

From: Michelle Zohn [mzohn@nyc.rr.com]  
Sent: Monday, October 04, 2010 8:38 PM  
To: !FHFA REG-COMMENTS  
Subject: Guidance on Private Transfer Fee Covenants (No. 2010-N-11)

To Whom It May Concern:

I am a cooperative shareholder residing at Bay Terrace Cooperative Section IX, Inc. in Queens, NY. The rule change that your agency is proposing regarding the banning of the transfer fee (flip tax) in order for the bank to approve a mortgage would devastate our very existence.

There is no third party involved when a unit changes ownership in co-ops. All funds realized from the transfer of stock goes into the Corporations capital reserve account and is used for capital improvement, upgrades, and major repairs to the property. It is these funds that help middle class families and senior citizens on fixed incomes continue to live in affordable housing where they have made an investment.

Please do not impose this ban on us. Exempt New York from this proposal and allow us to continue to enjoy the quality of the life environment we worked hard to achieve.

Sincerely,

Michelle Zohn

Cooperative Shareholder