

To: Adrian Mills; Diane Inzano; Joseph Vernuccio; Kevin Stoklosa; Kristofer Anderson; Mark Trench;

Meghan Clark; Peter Proestakes; Russell Golden; Vita Martin; Wade Fanning

Subject: FW: OTTI Comments

From: Doug Heim [mailto:dheim@anbf.com]
Sent: Tuesday, March 24, 2009 12:59 PM

To: Director - FASB **Subject:** OTTI Comments

March 24, 2009

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

Re: Proposed FSPs FAS 115-a, FAS 124-a & EITF 99-20-b and FSP FAS 157-e

Dear Mr. Golden:

Thank you for allowing us to comment on the referenced proposals relative to OTTL

I strongly support the Financial Accounting Standards Board (FASB) proposal to provide greater clarity to investors about the credit and noncredit component of an OTTI event as well as how to effectively determine when an OTTI event has occurred.

However, for reasons relative to financial statement comparability and transparency, it would make sense to apply the revised treatment of OTTI on a retroactive basis rather than prospectively as proposed, or to allow for a one-time cumulative catchup adjustment in the first quarter of 2009.

Thank you for considering my views.

Sincerely,

Doug Hoim, President/CFO American National Bank of Tremoni Fremoni, M. 68623 Cheim (aubbecon) 402 941.8612

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