## STATE STREET.



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Office of the Comptroller of the Currency 250 E Street, SW.. Mail Stop 1-5, Washington, DC 20219 Docket Number 06-15 Docket Number 06-09 rsqs.comments@occ.treas.gov

Robert E. Feldman
Executive Secretary
Attn: Comments/Legal ESS
Federal Deposit Insurance Corporation
550 17th Street, NW
Washington, DC 20429
RIN 3064-AC96
RIN 3064-AC73

Jennifer J. Johnson, Secretary
Board of Governors of the
Federal Reserve System
20th Street and Constitution Avenue, NW
Washington, DC 20551
Docket Number No. R-1238
Docket Number No. R-1261
reqs.comments ©federalreserve.gov

Regulation Comments Chief Counsel's Office Office of Thrift Supervision 1700 G Street, NW Washington, DC 20552 Docket Number 2006-49 Docket Number 2006-33 regs.commems@o1s.treas.QOV

## Dear Sir or Madam:

comments@FDIC.gov

State Street Corporation appreciates the ongoing efforts of the Olfrce of the Comptroller of the Currency, the Board of Governors of the Federal Reserve System, the Federal Deposit Insurance Corporate, and the Office of Thrift Supervision (collectively, "the Agencies") to develop U.S. rules implementing the "International Convergence of Capital Measurement and Capital Standards: A Revised Framework," as agreed to at the Basel Committee on Banking Supervision ("Basel II").

On March 26, 2007. State Street filed comments on the Notice of Proposed Rulemaking (NPR) issued by the Agencies in connection to Basel II. Today, we are seeking to supplement our comments with additional suggestions related to the provisions of the NPR related to integration of acquired institutions into a bank's Basel II advanced approaches.

For acquisitions of non-core or non-opt-in banks, the NPR permits:

"... a core or opt-in bank to use the general risk-based capital rules to compute the riskweighted assets and associated capital for the merger or acquired company's exposures for up to 24 months following the calendar quarter during which a merger or acquisition consummates." Further, for acquisitions of core or opl-in banks, the NPR permits:

"... a core or opt-in that merges with or acquires another core or opt-in bank to use the acquired bank's advanced approaches to determine the risk-weighted amounts for, and deductions from capital associated with, the acquired bank's exposures for up to 24 months following the calendar year during which the merger or acquisition consummates."

In both cases, a bank's primary Federal supervisor may extend the transition period for mergers or acquisitions for up to an additional 12 months.

As noted in our March 26 comment letter, we believe the transition periods for integration into a bank's advanced approaches provided under the NPR are reasonable.

We note today, however, [hat the NPR is silent on the treatment of mergers and acquisitions that occur shortly before either the issuance of a final rule or the ultimate effective date of the U.S. implementation of Basel II, and are writing today to seek further clarification on that issue.

In addition, in our March 26 comment letter, we urged the adoption of "more flexible, phased approach to qualification for the advanced approaches," as permitted under the global Basel II agreemeni.

We suggest the Agencies adopt an approach that allows a phased approach to the integration of institutions acquired by a core or opt-in bank prior to the effective date of the U.S. Basel II rules. The integration rules, as expressed in the NPR, could be reasonably applied to transactions closing in advance of the effective date. For example, a bank closing an acquisition six months prior to the Basel II effective date would be expected to complete the integration to the acquiring bank's advanced approaches by 24 months from the date of close — in effect. 18 months from the Basel II effective date.

We believe such an approach will create a reasonable and equitable transition for core and opt-in banks seeking to meet the paralfel-run and other milestones expected to be required by the Agencies final Basel II rule.

Once again, we appreciate the opportunity to comment on this important rulemaking and urge the Agencies to consider clarifying issues surrounding merger and acquisition activity of banks in the final rule.

Sincerely,