

April 28, 2014

Ms. Marcia E. Asquith
Office of the Corporate Secretary
FINRA
1735 K Street, NW
Washington, DC 20006-1506

Re: Regulatory Notice 14-09

Dear Ms. Asquith,

Our firm, Butler Capital Partners (CRD #114242), is a FINRA member specializing in placement agent services for unregistered private placements, per our Form BD. I am also a member of the Third Party Marketer's Association (3PM). I have had an opportunity to review 3PM's comprehensive comments regarding the rule set proposed by Regulatory Notice 14-09 for Limited Corporate Finance Brokers (LCBD). I urge FINRA's Board to carefully consider 3PM's thoughtful and informed commentary, which has earned my strong support.

Butler Capital Partners has fourteen employees and specializes in capital raising for hedge fund managers.

Sincerely,



Antoine C. Kemper, Jr.
Chief Operating Officer

cc: R. Alan Butler, Jr., Managing Member

/kf