

From: "Mike" <bazzone@comcast.net>
To: LLPComments@FDIC.gov
Sent: Friday, April 10, 2009 10:37:37 PM GMT -05:00 US/Canada Eastern
Subject: Answer to most important questions

I am a concerning citizen that has been reviewing all of the comments made by potential bidders to your LLP. It seems to me most of the investors seem to answer all the the questions very forthright and have done there due diligence.

But they all seem to skip over the most important question that you have asked. Question 14, it simply asks about the any potential conflicts between the sellers of the assets and the bidders for the assets. The FDIC must not allow any sellers to have ANY stake in or investment or any conflict of interest with any of the BIDDERS. They can not be allowed to provide any funding or any material advice or consulting services to the bidders and cannot make any money ever. from the bidders. They can not refiance the asset after it is sold to the bidder and never have any sham company put together be involved with the bidder ever for any reason. If FDIC allows the sell of the asset after it is purchased and then sold to another third party, it can not be associated with any of the sellers of assets in original LLP.

FDIC must qualify each bidder and each bidders investors, no matter what, no seller or sellers offshore corp. or sellers entity can be an investor in there own or others sellers asset sells. This will stop double dipping by the bank making money on both ends of the deal and having us taxpayers lose out.

I am only a father of 3 children and a working man, but we the people do not want to get ripped off and have our kids futures stolen from them. Please protect our familys.

Sincerely

Mike Bazzone Sr