

From: dcnbill@yahoo.com

Sent: Friday, January 21, 2005 5:37 AM

To: Comments, Regs; ssididi@ncrc.org

Subject: RIN 3064-AC50

Re: No. 2004-53 and 2004-54 Regulation Comments Chief Counsel's Office Office of Thrift Supervision 1700 G Street NW Washington, DC 20552 Dear Sir or Madam: As a socially responsible investor, we are strong supportera of the Community Reinvestment Act, which has helped combat redlining by lending institutions and provided vitally needed capital to struggling communities. We urge you to withdraw your proposed changes to CRA regulations, which would seriously weaken the Act by allowing thrifts to obtain CRA credits by financing community development in affluent neighborhoods rather than lower-income neighborhoods, and depriving community organizations of the opportunity to express their concerns in required meetings when two thrifts merge. Your proposed changes would allow thrifts with more than \$1 billion in assets to pick and choose which community needs they will meet, and would allow large thrifts to eliminate or water down the investment and service tests currently required as part of their CRA exam. The result will be less investment and reduced banking services in lower-income communities. Ley us not forget what happened when Savings and Loans were deregulated and proceeded to cost the taxpayers billions and billions of dollars (many of which went to bail out members of the Bush family). Yours Sincerely, Eileen and Bill Gilles Eileen & Bill Gilles