March 25, 2009

Mr. Russell G. Golden  
Technical Director  
Financial Accounting Standards Board  
401 Merritt 7  
P.O. Box 5116  
Norwalk, CT 06856-5116  

Via email: director@fasb.org

File Reference: Proposed FASB Staff Position No. FAS 115-a, FAS 124-a, and EITF 99-20-b  
Proposed FASB Staff Position 157-e

Dear Mr. Golden:

We submit the following comments on the proposed FASB Staff Position No. FAS 115-a, FAS 124-a, and EITF 99-20-b, Recognition and Presentation of Other-Than-Temporary Impairments (hereinafter referred to as the proposed OTTI FSP) and the proposed FASB Staff Position 157-e, Determining Whether a Market is not Active and a Transaction is not Distressed (hereinafter referred to as proposed Fair Value FSP).

We thank the Financial Accounting Standards Board’s (“FASB”) for continuing to reassess current impairment accounting models and fair value accounting models. We urge you to act in an expeditious manner. We also thank the FASB for the proposed OTTI FSP as a significant improvement from the current accounting model.

Proposed OTTI FSP

We believe that the FASB should revise the proposed OTTI FSP to not require the non-credit impairment of held-to-maturity investment securities to be recorded in accumulated other-comprehensive-income (AOCI). We agree with recording the non-credit impairment of available-for-sale securities to other-comprehensive income as such securities are always carried at fair value. In the case of held-to-maturity securities, the fair value should be shown in the footnotes to the financial statements.

Additionally, the FASB should require the proposed OTTI FSP to be applied retrospectively, in accordance with SFAS No. 154, Accounting for Changes and Error Corrections, instead of prospectively. We believe that retrospective application is appropriate because during 2007 and 2008, a number of financial institutions have recorded significant OTTI charges on debt securities. These financial institutions have amortized and will continue to amortize significant non-credit impairment to interest income, which will distort net interest margin. Also, these financial institutions’ retained earnings may include a significant amount of non-credit impairment. The impact of the current accounting model for
OTTI securities may continue to make it difficult for investors to compare key financial metrics (Net Interest Margin and Tangible Common Equity). We believe that this will be especially troublesome relative to comparisons of financial institutions who have recorded significant OTTI charges with those that have not.

The FASB should consider removing the gross presentation in the income statement of impairment losses offset by non-credit impairment in the proposed OTTI FSP. We believe the proposed presentation is inconsistent with the loan accounting presentation for loans held for investment. Also, we believe that this presentation confuses and complicates the face of the financial statements with information that is more appropriate for inclusion in footnote disclosures.

**Proposed Fair Value FSP**

We request that the FASB provide more explicit practical guidance on how to implement the proposed Fair Value FSP. We are concerned that the proposed Fair Value FSP, as written, will not meet its intended objectives. We believe that the guidance to determine if a market is not active appears to be sufficient. However, the proposed Fair Value FSP appears to be lacking sufficient details and practical guidance to determine fair value based on appropriate market-based discount rates as of the measurement date in an orderly market. It may be difficult for independent public accountants and regulators to agree with management's assumptions without more practical and specific guidance.

Additionally, the FASB should provide additional guidance in the proposed Fair Value FSP regarding what is a quoted price. Financial institutions often obtain values for its investment securities from third party sources including, but not limited to: market transactions, broker quotes, and pricing services. It would be helpful if FASB specifically provided a definition of what constitutes a quoted price, and how those third party pricing sources fit into that definition.

Thank you for considering our views. The Independent Bankers of Colorado is the state’s largest banking trade association, exclusively representing Colorado’s community banks.

Sincerely,

*Barbara Walker*

Barbara Walker
Executive Director