July 26, 2012

Ms. Jennifer J. Johnson  
Secretary  
Board of Governors of the Federal Reserve  
20th Street & Constitution Avenue, NW  
Washington, DC 20551

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

Office of the Comptroller of the Currency  
250 E Street, SW  
Washington, DC 20219


Dear, Ms. Johnson, Mr. Feldman and To Whom It May Concern:

The undersigned organizations, institutions, and nonprofits interested in fostering entrepreneurship represent hundreds of thousands businesses, small and large, and their professionals, from all sectors of the economy employing tens of millions of Americans. Because of the complexity of the proposed Basel III capital rules and the potential impact upon capital and liquidity for non-financial businesses, we respectfully request that the comment period be extended for 150 days.

Let us state at the outset that we support strong capital requirements to insure the stability of financial institutions. Appropriate capital requirements are necessary to avoid over-leveraging and allowing suitable levels of risk-taking needed to fuel economic growth and job creation.

Nevertheless, the Basel III NPRs must also be studied as to their impacts upon liquidity and capital formation for non-financial businesses. Financial institutions serve as a conduit to match investors with entities and to provide credit to businesses. Therefore, how the Basel III NPRs impact financial institutions will have a direct bearing upon the ability of non-financial businesses to access the capital and credit needed to operate and expand. Additionally, the Basel III NPRs must be viewed in the context of how other initiatives, including but not limited to the Volcker Rule, derivatives regulations, systemic risk regulation, proposed accounting reforms, possible money market regulations, combine to affect the ability of non-financial businesses to raise capital. A cursory study of the Basel III NPRs seem to indicate that the OCC, Federal Reserve and FDIC are not taking these non-financial business and economic impacts in account as these proposals are being drafted and considered.

Furthermore, the Basel III NPRs are complex and encompass 750 pages. A 90 day comment period does not allow non-financial commenters to adequately study and provide regulators with adequate and informed analysis. Far less complex rules have had a comment period longer than 90 days including:

- Department of the Interior, Bureau of Land Management’s Draft Resource Management Plan and Environmental Impact Statement for the Eastern Interior Planning Area. This management plan and impact statement was made available in the Federal Register in February 2012. A 150-day comment period was provided;

- Department of Agriculture, Grain Inspection Packers and Stockyards Administration’s rule to implement regulations required under Title XI of the Food, Conservation and Energy Act of 2008. This proposed rule was issued on June 22, 2010. Initially a 60 day comment period was set. It was later
extended to a 150-day comment period to November 22, 2010. It was issued as a final rule this past December; and

• Department of Transportation, National Highway Traffic Safety Administration’s proposed rule to amend Federal Motor Vehicle Safety Standard No. 214, “Side Impact Protection.” This was issued in May 2004. A 150-day comment period was provided. Later, in 2005, the comment period was reopened for 90-days.

Accordingly, with a rule of this complexity and the potential economic impact upon non-financial we would respectfully request that the comment period be extended from a 90 day comment period to a 150 day comment period.

Strong capital requirements are important and must be implemented by considering the interaction of other regulatory initiatives and balancing the broader impacts of the Basel III NPRs upon non-financial businesses. We believe that the OCC, Federal Reserve and FDIC should expand the Basel III NPRs to seek comment and deliberate on those issues in finalizing these rules. Additionally, we also believe that the complexity of the rulemaking itself should provide for a 150 day comment period.

We are happy to meet and discuss these concerns in greater detail.

Sincerely,

Building Owners and Managers Association International
CCIM Institute
Competitive Enterprise Institute
CRE Finance Council
Group of North American Insurance Enterprises
Institute of Real Estate Management
International Council of Shopping Centers
Mortgage Bankers Association
NAIOP, The Commercial Real Estate Development Association
National Apartment Association
Ms. Jennifer J. Johnson
Mr. Robert E. Feldman
To Whom It May Concern.
July 26, 2012
Page 4

National Association of Home Builders
National Association of Real Estate Investment Trusts
National Association of Realtors
Property Casualty Insurers Association of America
Realtors Land Institute
Society of Industrial and Office Realtors
The Business Roundtable
The Latino Coalition
The National Multi Housing Council
The Real Estate Roundtable
U.S. Chamber of Commerce