

August 20, 2015

Robert E. Feldman Executive Secretary Attention: Comments Federal Deposit Insurance Corporation 550 17th Street, NW Washington, DC 20429

Re: Federal Deposit Insurance Corporation Notice of Proposed Rulemaking (RIN 3064–AE37)

Dear Mr. Feldman:

Five Star Bank welcomes the opportunity to comment on the Federal Deposit Insurance Corporation (FDIC) Notice of Proposed Rulemaking (NPR) proposing changes to the FDIC's deposit insurance assessment regulation for small banks, which are defined as banks with assets of less than \$10 billion. In particular, we would like to comment on the impact of this proposal on reciprocal deposits.

Five Star Bank is headquartered in Sacramento, CA. We have \$650,000,000+ in assets, six branches and are part of a reciprocal placement network. More than 10% of our total deposits are reciprocal and we've found reciprocal deposits to be an important source of funding.

As noted in the NPR, the Federal Deposit Act specifically calls for a risk-based assessment system "for calculating an insured depository institution's assessment based on the insured depository institution's probability of causing a loss to the DIF due to the composition and concentration of the IDI's assets and liabilities...." In short, the premium assessments for each individual institution are supposed to reflect the specific and measurable risks posed by its assets and liabilities.

The proposal also states that it would improve the current system "by incorporating newer data from the recent financial crisis" ... to ... "more accurately reflect risk."

When it established the current system in 2009, the FDIC recognized that reciprocal deposits "may be a more stable source of funding for healthy banks than other types of brokered deposits and that they may not be as readily used to fund rapid asset growth."

6810 Five Star Boulevard, Suite 100 Rocklin, CA 95677 Tel: 916.626.5000 Fax: 916.626.5015 2400 Del Paso Road, Suite 100 Sacramento, CA 95834 Tel: 916.640.1500 Fax: 916.640.1515 3100 Zinfandel Drive, Suite 100 Rancho Cordova, CA 95670 Tel: 916.851.5440 Fax: 916.851.5458 9355 E. Stockton Boulevard, Suite 160 Elk Grove, CA 95624 Tel: 916.714.2444 Fax: 916.714.2440 358 Hartnell Avenue, Suite B Redding, CA 96002 Tel: 530.223.6652 Fax: 530.223.6429 1370 East Lassen Avenue, Suite 100 Chico, CA 95973 Tel: 530.924.5121 Fax: 530.895.1755 That recognition was based on the characteristics that reciprocal deposits share with core deposits, characteristics that traditional brokered deposits lack. In particular, reciprocal deposits typically come from a bank's local customers and the relationship the bank has with the customer is long term and includes multiple services. The bank sets the interest rate based on local market conditions. The deposits add to a bank's franchise value. Reciprocal deposits, therefore, do not present any of the concerns that traditional brokered deposits do: instability, risk of rapid asset growth, and high cost.

Specifically, under the current system, reciprocal deposits are excluded from the "adjusted brokered deposit ratio" which penalizes banks for reliance on brokered deposits. The proposed assessment system would no longer exclude reciprocal deposits from the definition of brokered deposits.

In the proposal, the FDIC gives no justification for this shift, which would result in reciprocal deposits being treated like any other form of brokered deposit or wholesale funding. It simply and arbitrarily lumps reciprocal deposits in with traditional brokered deposits. In doing so, it would penalize banks that use them by, in effect, taxing them.

A solution is simple: retain the current system's exclusion of reciprocal deposits from the definition of "brokered" for assessment purposes.

Further, we strongly urge the FDIC to support legislation to explicitly exempt reciprocal deposits from the definition of brokered deposit in the FDI Act.

Thank you for the opportunity to comment on this proposal.

Sincerely,

3. hus James E. Beckwith ⁸resident & CEO

cc:

The Honorable Dianne Feinstein 331 Hart Senate Office Building **United States Senate** Washington, D.C. 20510

The Honorable Barbara Boxer 112 Hart Senate Office Building **United States Senate** Washington, D.C. 20510

The Honorable Tom McClintock 2331 Rayburn House Office Building United States House of Representatives Washington, D.C. 20515

The Honorable Martin J. Gruenberg Chairman Federal Deposit Insurance Corporation 550 17th St., NW Washington, D.C. 20429

The Honorable Ami Bera, MD 1535 Longworth House Office Building United States House of Representatives Washington, D.C. 20515

The Honorable Doris Matsui 2311 Rayburn House Office Building United States House of Representatives Washington, D.C. 20515