NATIVE CAPITAL INVESTMENT, INC.

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October 8, 2007

Ms. Nancy M. Morris Secretary Securities and Exchange Commission 100 "F" Street, NE Washington, DC 20549-1090

<u>Subject: File Number S7-18-07 – Comment on Proposed Change</u>

Dear Ms. Morris:

Our organization was very glad to see the proposed changes for Regulation D for the file noted above. We agree that the expansion in definition for "accredited investors" will add significant value and does promote more efficient private capital formation. Specifically adding any "...Indian Tribe, Labor Union, governmental body or other legal entity with substantially similar legal attributes ..." augments the ease of investment for those transactions covered by this regulation. We applaud the effort currently underway at the SEC to add these types of entities as this allows for expanded inclusion for investment with greater investor confidence.

Feel free to be contact me if you have any question or require further comment.

With Kind Regards,

Wendy K. White Eagle

Wendy K. White Eagle Founder and CEO NativeCapital Investment, Inc.

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