



CORPORATE OFFICE
POST OFFICE BOX 879
CORDELE, GEORGIA 31010-0879
800.684.8118

June 27, 2006

Federal Housing Finance Board 1625
Eye Street, N.W. Washington, D.C.
20006

Attention: Public Comments

Re: Federal Housing Finance Board – Proposed Rule:
Excess Stock Restrictions and retained Earnings Requirements for the Federal
Home Loan Banks; RIN Number 3069-AB30; Docket Number 2006-03

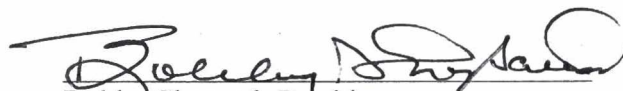
Dear Sir or Madam:

I am writing to comment on the above referenced proposed rule issued by the Federal Housing Finance Board (FHFB) that would require the Federal Home Loan Banks (FHLBanks) to maintain a minimum amount of retained earnings and would restrict the amount of excess stock that an FHLBank can accumulate. PlantersFIRST is a member of Federal Home Loan Bank of Atlanta (FHLB of Atlanta) and utilizes its credit line extensively..

Of particular concern is the impact the proposal's retained earnings requirement would have on the availability of funding from FHLBanks. The FHLB of Atlanta already has a stringent retained earnings policy in place that is reviewed by its Board of Directors quarterly. If an FHLB is arbitrarily forced to have a retained earnings minimum of \$50 million plus 1% of all non-advance assets, less capital will be available for providing advances to member banks for their lending operations. We rely heavily on the FHLB of Atlanta as a low-cost funding source. We are concerned that this funding would diminish under the proposal to the detriment of the communities they serve.

We urge you to withdraw the proposal and reexamine this concept taking into account count our comments.

Sincerely,



Bobby Shepard, President

CORDELE
P.O. Box 879
Cordele, GA 31010-0879
229.273.2416

FITZGERALD
P.O. Box 280
Fitzgerald, GA 31750-0280
229.424.9600

HAWKINSVILLE
P.O. Box 1407
Hawkinsville, GA 31036-1407
478.783.4017

OCILLA
P.O. Box 65
Ocilla, GA 31774-0065
229.468.9463

PINEVIEW
P.O. Box 126
Pineview, GA 31071-0126
229.624.2475