August 14, 2018

Mr. Arthur Lindo Chairman Appraisal Subcommittee 1401 H Street, N.W., Suite 760 Washington, D.C. 20005

Via Electronic Mail to arthur.lindo@frb.gov

Re: Temporary Waiver Request from North Dakota

Dear Mr. Lindo:

The undersigned professional appraiser organizations are aware that the Appraisal Subcommittee (ASC) of the Federal Financial Institutions Examination Council (FFIEC) received a request on August 1, 2018 from the State of North Dakota, the North Dakota Department of Financial Institutions and the North Dakota Bankers Association for a temporary waiver proceeding under 12 CFR 1102.

We urge the ASC to reject the request for having failed to fully and accurately adhere to the ASC requirement for temporary waiver requests, specifically, the requirement from state law from which relief is being sought ¹. The relief sought by the petitioners appears to be a waiver of *appraisal* requirements, which is not relief that can be granted by the ASC. While the ASC does have the authority to grant temporary waivers of *appraiser* licensing and certification requirements, that does not appear to be the relief sought by petitioners. Indeed, the petitioners' letter refers to allowing lenders in North Dakota to perform "internal evaluations" in connection with federally related transactions below \$500,000 (for residential loans)². This relief is not available to petitioners under 12 CFR 1102.

Given the nature of the letter, it is possible that the petitioners are indeed asking the ASC to raise the existing *de minimus* threshold for residential loans to \$500,000. The Subcommittee does not have this authority (like the lack of authority to grant appraisal waivers); the threshold levels are not a matter for the ASC, but for the federal financial institutions regulatory agencies. Those agencies just completed a lengthy and exhaustive review of the appraisal threshold levels and released a final rule to increase the threshold level for commercial real estate loans. However, those agencies also chose to maintain the threshold levels for residential and business loans. As submitted, the North Dakota request shows a misunderstanding of the ASC's temporary waiver request authority and should be rejected outright for failing to adhere to the ASC's regulatory requirements.

We are also concerned the North Dakota request published on the ASC website includes personally identifiable information such as names, email addresses, fees, and turnaround times. Such information was deemed to be privileged by the ASC during the consideration of the TriStar Bank temporary waiver request earlier this year. In fact, full and complete information on the TriStar Bank temporary waiver request was only obtained through a Freedom of Information Act request at the state level, as a copy of the request letter received by the ASC was sent to the state appraiser regulatory agency, per ASC regulations. This inconsistent and disparate treatment of appraiser personal information is alarming and should be immediately addressed in a consistent manner by the ASC and within the ASC regulations.

(e) The extent of the delays anticipated or experienced in obtaining the services of certified or licensed appraisers (including supporting documentation);

¹ Section 1102.2, "Requirements for Requests" states that, "A request will not be deemed received by the ASC unless it *fully and accurately* [emphasis added] sets out:

⁽b) The requirement or requirements of State law from which relief is being sought;

⁽c) A description of all significant problems currently being encountered in efforts to comply with title XI;

⁽d) The nature of the scarcity of certified or licensed appraisers (including supporting documentation);

⁽f) The reasons why the requester believes that the requirement or requirements are causing the scarcity of certified or licensed appraisers and the service delays;"

We anticipate that the ASC will attempt to clarify the North Dakota request in the coming weeks. We reserve the right to comment on and provide additional information to any revised request by the State. Until such time, we strongly urge the ASC to reject the North Dakota request as submitted.

If you should have any questions or if you need further information, please do not hesitate to contact Bill Garber, Appraisal Institute Director of Government and External Relations, at (202) 298-5593 or <u>bgarber@appraisalinstitute.org</u> or John Russell, Senior Director of Government Relations, American Society of Appraisers, at 703-733-2103 or jrussell@appraisers.org.

Thank you for your consideration.

Regards,

Appraisal Institute American Society of Appraisers American Society of Farm Managers and Rural Appraisers Appraisers Coalition of Washington California Coalition of Appraiser Professionals Coalition of Pennsylvania Real Estate Appraisers **Collateral Risk Network** Columbia Society of Real Estate Appraisers Foundation Appraisers Coalition of Texas Illinois Coalition of Appraisal Professionals Louisiana Real Estate Appraisers Coalition Maryland Association of Appraisers Massachusetts Board of Real Estate Appraisers Michigan Coalition of Appraisal Professionals Mississippi Coalition of Appraisers National Association of Appraisers

New York Coalition of Appraiser Professionals North Carolina Real Estate Appraiser Association North Dakota Appraisers Association North Star Chapter of the Appraisal Institute Northern Colorado Association of Real Estate Appraisers Ohio Coalition of Appraiser Professionals Oklahoma Professional Appraisers Coalition Professional Appraisers Association of South Dakota Real Estate Appraisers Association of California

Real Estate Appraisers Association of California Real Estate Appraisers of Southern Arizona Rhode Island Coalition of Appraiser Professionals South Carolina Professional Appraisers Coalition Tennessee Appraiser Coalition Virginia Coalition of Appraiser Professionals West Virginia Council of Appraisers

Cc: Members of the Appraisal Subcommittee Jim Park, Executive Director, Appraisal Subcommittee