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March 16, 2011

Alfred M. Pollard, General Counsel Attention: Comments/RIN 2590-AA39 Federal Housing Finance Agency - Fourth Floor 1700 G Street, NW Washington, D.C. 20552



Re: Advance Notice of Proposed Rulemaking and Request for Comments – Members of Federal Home Loan Banks (RIN 2590-AA39)

Dear Mr. Pollard:

The Federal Housing Finance Agency (FHFA) has requested comments on an advance notice of proposed rulemaking (ANPR) in which the agency has expressed its desire to review current Federal Home Loan Bank (FHLBank) membership requirements. On behalf of Kansas State Bank of Manhattan, I am submitting this comment on the ANPR.

The ANPR does not describe why new membership rules are necessary, and it does not present any information showing that there is a problem with current membership rules. The ANPR fails to cite a benefit it hopes to achieve by changing the membership rules to require continuous compliance. The FHFA's annual reports to Congress on the state of the FHLBanks required under the HERA Act have not noted any problems with the implementation of these rules.

Any changes to the FHLBanks' mission or membership — especially changes that would restrict membership eligibility or narrow the FHLBanks' mission — should come from Congress. When Congress has examined the FHLBanks in the past, the result has been to expand, rather than contract, the role of the FHLBanks. The FHFA should not proceed down a path toward fundamentally altering the FHLBank System without express Congressional guidance, especially at this time when Congress and the Administration are undertaking a thorough review of the housing finance system in the United States, including a review of the important role served by the FHLBanks as a provider of liquidity.

The regulatory changes the FHFA is considering would make it more difficult for financial institutions to access the liquidity available through FHLBank advances and will devalue membership for existing FHLBank members while discouraging potential members from joining, ultimately inhibiting the ability of the FHLBanks to serve the needs of their districts. These changes will be especially burdensome to small and medium sized members.

Requiring members to meet ongoing requirements would add uncertainty to FHLBank membership. Members could never be sure of their ability to meet these tests and, therefore, maintain their access to FHLBank liquidity and funding products, particularly in times of financial stress. For example, in periods when mortgage valuations rapidly decline, members could not be assured of maintaining at least 10% of their assets in mortgages. As a result, the FHLBanks would be viewed by both existing members and

potential members as a far less reliable funding partner. This would destabilize a key premise of the FHLBank System, the reliability of accessing liquidity.

Accordingly, we urge that the FHFA withdraw the membership ANPR. I appreciate the opportunity to comment.

We have recently completed a FDIC exam and liquidity continues to be a significant exam focus. Our ability to show a secured borrowing line established with the FHLBank Topeka contributed to positive liquidity ratings in addition to on balance sheet liquidity.

Access to this borrowing source is critical to members for both liquidity and interest rate sensitivity purposes.

Sincerely,

Tamara A Zachariasen, VP/Controller

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