AARP CHANGER, Inc.

Chautauqua Home Rehabilitation and Improvement Corporation Citizen Action of New York

Common Cause NY

Consumers Union, nonprofit publisher of Consumer Reports
District Council 37 (AFSCME) Municipal Employees Legal Services
Empire Justice Center
JobStart Chautauqua, Inc.

MFY Legal Services

Neighborhood Economic Development Advocacy Project (NEDAP) Neighbors Helping Neighbors, Inc.

New York City Financial Network Action Consortium (NYCfNAC) New York Public Interest Research (NYPIRG)

The Parodneck Foundation
Pratt Area Community Council
St. John's University School of Law
Syracuse University College of Law
TRIP/RCHR NeighborWorks HomeOwnership Center
Westchester Residential Opportunities, Inc.

April 26, 2010

VIA FAX & EMAIL

Senator Charles E. Schumer
313 Hart Senate Office Building
Washington, D.C. 20510

Senator Kirsten E. Gillibrand
478 Russell Office Building
Washington, D.C. 20510

Re: Preemption and State Attorney General Enforcement Under the Restoring American Financial Stability Act of 2010

Dear Senators Schumer and Gillibrand:

The undersigned legal services, civil rights, consumer protection, community and civic organizations write to urge you to ensure that the Restoring American Financial Stability Act (S.3217) allows states' attorneys general to enforce federal and state consumer protection laws, and ensures that state laws and rules are not preempted. The Act must guarantee that federal laws and rules serve as a floor, rather than a ceiling preventing states from enacting strong laws in response to local conditions.

Curbing Enforcement by State Attorneys General will harm the ability of New York State to protect its residents from predatory, deceptive and unfair practices

New Yorkers and residents of other states have benefitted from attorneys general who have stood up for them against powerful financial interests, often while federal regulators did nothing. Consumer protection laws are meaningless unless there is a reasonable prospect of

enforcement. The absence of enforcement benefits those who seek to break the law and harms those businesses that comply with it. It is *absolutely critical* that the final reform package includes the right of state attorneys general to enforce federal regulations and state law, particularly in light of the fact that the legislation lacks any private enforcement mechanism.

It is no surprise that the Wall Street lobby wants nothing more than to strip state attorneys general of the ability to enforce laws against them. It is disheartening that the U. S. Senate is considering giving into these self-interested demands, especially over the needs of Main Street. The industry consistently opposes the most reasonable regulations, and now they are pushing to exempt themselves like no other industry from state attorney general enforcement, knowing that it has been only the states that have aggressively held them accountable in recent years.

Preempting States from passing and enforceing strong consumer protection laws will greatly undermine the effectiveness of federal financial reform

The lack of regulatory oversight and the federal preemption of state consumer protection activity are among the key reasons for the nation's economic collapse. Financial reform must not impair the ability of state legislatures to react to problems within state borders by establishing a level of protection deemed appropriate for the state. New York's Legislature, acting with bipartisan support, has been exceptional in enacting protections for New York consumers to respond to local patterns and trends that were overlooked or ignored by federal regulators.

In the past decade, New York has enacted landmark laws protecting consumers from predatory lending practices, foreclosure rescue scams, and unfair seizure of bank accounts, and has kept payday lending out of our state. It is precisely because of states like New York, which have acted quickly and decisively to protect their consumers that the financial services lobby is pushing so hard for preemption. Federal law should set the floor, not the ceiling so that states can protect their consumers against abuses not addressed by federal law.

Thank you for your focus on consumers' rights and your efforts to get strong regulations enacted to prevent another financial meltdown on both Wall Street and Main Street. We urge you to take the strongest positions on these two critical pieces of the bill, as well as to continue to fight for the highest level of transparency and accountability for the financial services industry to ensure a true marketplace based on honest competition can thrive. If you have questions or would like additional information on these issues, please contact Ruhi Maker of the Empire Justice Center at (585) 314-0512.

Sincerely,

AARP
William Ferris
1 Commerce Plaza
Albany, NY 12260

CHANGER, Inc. *Lionel Ouellette* 70 Willoughby St. Suite #4C Brooklyn, NY 11201 Chautauqua Home Rehabilitation and Improvement Corporation *John D. Murphy, Executive Director* 2 Academy Street, Mayville, NY 14757

Chhaya CDC
Seema Agnani
37-43 77th Street
2nd floor
Jackson Heights, NY 11372

Citizen Action of New York Bob Cohen, Policy Director 94 Central Avenue Albany, NY 12206

Common Cause NY
Susan Lerner, Executive Director
74 Trinity Place, Suite 901
New York, NY 10006

Consumers Union, nonprofit publisher of Consumer Reports Chuck Bell, Programs Director 101 Truman Avenue Yonkers, NY 10703

District Council 37 (AFSCME) Municipal Employees Legal Services Robert A. Martin, Associate Director 125 Barclay Street New York, NY 10007

Empire Justice Center Ruhi Maker, Empire Justice Center 1 West Main Street, Suite 200 Rochester, NY 14614 Kirsten Keefe, Empire Justice Center 119 Washington Ave. Albany, NY 12210

JobStart Chautauqua, Inc. John D. Murphy, Executive Director

MFY Legal Services Carolyn E. Coffey, Staff Attorney Adam H. Cohen, Staff Attorney 299 Broadway, 4th Fl. New York, NY 10007

Neighborhood Economic Development Advocacy Project (NEDAP) Josh Zinner, Co-Director 176 Grant Street, Suite 300 New York, NY 10013

Neighbors Helping Neighbors, Inc. Robert McCool, Homeownership Program Director 443 39th Street, Suite 202 Brooklyn, NY 11232 New York City Financial Network Action Consortium (NYCfNAC) Peter L. Bray 209 East 3rd Street New York, NY 10009

New York Public Interest Research (NYPIRG) Russ Haven, Legislative Counsel 107 Washington Avenue, 2nd floor Albany, New York 12210

The Parodneck Foundation Dwayne Jones 121 Sixth Avenue Ste 501 New York NY 10013

Pratt Area Community Council Deborah Howard, Executive Director 201 Dekalb Avenue Brooklyn, NY 11205

St. John's University School of Law Elder Law Clinic Ann L. Goldweber, Professor of Clinical Education, Director of Clinical Education, Director of Elder Law Clinic Gina Calabrese, Professor of Clinical Education and Associate Director 8000 Utopia Pkwy. Jamaica, New York 11439

Syracuse University College of Law Securities Arbitration & Consumer Clinic Gary Pieples, Visiting Assistant Professor & Director 306 MacNaughton Hall Syracuse, NY 13244

TRIP/RCHR NeighborWorks HomeOwnership Center Bobbi Carter, Director 415 River Street, 2nd Floor Troy, NY 12180

Westchester Residential Opportunities Inc. Veronica Raphael, Director of Foreclosure Prevention 470 Mamaroneck Avenue White Plains, NY 10605