network of NJ
Rev. Ronald Tuff
Paterson Task Force for Community Action

Board of Trustees

Minam Dickman
(OWL) Older Women's League
Edith A. Fulton
NJ Education Assoc
Rev. Reginald T. Jackson
St. Matthew A M E Church
Carla A. Katz
CWA Local 1034
Alan Kaufman
CWA District 1
Patrick Mornssy
HANDS, Inc
Maria Peralta
SEIU NJ State Council
Amenico J. Pezza
John M. Abeigon (Alternate)
NJ State Federation of Teachers
Milton Rosado
UAW, Region 9
Wayne Smith
Black Urban Alliance
Ann Twomey
Jeanne Ottersen (Alternate)
HPAE, AFT/AFL-CIO
Nicholas C. Yovello
Council of NJ State College Locals, AFT

NJCA is an affiliate of US Action, a national progressive coalition

www.njcitizenaction.org

Main Office
400 Main Street
Hackensack, New Jersey 07601
(201) 488-2804
Fax (201) 488-1253

Financial Education Center
24 Commerce Street, Suite 504
Newark, New Jersey 07102
(973) 643-8800
Fax (973) 643-8100

Central Jersey
85 Rantan Avenue, Suite 100
Highland Park, New Jersey 08904
(732) 246-4772
Fax (732) 214-8385

South Jersey
433 Market Street, Suite 201
Camden, New Jersey 08102
(856) 966-3091
Fax (856) 966-3099

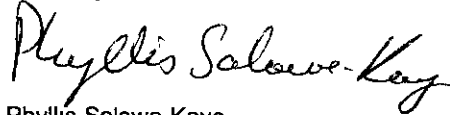
Shore Office
1613 Beaver Dam Road, Suite 1
Point Pleasant, New Jersey 08742
(732) 714-5330
Fax (732) 714-5386

branches and low-cost accounts in low- and moderate-income communities. This is of utmost importance because of the great many mid-size banks in New Jersey. These banks are the ones that are continuously receiving "Needs to Improve" CRA ratings in our state. Payday lending and other high cost credit has increased in my community the last several years. The last thing we need are CRA exams that no longer look at the number of bank branches in traditionally underserved communities. Please add the provision of bank branches as a clear factor on your proposed CRA exams for mid-size banks

We urge you to drop your proposed elimination of public data disclosure requirements regarding community development, and small business and small farm lending. Mid-size banks are vital in many communities, particularly in medium-sized cities and rural communities. The only way to hold them accountable for providing credit to small firms and for affordable housing and community development is if the CRA data remains publicly available. The public as well as regulatory agencies will have no way to systematically measure the responsiveness of these banks to critical credit needs if you eliminate this data.

We also urge you to apply your revised test to only banks with assets between \$250 million to \$1 billion. If you use an inflation factor each year to increase the number of banks subject to the new and abbreviated CRA exam, you will reduce the range of bank financing and services flowing to communities that need them the most. Thank you for your consideration of our comments.

Sincerely,

A handwritten signature in cursive script that reads "Phyllis Salowe-Kaye". The signature is written in black ink and is positioned above the typed name.

Phyllis Salowe-Kaye
Executive Director

cc. National Community Reinvestment Coalition