From: moyalex@comcast.net [mailto:moyalex@comcast.net]

Sent: Tuesday, November 11, 2008 10:41 AM

To: Comments

Subject: RIN # 3064-AD37

November 11, 2008

FDIC

Martin Gruenberg, Vice-Chair

Dear Sir:

Please allow this comment to be considered in regards the inclusion of IOLTA in the FDIC's Temporary Liquidity Guarantee Program. Inclusion of IOLTA accounts in the FDIC Temporary Liquidity Guarantee Program is consistent with the prupose for which the program was introduced; benefits the causes which derive support from IOLTA accounts; and does not hinder or burden the banks in which the IOLTAs are held.

Your support of this comment is highly appreciated.

Sincerely, Evelyn L. Moya, Esq.

Law Office of Evelyn L. Moya 5250 17th Street Ste. 8 Sarasota, FL 34235; Tel: 941-321-2990; Fax: 941-378-3474

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