

FREDERICK C. SCOGNO VICE PRESIDENT CHIEF COMMERCIAL **LENDING OFFICER** 

Administrative Offices

1179 Route 40 P.O. Box 230 Woodstown, NJ 08098-0230 (856) 769-4400, ext. 115 (856) 769-5573 FAX fscogno@franklinsavingsbank.com

www.franklinsavingsbank.com

April 6, 2006

Office of the Comptroller of the Currency 250 E. Street, SW Public Reference Room Mail Stop 1-5 Washington, DC 20219

Docket No. 06-01

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

**Regulation Comments** Chief Counsel's Office Office of Thrift Supervision 1700 G. Street, NW Washington, DC 20552 Docket No. 2006-01

Jennifer Johnson, Secretary Board of Governors of the Federal Reserve System 20th Street and Constitution Ave., NW Washington, DC 20551 Docket No. OP-1248

Re: Proposal on Concentrations in Commercial Real Estate Lending, Sound Risk Management Practice

## Dear Sir or Madam:

I appreciate the opportunity to comment on the proposed guidance on Concentrations in Commercial Real Estate Lending, Sound Risk Management Practices.

Having spent many years in Commercial Lending, I would agree that all institutions should have in place risk management practices and capital levels commensurate with the risks associated with any concentrations on commercial real estate lending. However, it appears that the proposed tests are too broad and arbitrary.

There is a large difference between the risks of a well-underwritten loan where the borrower has a significant investment and loans that offer overly liberal terms where the borrower has little or nothing to lose should the project fail.

It appears reasonable that rather than set arbitrary thresholds, the guidance should focus on the individual institution being examined. Institutions differ in the portfolio composition, experience and expertise of the lending and management staff, the thoroughness of loan underwriting and risk management practices

(856) 467-2650

(609) 624-1991

and the specific economic condition of the local market that the institution may serve. It appears that the proposal may unnecessarily curtail commercial real estate lending and limit opportunities for community based banks to serve their communities and meet CRA requirements.

I appreciate the opportunity to comment.

Sincerely,

Frederick C. Scogno Vice President/

Chief Commercial Lending Officer

CC: David W. Lindstrom President/Chief Executive Officer/Director