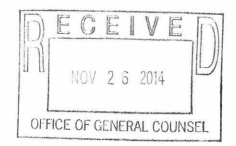
Alfred M. Pollard, General Counsel Attention: Comments/RIN 2590–AA39 Federal Housing Finance Agency 400 Seventh Street SW, Eighth Floor Washington, D.C. 20024



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

Mr. Pollard:

Re:

Greater GreenbrienValley HBA

On behalf of the _______(INSERT NAME OF HOME BUILDER ASSOCIATION)______, I am writing to express my strong concern that this proposal will hurt home builders and their customers just as we emerge from a major housing recession. Small banks are the community lenders to home builders and make many of the acquisition, development and construction loans so critical to our industry. In order to make these loans, these banks must be assured of access to funding, whether through deposits or loans from the FHLBank.

The importance of this issue is stated very well in the National Association of Home Builders key priorities. "Commercial banks and savings and loan institutions have traditionally provided the lion's share of housing production credit for the residential construction industry, which is known as acquisition, development and construction (AD&C) funding. But even as housing markets heat up across the country, financial and regulatory constraints are preventing these lenders from providing the amount of credit that would be typical given current economic conditions. This lack of credit is harming the housing recovery and preventing construction of new homes in markets that need and want them. A full-fledged housing and economic recovery will not take hold until we resolve this ongoing credit crunch. Restoring the flow of credit to home builders will not only help to put America back to work, it will provide badly needed tax revenues that local governments need to fund schools, police and firefighters; and strengthen the economic health of countless communities across the land."

Home construction and rehabilitation is critical to thriving local economies. The proposed regulation will create uncertainty for small banks about their continuing ability to remain FHLBank members and rely on funding from their FHLBank. FHLBank funding supports their ADC loans and mortgage loans. If small banks are not able to count on the availability of FHLBank funding to support their ADC and other loans in all business cycles, then, they are likely to reduce their lending to homebuilders. This, in turn will make it harder for our communities to have access to sufficient credit to grow and will impede home construction that is still fragile and only beginning to rebound. Fundamentally changing a FHLBank system that already works for small banks has the potential to hurt home building.

OPTIONAL – INSERT PERSONAL EXAMPLE OF HOW BUILDERS IN YOUR REGION ARE IMPACTED OR WORK WITH SMALL BANKS TO SECURE CONSTRUCTION LOANS. MAY INCLUDE DETAILS ON HOW MANY HOMES BUILT IN YOUR STATE/REGION, HOW IMPORTANT IT WAS TO LIVELIHOOD AND COMMUNITY.

Greater Greenbier Valley HBA

 such, I strongly urge FHFA to withdraw RIN 2590-AA39. Please reconsider the negative effect this type of proposal could have on the housing industry and the communities served by existing and prospective FHLBank members.

Sincerely,

elder arapsi R INSERT NAME RICHARD ECKLE INSERT BUSINESS Schenter Schenning Valley ITBA INSERT ADDRESS PO Box 27 Smoot, WV 24977