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February 6, 2014

Monica Jackson
Office of the Executive Secretary
Bureau of Consumer Financial Protection
1700 G Street, NW
Washington DC 20552
Docket No. CFPB 2013-0029

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

Robert deV.Frierson, Secretary
Board of Governors of the Federal Reserve System
20th Street and Constitution Avenue NW
Washington DC 20551
Docket No. OP-1462

Gerard Poliquin
Secretary of the Board
National Credit Union Administration
1775 Duke Street
Alexandria, Virginia 22314-3428

Legislative and Regulatory Activities Division
Office of the Comptroller of the Currency
Mail Stop 9W-11
400 7th Street, SW
Washington DC 20219
Docket ID OCC-2013-0014

✓ Elizabeth M. Murphy, Secretary
Securities and Exchange Commission
100 F Street, NE
Washington DC 20549-1090
File Number S7-08-13

Re: Proposed Interagency Policy Statement Establishing Joint Standards for Assessing the Diversity Policies and Practices of Banks Regulated by the Agencies.

Dear Sir or Madam:

I am CEO and Chairman of Commercial State Bank. Commercial State Bank has been serving the community of El Campo, Texas, for over 90 years. El Campo is a rural community with a population of approximately 11 thousand and is located 67 miles southwest of Houston. The City has a Hispanic or Latino population of approximately 47%. The Bank has grown and now has four offices in Texas with assets of approximately \$275 million. Like El Campo, all of the offices are located in diverse communities with Hispanic populations of more than 38% each. The Palacios Office is in a rural community approximately 30 miles from El Campo while the Humble and Fulshear Offices are in suburban neighborhoods adjacent to Houston, which is truly a diverse city.

Our goal, as a community-centered Bank, is to meet the needs of our customers. With this in mind, our hiring practices are to find employees with values that support the community while mirroring the demographics of such.

Our commitment to our shareholders is to have a high performing bank that meets or exceeds all regulatory requirements. As such, these requirements for superior safety and soundness practices and strong compliance management processes are a top priority. The existing regulatory requirements

accompanied by the recent additional demands from the Dodd Frank Act have already created a burden on community banks. The additional layer of regulation necessary to be compliant with the proposed changes is not cost-effective. Therefore, I do not see how the proposed metrics would provide additional insight that would result in differences in our hiring practices.

We ask that you please withdraw this proposal and develop a simpler, less costly, and more cost-effective method for community banks to comply with this section of the Dodd Frank Act.

Thank you for your attention to this matter.

Respectively,

A handwritten signature in black ink that reads "HJ Brooks". The letters are cursive and somewhat stylized.

Harry J. Brooks
Chairman and CEO