From: Jessica Hew [mailto:jhew@grahambuilder.com]

Sent: Monday, November 10, 2008 10:10 AM

To: Comments

Cc: M. De Petrillo; Nick Shannin

Subject: RE: RIN # 3064-AD37 -- IOTA Program and the FDIC

November 10, 2008

Dear FDIC Representative:

I write to also urge the FDIC to allow inclusion of "IOLTA" accounts in the FDIC's Temporary Liquidity Guarantee Program. Please see below.

Thank you.

Jessica K. Hew
Attorney at Law, Arbitrator and
Certified Circuit Civil and County Mediator
Graham, Builder, Jones, Pratt & Marks, LLP
Post Office Drawer 1690
369 North New York Avenue, Third Floor
Winter Park, Florida 32790
Telephone: 407-647-4455
Facsimile: 407-740-7063
jhew@grahambuilder.com

From: Nick Shannin [mailto:nshannin@floridalawonline.com]

Sent: Friday, November 07, 2008 3:55 PM

To: comments@fdic.gov

Cc: M. De Petrillo; jcurran@flabarfndn.org; Heather.Rodriguez@hklaw.com;

cstepter@fishbacklaw.com; jmoses@fisherlawfirm.com; hiranimeena@yahoo.com; Jack Lord; Hamilton, John; Jessica Hew; magillaw@cfl.rr.com; Thomas Zehnder; Bill Umansky; Norberto

Katz; BJ Jackson; cynthia.schmidt@ocps.net; Glenn Adams **Subject:** RIN # 3064-AD37 -- IOTA Program and the FDIC

Dear FDIC representative:

I write today to strongly encourage inclusion of "IOLTA" accounts in the FDIC's Temporary Liquidity Guarantee Program. As president of the board of trustees for the Orange County Bar Association Legal Aid, I am keenly aware of the great importance to the clients of Legal Aid, both in Orange County Florida and elsewhere, of the IOTA program and the insured solvency of those accounts. I can think of few things more worthy of FDIC protection than those accounts which are targeted specifically to the needs of legal aid clients and legal aid programs.

My understanding is that FDIC Vice-Chair Martin Gruenberg has been briefed concerning the importance of bringing the IOLTA accounts within the ambit of the unlimited coverage now being afforded, effective October 14, 2008, to non-interest bearing business transaction accounts through December 31, 2009. I write to echo those sentiments already urged to Mr. Gruenberg

regarding the reasons for extending the unlimited coverage protections to these very important IOLTA accounts, and I urge that inclusion be accomplished as soon as possible.

On behalf of the board of trustees for the Legal Aid Society of Orange County, Florida, I thank you for your time and consideration of this matter.

Best regards,

Nicholas A. Shannin President, Board of Trustees for the Orange County Bar Association Legal Aid Society

Nicholas A. Shannin
Board Certified Appellate Attorney
Certified Circuit and Appellate Court Mediator
Page Eichenblatt Bernbaum & Bennett, P.A.
214 East Lucerne Circle
Orlando, Florida 32801
p.407.386.1900
f. 407.209.1006
nshannin@floridalawonline.com