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### **Policy Information**

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#### **Introduction**

This Policy is established to promote diversity and equity and to ensure, to the maximum extent possible, in balance with financially safe and sound business practices, the inclusion and utilization of Marginalized Communities and Diverse-Owned Businesses in all business activities of Federal Home Loan Bank of Topeka (FHLBank), including in management, employment, procurement, insurance and all types of contracts at FHLBank, including services that require the use of investment banking, asset management entities, broker-dealers, financial services entities, underwriters, accountants, investment consultants, and providers of legal services. The Federal Housing Finance Agency (FHFA) regulations pertaining to Minority and Women Inclusion (MWI) at 12 C.F.R. Part 1223, as amended from time to time, are incorporated as part of this Policy.

#### **Purpose**

The purpose of this Policy is to provide MWI regulation-related guidance and to promote adherence to the principles of the inclusion and utilization of Marginalized Communities and Diverse-Owned Businesses in FHLBank's business activities, including management, employment and contracting.

#### **Scope**

This Policy applies to all FHLBank business partners, to all of FHLBank's business units, and all aspects of FHLBank's operations.

#### **Definitions**

In order to be consistent with industry leading practices as well as to provide functionality and consistency in DEIB initiatives for FHLBank, definitions are derived from various relevant sources, e.g., the FHFA regulations, the FHFA OMWI exam manual, and Data Reporting Manual (DRM), and current DEIB research and resources such as McKinsey & Company, Deloitte, and the Office of Disability Rights.

<u>Accessible</u> refers to a site, facility, work environment, service, or program that is easy to approach, enter, operate, participate in, and/or use safely and with dignity by a person with a disability.

<u>Applicant</u> refers to an individual who submits an expression of interest in employment in conjunction with all of the following:

- (1) FHLBank acted to fill a particular position;
- (2) The individual followed FHLBank's standard process for submitting an application;
- (3) The individual's expression of interest indicates that the individual possesses the basic qualifications for the position, as determined by the Human Resources and Inclusion department; and
- (4) The individual has not removed themself from consideration or otherwise indicated that they are no longer interested in the position.

<u>Belonging</u> refers to feeling comfortable at work, including being treated fairly and respected by colleagues, feeling connected to the business partners one works with and the teams one is a part of, and feeling as though they contribute to meaningful work outcomes.

<u>Contracts</u> means any legally-binding and enforceable arrangement or understanding between FHLBank and one or more Vendors. The term Contract also includes material revisions to a current Contract and statements of work or appendices to a master agreement. For purposes of this Policy, the term Contract does not include purchases from retail stores or restaurants (including FHLBank's Café 500), or other similar transactions, which are typically small dollar amounts (\$1,000 or less).

Some oral understandings may not be enforceable and generally present a significant risk of misunderstanding about agreed upon terms. Accordingly, FHLBank requires all arrangements with Vendors that are intended to be legally-binding and enforceable to be in writing. Depending on the nature of the business arrangement involved, such written agreement may be an invoice, purchase order, letter agreement, or other writing containing the essential, agreed-upon terms for the arrangement.

<u>Disabled-Owned Businesses</u> include those: (1) that qualify as a Service-Disabled Veteran-Owned Small Business Concern; or (2) where: (a) more than fifty percent of the ownership or control of which is held, directly or indirectly, by one or more persons with a disability; and (b) more than fifty percent of the net profit or loss of which accrues to one or more persons with a disability. (See also *Diverse-Owned Businesses*.)

<u>Disability</u> refers to a person who has a physical or mental impairment that substantially limits one or more major life activities, a person who has a history or record of such an impairment, or a person who is perceived by others as having such an impairment. The ADA does not specifically name all of the impairments that are covered.

<u>Diverse</u> refers to Marginalized Communities including but not limited to each of Minorities, Women, Individuals with Disabilities, Individuals in the LGBTQ+ Community, and Minority-, Women-, Disabled-, and LGBTQ+-Owned Businesses. (See also Marginalized Communities and Diverse-Owned Businesses.)

<u>Diversity</u> refers to who is represented within FHLBank as well as within those with whom FHLBank conducts business including but not limited to the greater workforce, capital markets, community, and suppliers. Examples of diversity include: gender diversity, age diversity, ethnic and racial diversity, and physical ability and neurodiversity.

<u>Diverse-Owned Businesses</u> refers collectively to FHLBank's preferred language when referring to Disabled-Owned Businesses, LGBTQ+-Owned Businesses, Minority-Owned Businesses, and Women-Owned businesses as defined within this Policy.

<u>Diversity Spend with Non-diverse-owned Businesses</u> means the dollar amount(s) paid by FHLBank to a Prime Contractor that is not a Minority-, Women-, or Disabled-owned business for professional services (i.e., the amount paid for work performed, as may be adjusted, in connection with providing legal, accounting, or other professional or consulting services) provided by or allocated to a partner, member, or other equity owner who is a Minority, woman, or an Individual with a Disability.

<u>Equality</u> is the state of being equal in status, rights, and opportunities. This refers to making sure individuals or groups of people are given the same resources or rights to opportunities.

<u>Equity</u> refers to fair treatment for all people, so that the norms, practices, and policies in place ensure identity is not predictive of opportunities or workplace outcomes. Equity differs from equality in a subtle but important way. While equality assumes that all people should be treated the same, equity takes into consideration a person's unique circumstances, making adjustments to imbalances.

<u>Inclusion</u> refers to how the workforce experiences the workplace and the degree to which organizations embrace all business partners and enable them to make meaningful contributions.

<u>LGBTQ+</u> refers to an acronym for lesbian, gay, bisexual, transgender, and queer with a "+" sign to recognize the limitless sexual orientations and gender identities used by members of the <u>LGBTQ+</u> community.

<u>LGBTQ+-Owned Businesses</u> means a business where more than fifty percent of the: (1) ownership or control is held, directly or indirectly, by one or more LGBTQ+ individuals; and (2) net profit or loss accrues to one or more LGBTQ+ individuals.

<u>Marginalized Communities</u> refers to populations sharing a particular characteristic and/or geographic communities, who have been systematically denied a full opportunity to participate in aspects of economic, social, and civic life. Marginalized Communities refers to but is not limited to People of Color, Women, Individuals with Disabilities, and Individuals in the LGBTQ+ Community.

<u>Minority</u> means any Black or African American, Native Hawaiian or Pacific Islander, American Indian or Alaskan Native, Hispanic or Latino American, Asian American, or an individual of two or more races. Referred to in this Policy and as an organization as *People of Color (POC)*.

<u>Minority-Owned Business</u> means a business where more than fifty percent of the: (1) ownership or control is held, directly or indirectly, by one or more Minority individuals; and (2) net profit or loss accrues to one or more Minority individuals. Referred to in this Policy and as an organization as a Diverse-Owned Business.

<u>New Contracting Opportunity</u> is the purchase of a new product or service, the renewal or auto-renewal of an existing product or service past the product or service's useful life, the replacement of an existing product or service or the expansion of an existing product or service that cannot be purchased as a stand-alone product or service or purchased from a different vendor.

<u>Office of Diversity, Equity, Inclusion, and Belonging (DEIB)</u> refers to FHLBank's Office of Minority and Women Inclusion (OMWI), which manages the DEIB Program.

<u>Prime Contractor (Tier I)</u> means a supplier that enters into a contract with FHLBank to provide goods and/or services directly to it.

<u>Promotion</u> means the advancement of a business partner within FHLBank and may be the result of a business partner's proactive pursuit of a higher job ranking or a reward for good performance. A promotion is typically associated with an increase in a business partner's pay due to additional or enhanced job responsibilities.

<u>Senior Management</u> means FHLBank's Leadership Team.

<u>Subcontractor (Tier II)</u> means a supplier that enters into a contract with a Prime Contractor (Tier I) of FHLBank to provide goods and/or services to that Prime Contractor (Tier I) for the benefit of FHLBank.

<u>Woman-Owned Businesses</u> are those in which: (1) more than fifty percent of the ownership or control is held, directly or indirectly, by one or more Women; and (2) more than fifty percent of the net profit or loss accrues to one or more Women.

#### **Governance**

#### **Board of Directors**

The board of directors (board), through the Compensation, Human Resources and Inclusion committee (CHRIC), is ultimately responsible for ensuring the overall effectiveness of FHLBank's DEIB Program. Management shall present the DEIB Strategic Plan (a component of the bank-wide Strategic Plan) to the board for its approval every three years and shall review the DEIB Strategic Plan annually. Management will provide the board, through the CHRIC, a copy of the annual MWI report filed with the FHFA (the MWI Annual Report) and quarterly reports summarizing DEIB data and activities in order to monitor and assess FHLBank's DEIB Program.

#### Senior Management

Senior management is responsible for implementing appropriate policies and procedures to ensure FHLBank complies with all applicable laws, regulatory requirements, practices and principles.

#### Office of DEIB

The Office of DEIB has been designated by the board as the office and department responsible for carrying out the requirements of 12 U.S.C. §4520(a) and FHFA regulations, pursuant to 12 C.F.R. §1223.20(a), and accordingly shall provide advice to the board, senior management, and business partners on FHLBank's responsibilities pertaining to MWI.

The following roles in the Office of DEIB and PCD department have specific responsibilities regarding DEIB:

*CPIO*: The CPIO is designated by the board as the FHLBank's OMWI Officer. The CPIO oversees the Corporate Services Division and provides executive oversight of the day-to-day implementation of the DEIB Program and is empowered to bring critical DEIB issues to the attention of the board, senior management, and business partners. This position is also the liaison to the CHRIC, which oversees the DEIB Program, the FHFA OMWI, and the System OMWI Council.

Director of DEIB and Procurement: Manages the day-to-day functions of FHLBank's DEIB Program and partners with business units in FHLBank's efforts and activities to attract and retain qualified diverse talent, identifies and advocates for the utilization of diverse businesses and broker dealers, increases DEIB awareness through education, develops and maintains policies and procedures, and complies with regulatory requirements to support the Office of DEIB.

DEIB Program Manager: Focuses on MWI compliance, assists with workforce recruitment, collaborates with the Director of DEIB and Procurement for programs and initiatives, supports in coordinating and submitting the MWI reports and supports in designing and implementing a strong internal control structure for the Office of DEIB.

Recruiter and HRI Professional: Provides assistance and support to PCD leadership in relation to recruitment and compliance. This position assists the department with developing, implementing and maintaining PCD plans, programs, projects, reporting and compliance and serves as the department lead for governance items related to PCD.

#### **Business Units**

Although the Office of DEIB is responsible for directing and implementing the DEIB Program, each business unit shall integrate respect for and attention to DEIB throughout FHLBank and all business activities.

#### **Business Partners**

Demonstrate a commitment to DEIB by taking actions that are consistent with FHLBank's DEIB Program and partner with DEIB to implement effective policies and procedures that incorporate DEIB into business activities. In addition, business partners are required to complete an annual DEIB training.

Furthermore, the PCD, Enterprise Procurement, and Capital Markets departments have specific responsibilities regarding the DEIB stakeholder areas of workforce, procurement, and finance activities, respectively. The responsibilities include, but are not limited to:

- Tracking and preparing data for regulatory reporting. Note, the Accounting department has limited responsibilities in this area regarding procurement data.
- Outreach to increase diversity and engagement.

The Office of DEIB is generally responsible for oversight of the DEIB Program and shall have the following specific duties with respect to this Policy:

- Prepare and submit the DEIB Strategic Plan to the board, after review by the Executive Team, for approval
  on a three-year basis with the DEIB Strategic Plan being presented to the board for review annually.
- Prepare, certify, and submit the MWI Annual Report no later than March 31 annually to the FHFA.
- Review this Policy on an annual basis.
- Resolve any conflicts related to the administration or interpretation of any provision of this Policy.
- Provide FHLBank's CHRIC of the board with quarterly reports on the status of the DEIB Program.
- Provide the FHFA with quarterly data on FHLBank's activities in the areas of workforce, procurement, and finance.
- Conduct board diversity data collection annually.
- Provide FHLBank's Strategic Operations Management committee with regular updates on DEIB activities and initiatives.
- Receive and, in consultation with the Legal department: (1) conduct reasonable investigations into
  complaints involving FHLBank's Anti-Harassment and Equal Opportunity Policy Statement and/or this
  Policy; and (2) analyze any requests for a reasonable accommodation for disabilities and/or religious
  beliefs or practices.
- Document all action taken with regard to complaints and requests for reasonable accommodation.
- Develop internal procedures as required by this Policy.

#### **DEIB Program**

The DEIB Program is centered in three pillars: Workforce, Procurement, and Finance Activities and focuses on six categories – (1) Employment, Management and Development; (2) Contracting; (3) Other Business Activities; (4) Complaint Handling and Requests for Reasonable Accommodation; (5) Compliance, Internal Audit, and Risk Assessments; and (6) Monitoring/Reporting. In meeting its obligations with regard to each of these categories and in an effort to incorporate DEIB in all business aspects, a business unit shall consider the following:

#### **Employment, Management and Development**

Recruitment and Employment Outreach

FHLBank shall conduct outreach to Marginalized Communities, for purposes of recruitment to and advancement in, employment and management.

Recruitment and outreach activities are those activities directed at encouraging Diverse individuals to seek or apply for employment, and may include: (1) recruiting at colleges that typically serve Minority or otherwise

Diverse populations or at community job fairs; (2) placing employment advertisements on websites serving Diverse individuals; and (3) partnering with organizations focused on developing opportunities for Diverse individuals for placement in industry internships, summer employment and full-time positions.

#### Hiring

FHLBank shall consider DEIB in its hiring practices to improve the possibilities of increased diversity in its workforce.

#### Promotion

FHLBank shall consider DEIB in its promotion practices as doing so improves the possibilities of increased diversity in higher levels of the organization and improved DEIB competencies in the leadership of the organization and in its identified successors to FHLBank's various positions.

#### Succession Planning

FHLBank shall consider DEIB in its succession planning practices as doing so improves the possibilities of increased diversity and improved DEIB competencies in the leadership of the organization and in its identified successors to FHLBank's various positions.

#### Retention

FHLBank shall consider DEIB in its retention practices as doing so improves the possibilities of FHLBank maintaining the existing levels of diversity in its workforce.

FHLBank ensures the consideration of DEIB in hiring, promotion, succession planning and retention through practices that shall at a minimum include: (1) reiterating FHLBank's brand, (2) providing DEIB training and ensuring awareness activities are available to all business partners, and (3) further incenting all business partners to attend DEIB training and awareness activities each year through applicable incentive compensation plans. Additionally, data shall be tracked and evaluated on an annual basis to determine whether revisions to FHLBank's DEIB Strategic Plan should be made to align focus with a potential gap identified via the resulting data. FHLBank believes promoting the consideration of DEIB in its hiring, promotion, succession planning and retention practices improves the possibilities of increased diversity and improved DEIB competencies in its workforce.

#### **DEIB Training and Development**

The Office of DEIB shall provide DEIB training and development opportunities to business partners, including senior management and managers, and shall ensure business partners participate in an annual, mandatory core DEIB training. DEIB training and development shall be provided to the board of directors (board), in accordance with the director development plan approved by the Mission and Governance committee chair from time to time. These educational opportunities are critical toward impacting FHLBank's culture and increasing the DEIB competencies of its stakeholders.

The OMWI Oversight and Governance and the OMWI Reporting and Regulatory Procedures provide additional Workforce directives.

The DEIB Strategic Plan shall further set forth FHLBank's employment outreach focus.

#### **Contracting**

To ensure the inclusion and utilization of Marginalized Communities and Diverse-Owned Businesses in contracting opportunities, unless otherwise excluded from certain provisions of this Policy as noted in Appendix A, herein, FHLBank shall endeavor to publicize and provide outreach to Diverse-Owned Businesses (Diverse Vendors).

#### Capital Markets

FHLBank shall identify, engage, and utilize diverse broker dealers, asset managers, and underwriters in accordance with its safety and soundness practices to conduct financial transactions. As opportunities arise, FHLBank should always consider diverse broker dealers, asset managers, and underwriters when conducting trades. The Capital Markets and the Office of DEIB business units shall jointly establish procedures to identify, inform and solicit diverse broker dealers, asset managers, and underwriters.

#### Publication and Vendor Outreach

As a primary component of vendor outreach, FHLBank has engaged a third party to establish and maintain a diverse supplier registration portal (Supplier Portal) on FHLBank's behalf. FHLBank shall provide a link to the Supplier Portal on the DEIB page of FHLBank's external website and encourage Diverse Vendors to register. Types of contracting opportunities that are not excluded in Appendix A shall be noted on the Products and Services List on the Supplier Portal (Publication Requirement).

Moreover, to promote competition and inclusion in the contracting process, and to support this DEIB Program, each contracting business unit is expected to be knowledgeable regarding the pool of potential vendors available to supply goods or services for a new contracting opportunity to the business unit by consulting the Supplier Portal for potential Diverse Vendors. If the business unit is aware of an appropriate Diverse Vendor, the business unit should invite the Diverse Vendor to review the contract or request-for-proposal opportunity. Furthermore, as set forth in the OMWI Procedures and the Vendor Risk Management Framework, the business partner who is primarily responsible for initiating, managing and monitoring the performance of a Vendor relationship (i.e., Vendor Risk Owner), is required to document the search for Diverse Vendors unless the selected vendor is a Diverse Vendor that is documented as such in the Supplier Portal.

The DEIB Strategic Plan shall further set forth FHLBank's contracting outreach focus.

#### Consideration and Selection

Except as provided in Appendix A, each business unit in its review and evaluation of New Contracting Opportunities shall consider the diversity of the vendor as one component of its selection criteria (the Vendor Selection Requirement). After consideration of diversity and all other relevant criteria, the business unit should select the contract proposal that represents the best value to FHLBank, in accordance with FHLBank's obligations to balance financially safe and sound business practices.

#### **Equal Opportunity Requirement**

Except as noted in Appendix A, contracts with vendors must include the following clause (subject to changes necessary to conform to the applicable contract's defined terms) (the Equal Opportunity Requirement):

(1) The contractor shall practice the principles of equal opportunity and non-discrimination in all its business activities, to the maximum extent possible, and at a minimum regardless of race, color, creed, religion, sex, age, sexual orientation, national origin, ancestry, pregnancy, parental status, citizenship status, disability, genetic information, military status, gender identity and expression, or marital status. Business activities include operational, commercial and economic endeavors of any kind, whether for profit or not for profit and

whether regularly or irregularly engaged in by the contractor, and include, but are not limited to, management of the contractor, employment, procurement, and all types of contracts.

- (2) The contractor shall include the provisions of paragraph (1) to the maximum extent possible, in each subcontract it enters for services or goods provided to FHLBank.
- (3) In the event of the contractor's noncompliance with this section, this contract may be cancelled, terminated or suspended, in whole or in part, without penalty to FHLBank.

Variations or modifications to the above provision may be approved only by the CPIO, the Director of DEIB and Procurement, DEIB Program Manager, a designate of PCD, or a Senior Vice President (SVP) or above and shall be indicated on the Contract Review Form, administered in ProcessUnity (Vendor Risk Management Central Repository).

#### Impact of Excluded Contracts

FHLBank is committed to advancing DEIB in all business activities and specifically engaging Diverse-Owned Businesses. However, there may be instances when the excluded contract types could negatively or adversely impact a Diverse-Owned Business.

In an effort to negate those cases, the Office of DEIB shall monitor the list of excluded contracts at the appropriate review period of this Policy to determine the impact of excluded contracts on diverse-owned businesses and propose revisions to the Executive Team as deemed necessary by the Office of DEIB.

Furthermore, analysis regarding the impact of excluded contracts can be found in Appendix C, herein.

#### **Other Business Activities**

#### **Board of Directors**

FHLBank shall encourage the consideration of DEIB in soliciting nominees for positions on the board, and shall encourage members and interested parties to consider DEIB in nominating candidates for positions on the board. The board will consider DEIB when electing members to the board.

#### Affordable Housing Advisory Council (AHAC)

FHLBank shall encourage the consideration of DEIB in soliciting nominees for positions on the AHAC, and shall encourage members and interested parties to consider DEIB in nominating candidates for positions on the AHAC. The board will consider DEIB when appointing members to the AHAC.

#### Member Outreach

FHLBank shall establish in the DEIB Strategic Plan outreach and recruiting efforts to members or potential members that are owned by diverse individuals.

#### **Requests for Reasonable Accommodation**

In accordance with PCD procedures, any request for a reasonable accommodation for disabilities and/or religious beliefs or practices shall be directed to the CPIO. After receiving any such request, the CPIO shall follow such procedures as the CPIO has developed, with consultation and approval of an attorney in the Legal department as the CPIO has deemed necessary and appropriate, for accepting, reviewing, and granting or denying requests for reasonable accommodations of disabilities and/or religious beliefs or practices and shall document, on the request, the reasons for granting or denying the request for reasonable accommodation form. All requests shall be tracked for purposes of including in the MWI Annual Report.

#### **Retaliation**

Retaliation against anyone for reporting complaints pursuant to this Policy, or for cooperating with an investigation of a complaint, or for making a request for a reasonable accommodation for disabilities and/or religious beliefs or practices, is expressly and strictly prohibited.

#### **Complaint Handling**

In accordance with FHLBank's complaint procedure, which provides for a prompt, thorough, and objective investigation of any assertion of a violation of the MWI regulations or this Policy, whether from an Applicant, a business partner, or a potential vendor, any complaint shall be directed to the CPIO. In the event of complaints involving PCD or the Office of DEIB, complaints may be directed to the Chief Legal and Ethics Officer (CLEO).

The complaint form is located on FHLBank's website and may be requested via hard copy by calling 1-785-478-8028 or 1-785-478-8077. Completed forms may be submitted electronically to: CPIO@FHLBTopeka.com; or hard copy to: FHLBank Topeka, Attn: CPIO, 500 SW Wanamaker, Topeka, Kansas, 66606. In the case of complaints involving PCD or the Office of DEIB, completed forms may be submitted electronically to: CLEO@FHLBTopeka.com; or hard copy at the foregoing address, Attn: CLEO.

After receiving a complaint form, the CPIO or the CLEO, as appropriate, in conjunction with the Legal department, shall conduct an investigation, as appropriate, and take whatever remedial or preventive measures are necessary to ensure that both the letter and the spirit of this Policy are enforced. All DEIB-related complaints shall be tracked for purposes of including in the MWI Annual Report.

#### **Compliance, Internal Audit, and Risk Assessments**

The DEIB Program shall be subject to periodic reviews conducted by FHLBank's Compliance and Internal Audit departments. These reviews serve to ensure the DEIB Program's compliance with the MWI Regulation and further FHFA guidance. Any guidance provided to the Office of DEIB from the FHFA shall promptly be provided to the Compliance department.

Furthermore, the the Office of DEIB shall collaborate with the Operations Risk department to oversee the evaluation and incorporation of DEIB into the entity-wide and department-level risk assessment process.

#### **Monitoring and Reporting**

The Office of DEIB, in partnership with the DEIB regulatory stakeholders, shall utilize the DEIB Regulatory Reporting Data Management Architecture to inform and direct the following responsibilities.

#### Workforce

PCD shall implement appropriate internal procedures to track the information necessary to prepare the reports required by this Policy, including information on Diverse Applicants and business partners, complaints involving this Policy, and requests for reasonable accommodation. Such information shall be compiled in the Quarterly Data Report (QDR) and MWI Annual Report (or Annual Data Report (ADR)). These reports shall be certified by the CPIO submitted to the FHFA, for the QDR, with data for each calendar quarter no later than 45 calendar days after the end of each quarter, and for the ADR, with data as of December 31, no later than March 31, each calendar year.

To aid in the oversight of FHLBank's DEIB Program, the CPIO shall prepare and submit quarterly reports on the data and activities associated therein to the CHRIC.

#### Supplier

The Office of DEIB in collaboration with Enterprise Procurement and Accounting shall implement appropriate internal procedures to track the information necessary to prepare the reports required by this Policy, including information on Diverse Vendors and contracts. Such information shall be compiled in the MWI Annual Report, which shall be certified by the CPIO and reported to the FHFA, with data as of December 31, no later than March 31, each calendar year. Similar and additional information shall be compiled in the QDR submitted to the FHFA no later than 45 calendar days after the end of each quarter.

Additionally, the Office of DEIB shall validate the vendor selection and diverse vendor certification process as described in the procedures.

FHLBank shall provide data on its engagement of (i.e., spend with) vendors on a quarterly and annual basis to the FHFA. All spend shall be reported unless otherwise excluded for various reasons noted in Appendix B herein. To assist with these efforts, reporting requirements shall be incorporated into applicable contracts. More information may be found in the *Vendor Risk Management Policy*.

#### Capital Markets

PCD in collaboration with FHLBank's Capital Markets department shall implement appropriate internal procedures to track the information necessary to prepare the reports required by this Policy, including information on approved Diverse Broker Dealers and investment activities. Such information shall be compiled in the MWI Annual Report, which shall be certified by the CPIO and reported to the FHFA, with data as of December 31, no later than March 31, each calendar year. Similar and additional information shall be compiled in the QDR submitted to the FHFA no later than 45 calendar days after the end of each quarter.

#### Housing and Community Investment

PCD in collaboration with FHLBank's Housing and Community Development department shall provide outreach information to be reported to the FHFA on the ADR including addressing strategies, initiatives, and activities the regulated entity has undertaken during the prior year to communicate with minority-serving organizations to help identify ways in which it might improve business with diverse-owned businesses including in affordable housing, community investment and voluntary programs.

#### **Quality Assurance/Quality Control (QA/QC)**

To support an effective and accurate reporting process, PCD shall design and maintain an internal control program that requires QA/QC reviews to be performed on regulatory reporting data submitted to the FHFA, board of directors, or Senior Management. The QA/QC reviews prescribed in the internal control program shall require PCD to examine the regulatory data as it progresses through the data creation, preparation, and submission process.

#### **Change Management**

The DEIB regulatory stakeholders shall meet to discuss changes occurring within each respective stakeholders' group. Topics discussed and addressed by the stakeholder group and the FHFA shall be captured in a centralized location. The stakeholders will identify if they are in compliance and if not, what steps need to take place to become compliant. The Director of DEIB and Procurement will monitor and review any major changes made.

#### **DEIB Strategic Plan**

The Office of DEIB shall prepare a DEIB Strategic Plan every three years to be approved by the board, which shall be reviewed annually. The DEIB Strategic Plan shall include the goals; annual, quantifiable targets; objectives; action items; and metrics that will aid FHLBank in advancing DEIB in all business activities.

Furthermore, PCD shall document the analysis, rationale and factors used to determine quantifiable targets.

#### **Limitation of Expressed Rights or Benefits**

This Policy does not, and should not be construed to create, any right or benefit, substantive or procedural, enforceable at law, in equity, or through administrative proceeding, by any party against FHLBank or its directors, business partners, agents or any other person.

#### **Access to Information**

The Office of DEIB shall have the right to access all information necessary to carry out its responsibilities as FHLBank's Office of DEIB. Business partners shall cooperate in supplying such information, as requested by the CPIO, the Director of HR Operations and Compensation, the Director of DEIB and Procurement, the DEIB Program Manager, or the Recruiter and HRI Professional.

#### **Exceptions/Violation**

Exceptions to this Policy are permitted only by the President or the CPIO, unless otherwise contemplated in this Policy or Appendix A. Exceptions to this Policy, other than those reflected in ProcessUnity, shall be reported to the CHRIC in the next regular report of PCD regarding DEIB.

Any violation of this Policy may result in disciplinary action up to and including termination.

#### **Policy Publication**

This Policy shall be posted on FHLBank's website, in a format that is readable by reading software for the visually impaired.

#### **Policy Review**

This Policy shall be reviewed annually and revised as needed by the CPIO. Following such review, the Policy shall be submitted for review by the Executive Team and approval by the President. In the event of any proposed revisions to the Policy, such revisions shall be submitted for review and approval by the CHRIC and the board.

# APPENDIX A Excluded Contracts

The types of contracts listed below are exempt from certain requirements described in the DEIB Program and are effective as of January 1, 2020. If elements within this exemption list should change for any reason, including changes to thresholds, exceptions, limitations, FHLBank will need to notify the FHFA within thirty (30) days.

Exclusion	Exempt from the following requirement			Rationale
	Equal	Vendor	Publication	
	Opportunity	Selection		
Grandfathered Contracts. Contracts in effect on January 27, 2011, are Grandfathered Contracts.  • Regardless of the initial effective date, Master agreements and perpetual contracts shall be reviewed every five (5) years inclusive of a diverse vendor search.  • Auto renewal provisions may not renew a contract for more than three (3) years and a diverse vendor search must be conducted at each renewal period.		•		The regulations pertaining to Minority and Women Inclusion (MWI) at 12 C.F.R. Part 1223, do not require that changes be made to contracts in effect on and prior to January 27, 2011. FHLBank instead is focused on new contracting opportunities.
Contracts not for goods or services. Contracts that do not involve the acquisition of goods or services are exempt, including, among other things:		<b>√</b>	<b>✓</b>	FHLBank believes that contracts for goods and services present the best opportunity to advance the interests of vendor DEIB.

Exclusion	Exempt from the following requirement			Rationale
	Equal	Vendor	Publication	
	Opportunity	Selection		
<ul> <li>Federally required</li> </ul>				
sources (e.g., FDIC,				
airports, Comptroller of				
the Currency, FHFA)				
• State or local				
government sources				
(e.g., state regulators)				
<ul> <li>Dues and membership</li> </ul>				
fees/subscriptions				
<ul> <li>Letters of credit</li> </ul>				
• Lien release and				
intercreditor				
agreements				
<ul> <li>Contracts evidencing</li> </ul>				
debt or equity issues by				
FHLBank				
Indemnification				
agreements				
Confidentiality and/or				
non-disclosure				
agreements				
<ul> <li>Information sharing agreements</li> </ul>				
• Contracts for the				
purchase or lease of real				
property				
<ul> <li>Food services</li> </ul>				
<ul> <li>Benefit expenses,</li> </ul>				
including pension				
funding or medical, but				
does not include the				
services of brokers or				
money managers				
<ul> <li>Garnishments</li> </ul>				
<ul> <li>Accounts receivable</li> </ul>				

Exclusion	Exempt from	the following	ng requirement	Rationale
	Equal	Vendor	Publication	
	Opportunity	Selection		
Customer and Counterparty Contracts. Customer contracts (including advances agreements and other contracts with members and contracts with recipients and beneficiaries of AHP awards) and contracts with principals in financial transactions (including contracts with swap counterparties and insurance contracts with our carriers) are exempt from the requirements of the DEIB Program. If FHLBank pays an institution to broker a financial transaction, contracts for such brokerage services (e.g., insurance brokerage and brokered overnight Fed Funds transactions) are not exempt.	<b>√</b>			FHLBank believes that contracts for goods and services present the best opportunity to advance the interests of vendor DEIB.
Business Partner or Director Payments and/or Reimbursements. Payments includes payroll. Goods or services paid for by business partner or director and then reimbursed by FHLBank pursuant to FHLBank's reimbursement policies are exempt.	✓	<b>✓</b>	<b>√</b>	The terms of the MWI regulations only apply to amounts paid by FHLBank to a vendor and do not include amounts paid by a business partner and/or director and then reimbursed by FHLBank.
Matters involving sensitive issues or emergency situations (as determined by an attorney in the Legal department).	<b>√</b>	<b>✓</b>	✓	In the interest of safety and soundness, certain matters involving sensitive legal issues or emergency situations, as determined by an attorney in the Legal department, shall not be subject to the terms of this DEIB Policy.

Exclusion	Exempt from the following requirement			Rationale
	Equal	Vendor	Publication	
	Opportunity	Selection		
Frequently utilized, large	<b>√</b>			It would be commercially
internet marketplace vendors.				unreasonable to subject
Frequently utilized, large internet marketplace vendors are those through which FHLBank purchases a high volume of goods and include, for				arrangements with High Volume Vendors to the Publication or Vendor Selection Requirements, except on an annual basis. In addition, generally with frequently utilized, large internet
example, New Egg, Amazon, and CDW. Relationships with frequently utilized, large internet marketplace vendors shall be subject to the Publication and Vendor Selection Requirements on an annual basis.				marketplace vendors, there is no opportunity to insist that the vendor agree to a particular provision or form of FHLBank contract, but FHLBank has added the Equal Opportunity Clause to its standard purchase order to include the clause where possible.
Goods under \$25,000. This exemption only applies to the extent FHLBank does not purchase more than \$25,000 in goods from a single vendor in a given calendar year.	✓			Single purchases for goods under \$25,000 are excluded from the DEIB Program by the terms of the MWI regulations.
Sole Source Contracts. A sole source is defined as the only supplier that can provide FHLBank with the goods or services it needs. Examples include, but are not limited to, situations in which a sole source has established a monopoly, or is the only known source, nationwide, that meets FHLBank's requirements for a good or service (e.g., Bloomberg or Microsoft).				It would be commercially unreasonable to subject arrangements for which there is only a sole source to the requirements of this Policy. However, the contracting opportunity shall be subject to the Publication and Vendor Selection requirements on a triennial basis to confirm that the vendor remains the "sole source."

Exclusion	Exempt from the following requirement			Rationale
	Equal	Vendor	Publication	
	Opportunity	Selection		
Purchases with FHLBank Credit	$\checkmark$	$\checkmark$	$\checkmark$	Typically, purchases made on
<u>Cards.</u> Purchases made using				FHLBank credit cards are small dollar
FHLBank credit cards are				amount transactions with no
exempt.				opportunity to insist that the vendor agree to a particular form of FHLBank
				contract. Further, in the vast majority
				of cases, publication of the
				opportunity would be impractical.
Offsite Training Contracts.	✓	✓	✓	Typically, training is specialized and
Contracts with vendors that				therefore FHLBank cannot impact the
provide training for business				selection of a diverse trainer or
partner development off of				training entity when it is provided off
FHLBank premises				of FHLBank premises.
Other Exceptions. An SVP or	Cas	se by case b	asis.	The party approving the exception
higher or an attorney in the Legal				shall document the rationale in the
department may approve				ProcessUnity at the time of approval.
additional exceptions, in				
collaboration with Office of DEIB,				
when deemed to be in the best				
interest of FHLBank and				
consistent with applicable legal				
requirements.				

### APPENDIX B Excluded Vendor Spend

The categories listed below are exempt from reporting submitted to the FHFA quarterly and annually and are effective as of January 1, 2020. If elements within this exemption list should change for any reason, including changes to thresholds, exceptions, limitations, FHLBank will need to notify the FHFA within thirty (30) days.

Exclusion	Rationale
<u>Supplier Category.</u> The following	FHLBank believes that spend with vendors for goods and services present the best
Supplier Categories located on	opportunity to advance the interests of vendor DEIB.
the "Vendor Type and Contact	
Information Report" file located	
in Workday:	
Government	Transactions in this category are conducted with government entities such as the FDIC,
Mortgage Polescos	Comptroller of the Currency, and the Shawnee County Treasurer.  Transactions in this category are conducted with government entities such as counties.
Mortgage Releases	Transactions in this category are conducted with government entities such as counties and cities.
ProcessUnity Product/Service	The ProcessUnity Product/Service Categories listed align with the data reporting
<u>Categories.</u> The following	exceptions outlined in the Data Reporting Manual provided by the FHFA.
ProcessUnity Product/Service	
Categories:	
Government	
Entities/Municipalities	
Employee Benefits	
Utilities (if provider is a	
sole source entity)	
Non-FHLBank Expenditures. The	The Non-FHLBank Expenditures listed are those that require FHLBank to act as a
following Non-FHLBank	conduit until the transaction is completed. FHLBank believes that these expenditures
Expenditures:	are not for goods and services and do not present the best opportunity to advance the interests of vendor DEIB.
Garnishments     Dayroll withholdings	interests of vertuor detail.
Payroll withholdings	
Accounts Receivable     Deformed Gain / Lange	
Deferred Gain/Loss	
Other Exclusions. The following	
various exclusions:	
<ul> <li>Salary and Benefits</li> </ul>	FHLBank business partner salaries and benefits are deemed neither goods nor services
	and therefore do not impact spend with vendors.
Utilities (if provider is a	Utilities provided by a sole source entity is a data reporting exception outlined in the
sole source entity)	Data Reporting Manual provided by the FHFA.
Employee	Transactions in this category are for FHLBank business partner reimbursements.
Director	Transactions in this category are for FHLBank board of director reimbursements and
	fees.
• AHAC	Transactions in this category are for FHLBank AHAC member reimbursements and
	fees.

# APPENDIX C Excluded Contract Impact Analysis

FHLBank includes the following analysis as directed by 12 C.F.R. 1223.21(9)(iii). The table below describes any negative or adverse impact the implementation of thresholds, exceptions, or limitations would likely have on contracting opportunities for minorities, Women, individuals with disabilities, individuals in the LGBTQ+ Community and Minority-, Women-, Disabled-, and LGBTQ+-Owned Businesses.

Exclusion	L	evel of Impa	ct	Conclusion
	No Impact	Minimal	Impact	
		Impact		
Grandfathered Contracts.			✓	The exclusion of Grandfathered Contracts does impact diverse vendors by limiting new contracting opportunities. Therefore, agreements considered to be Grandfathered Contracts are required to be reviewed every five (5) years with auto renewals capped at no more than three (3) year renewal terms. With each review, a diverse vendor search is required.
Contracts not for goods or services.		<b>√</b>		FHLBank believes there is a minimal impact to diverse vendors regarding Contracts not for goods or services. Therefore, FHLBank will review the types of contracts it considers not for goods or services during the appropriate review period of the DEIB Policy.
Customer and Counterparty Contracts.	✓			FHLBank believes there is no impact to diverse vendors regarding Customer and Counterparty Contracts. FHLBank's customers are not vendors and the Customer and Counterparty Contracts for brokerage services (i.e., Capital Markets) are not included in this exception.
Business Partner or Director Payments and/or Reimbursements.	<b>√</b>			FHLBank believes there is no impact to diverse vendors regarding Business Partner or Director Payments and/or Reimbursements. Business partners and directors are not vendors.

Exclusion	L	evel of Impa	act	Conclusion
	No Impact	Minimal Impact	Impact	
Matters involving sensitive issues or emergency situations		<b>✓</b>		FHLBank believes there could be a minimal impact to diverse vendors regarding contracts concerning matters involving sensitive issues or emergency situations. However, due to the emergent and sensitive nature of the situation, it is likely there is not sufficient time to search for a diverse vendor.
Frequently utilized, large internet marketplace vendors.				FHLBank believes there is minimal impact to diverse vendors regarding contracts with frequently utilized, large internet marketplace vendors. The vendors impacted by this exclusion are typically large, majority-owned firms. And although FHLBank business needs may be fulfilled through several smaller diverse vendors, it is not feasible as a result of the frequency in which the large internet marketplace vendors are utilized. Due to the level of impact, FHLBank will review the types of contracts it considers to be with frequently utilized, large internet marketplace vendors during the appropriate review period of the DEIB Policy.
Goods under \$25,000			✓	FHLBank believes there could be a minimal impact to diverse vendors regarding contracts for Goods under \$25,000. However, this exclusion aligns with the MWI Regulation.
Sole Source Contracts		<b>✓</b>		FHLBank believes there could be a minimal impact to diverse vendors regarding Sole Source Contracts. Therefore, in alignment with this Policy, Sole Source Contracts are reviewed on a triennial basis at which time a diverse vendor search must be conducted, to confirm that the vendor remains the "sole source."

Exclusion	L	evel of Imp	act	Conclusion
<b>Purchases with FHLBank Credit</b>			<b>√</b>	FHLBank believes there could be a
<u>Cards</u>			,	minimal impact to diverse vendors
				regarding purchases with an FHLBank
				credit card. However, FHLBank credit
				card purchases are typically small-
				dollar transactions that typically
				classify as Goods under \$25,000.
Offsite Training Contracts	<b>✓</b>			FHLBank believes there is no impact to
	•			diverse vendors regarding Offsite
				Training Contracts. Typically, FHLBank
				cannot impact the selection of a
				diverse trainer or training entity when
				the training is provided off of FHLBank
				premises.