



202 NORTH BRIDGE STREET • P.O. BOX 49 • CHIPPEWA FALLS, WISCONSIN 54729-0049 • (715) 723-4461

March 9, 2004

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Regulation Comments
Chief Counsel's Office
Office of Thrift Supervision
1700 G Street, NW
Washington, DC 20552
Attention: No. 2004-04

Dear Sir or Madam:

As Community Bankers, we strongly endorse the Federal Bank regulators proposal to increase the asset size of banks eligible for the small bank streamlined Community Reinvestment Act (CRA) examination from \$250 million to \$500 million and elimination of the holding company size limit. This proposal will greatly reduce the regulatory burden for our bank. Our bank is Northwestern Bank of Chippewa Falls, Wisconsin with asset size of \$270 million dollars.

The small bank CRA examination process has worked well at our bank. We are just starting (as of 1/1/04) to use the large bank criteria in reporting. We have observed that many of these items do not apply to our bank, but are costly and time consuming to collect. We feel that the costs far outweigh the benefits of this program. Community activists do not seem to care about costs and the burdens that these regulations impose on small banks.

We believe that the small banks are the backbone of the community, and that these regulations reduce our effectiveness in helping out our community.

Regulatory burden must be reduced for community banks to prosper. Increasing the CRA exemption to \$500 million will be a first step toward that goal.

Sincerely yours,

Gerald Jacobson
Gerald Jacobson

President

Jerry Kuehl
Jerry Kuehl

Sr. Vice President

Dennis Wolfe
Dennis Wolfe

Assistant Vice President

Mary Rose Willi
Mary Rose Willi

Sr. Vice President

Lois Raether
Lois Raether

Assistant Vice President

Norma Konop

Auditor

Norma Konop

Offices in
CHIPPEWA FALLS
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