Membership Application





Prepare and submit an original of this membership application to:

Membership Application – Business Development Federal Home Loan Bank of Indianapolis 8250 Woodfield Crossing Boulevard Indianapolis, IN 46240

If you wish to transmit the completed application packet electronically, please securely submit the application and materials to MemberServices@fhlbi.com and notify both contacts listed below.

Prepare and include with the application the following documents related to the credit union applying for membership:

- 1) A copy of the credit union's latest call report filed with its appropriate regulatory agency.
- 2) A copy of the most recently audited financial statements and management letter for the credit union as prepared by an independent certified public accountant. In absence thereof, please contact the Business Development Department (First Line Credit) for other acceptable documents.
- 3) Latest annual report and published financial statements.
- 4) A copy of the credit union's Home Financing Policy (or other formal policy) and mortgage loan underwriting guidelines. Applicants should also include a written justification and supporting documentation/evidence on how and why the applicant's home financing policy and business activities are consistent with the FHLB system's housing finance mission.
- 5) A copy of the credit union's Articles of Incorporation, Articles of Association or Articles of Charter (as applicable), along with all amendments needed to establish exact legal name and a copy of the current bylaws.
- 6) A list of all directors, senior officers, and subsidiaries of the credit union. For subsidiaries, please provide their primary activities.
- 7) A copy of the most recent Report of Examination (ROE) along with a copy of the credit union's management response to the ROE.

If you have any questions regarding completion of this application, please contact:

Doug Houck

First Line Credit Risk Manager (317) 465-0508 dhouck@fhlbi.com **Steve Doan**

Sr. Director, Lending and Member Solutions (317) 465-0324 sdoan@fhlbi.com



General Information

Nai	me of Credit Union			
Str	eet Address PO Box			
City		State		Zip Code
Phone Number		Fax Number		
Fed	Federal Tax Identification Number Website		dress	
Nai	me of Primary Contact Person			
Titl	e of Primary Contact Person			
Phone Number Em		Email Addre	SS	
Nai	me of Managing Officer		Title of Managing Officer	
Type of Deposit Insurance				
If privately insured Date of most recent exam?				
De	posit Insurance Certificate Number			
1)	Has the applicant ever been a member	er of the	Federal Home Loan Bank	System? OYes ONo
	Why did the credit union withdraw from membership? (Please attach a separate sheet.)			arate sheet.)
2)				ction by any of its
regulatory authorities? OYes ONo If so, please attach a copy of the enforcement agreement, or a separate sheet with a brief explanation regarding the nature of the agreement and how the credit union is complying with the terms.				
			et with a brief explanation	
			ng with the terms.	
3)	Is the credit union a member of the F	ederal Re	eserve System? OYes	No
4)	What is the date of the credit union's	fiscal ye	ar-end?	



	a)	Is the credit union considered "well capitalized" pursuant to the Prompt Corrective Action standards? OYes ONo
	b)	If applicable, what is the level of transfer from the credit union's undivided earnings to the credit union's regular reserve account (expressed as a percentage of total assets) as of the most recent quarter-end?
	c)	Is the credit union currently subject to a net worth restoration plan? OYes ONo
6)	Me	erger Activity Information:
	a)	Has there been any merger or acquisition activity in the last two years of operation? (Beginning with the most recent quarter) OYes ONo
	b)	Are there any pending mergers that will take place in the next two quarters? (If so, please attach a separate sheet briefly explaining.) OYes ONo
7)	Ou	tline the eligibility requirements for membership in the credit union.
8) What products and services do the credit union offer that represent investment in the community?		



5) Capital Requirement Information:

9)	in what ways does the credit union participate in community development and show
	community support?

10) Is the credit union certified as a CDFI Credit Union? OYes ONo

If certified as a CDFI Credit Union, please provide certification documentation received from the US Treasury/CDFI Fund.

Home Financing Policy - Sound and Economical Determination

The following Home Financing Policy – Sound and Economical Determination and Alignment with the FHLB System Mission are only required for institutions not subject to the Community Reinvestment Act (CRA). If your institution is subject to, and has received a CRA rating, please provide documentation regarding that rating and disregard the following sections.

A requirement for FHLB applicants outlined in 12 CFR§1263.6 (a)(6) requires applicants demonstrate their "home financing policy is consistent with sound and economical home financing." While there is no formal regulatory definition on what constitutes "sound and economical home financing," FHLBank Indianapolis requires the following parameters to demonstrated in the submitted home financing policy to qualify as "sound and economical":

- 1) **Underwriting Standards** Guidelines or selection criteria for originating or investing in home loans and/or residential investment transactions (e.g. RMBS purchases).
- 2) **Risk Management Practices** Risk management activities taken to ensure the home financing activities are being done in a safe and sound manner.
- 3) **Compliance with Laws and Regulations** Home financing transactions must comply with all applicable laws and regulations.

An applicant that does not have a formal home financing policy may provide separate procedural or policy documents that will serve as a "de facto home financing policy" provided they contain and demonstrate the three core parameters outlined above.

The following questions and responses will assist in supporting the basis for determining if the applicant's home financing policy (or de facto home financing policy) is "sound and economical."

1)	What policies or procedures, if any, have the applicant adopted that address how the applicant		
	finances or invests in housing-related assets that are consistent with sound and economical		
	transactions? Examples include mortgage loan underwriting guidelines, investment selection criteria,		
	consumer protection and fair housing guidelines or other similar policies or procedures. Please list and		
	provide copies of all relevant documents to the Bank:		



Does the applicant have underwriting standards or selection criteria for their home financing transactions? OYes ONo		
policy or procedural documents:		
Does the applicant have risk management practices in place to adequately manage and control		
the risk associated with their home financing transactions? Examples can include stress testing,		
reporting to senior management, loan/investment reviews, concentration limits, etc. OYes ONo		
In general, please describe these practices and note where these references are located within		
your policy or procedural documents:		
Does the applicant abide by all applicable laws and regulations when engaging in their home		
Does the applicant abide by all applicable laws and regulations when engaging in their home financing transactions? OYes ONo		
financing transactions? OYes ONo		
financing transactions? OYes ONo In general, please describe how the applicant abides by applicable laws and regulations and note		
financing transactions? OYes ONo In general, please describe how the applicant abides by applicable laws and regulations and note where adherence to these laws are located and referenced within your policy or procedural		
financing transactions? OYes ONo In general, please describe how the applicant abides by applicable laws and regulations and note where adherence to these laws are located and referenced within your policy or procedural		
financing transactions? OYes ONo In general, please describe how the applicant abides by applicable laws and regulations and note where adherence to these laws are located and referenced within your policy or procedural		
financing transactions? OYes ONo In general, please describe how the applicant abides by applicable laws and regulations and note where adherence to these laws are located and referenced within your policy or procedural		



FHLB System Mission Alignment

A requirement for FHLB applicants not subject to the Community Reinvestment Act (outlined in 12 CFR§1263.13(b) require applicants submit a written justification on how and why their home financing policy (or de facto home financing policy) is consistent with the FHLBank System's housing finance mission.

12 CFR§1265.2 provides that, "The mission of the FHLBanks is to provide to their members' and housing associates financial products and services, including but not limited to advances, that assist and enhance such members' and housing associates financing (a)Financing of housing, including single-family and multifamily housing serving consumers at all income levels; and (b) Community lending."

The FHLBank Indianapolis expects applicants to demonstrate the ability to originate, acquire or invest in single-family and/or multifamily home mortgage loans and/or securities backed by these loans; abide by all relevant consumer protection laws and regulations; and engage in community development, support or investment activities that meet the needs of the community the applicant serves

11 I V	estiment detivities that meet the needs of the community the applicant serves.
the	e following questions and written responses will assist in supporting the basis for determining if applicant's home financing policy (or de facto home financing policy) is consistent with the LBank System's housing finance mission.
1)	Does the applicant originate, acquire or invest in single-family and/or multifamily home
	mortgage loans? OYes ONo
2)	Does the applicant invest in securities backed by single-family and/or multifamily home
	mortgage loans? OYes ONo
3)	When originating or acquiring single-family and/or multifamily home mortgage loans or
	investing in securities backed by these loans, does the applicant abide by all applicable federal,
	state and local anti-predatory lending, credit-related consumer protection, unfair and
	deceptive lending practice, and fair housing and other similar nondiscrimination laws and
	regulations? OYes ONo
4)	Please describe how the applicant abides by consumer protection laws and regulations and
	note where adherence to these requirements is located and referenced within your policy or
	procedural documents. Please also describe any other efforts taken to ensure consumers rights are
	being protected.



Additional Requirements

In addition to answering the above questions, please submit with your application a formal written justification that outlines how and why the applicant feels their home financing policy and business activities are consistent with the mission of the FHLBanks. In drafting your statement, please include items and information that:

- Recognizes the importance of the FHLBank System housing finance mission with emphasis on sound and economic transactions.
- Identifies the relevant policies or procedures that describe the applicant's philosophy regarding the
 origination, investment or acquisition of mortgage-related assets. Mortgage-related assets include
 single-family home mortgage loans, home equity loans and lines-of-credit, multifamily home
 mortgage loans (apartment buildings, college dormitories, nursing homes/care centers for elderly
 individuals, etc.), and pass-through, mortgage-backed securities and collateralized mortgage
 obligations (CMOs and REMICs) backed by residential mortgage loans.
- Describe policies, procedures, and practices to ensure compliance with applicable anti-predatory lending, fair-housing and consumer protection laws for both origination and investment activities.
- Describe in what ways the applicant participates in community development and support and otherwise meets the needs of the community the applicant serves.
- Identify and describe products and services offered to the communities the applicant serves that align with the mission of the FHLBank System.

Please attach with your written justification statement all applicable policies, references and other supporting information that should be considered and evaluated by the FHLBank Indianapolis.



Computation of FHLBank Capital Stock Requirement

Pursuant to Section V of the FHLBank Indianapolis Capital Plan, each institution applying for membership must purchase and maintain FHLBank Indianapolis Class B capital stock in an amount equal to its membership stock requirement. The FHLBank Indianapolis Capital Plan defines the membership stock requirement as a percentage of the member's total assets subject to certain minimums and maximums. The initial membership stock requirement for your institution is as follows:

Date – Latest Quarter-End	

APPLICANT MEMBERSHIP REQUIREMENT

TOTAL ASSETS	\$
0.10% OF TOTAL ASSETS ROUNDED TO NEXT HIGHEST \$100 (Line 2)	\$
MINIMUM REQUIREMENT	\$ <u>7,500</u>
MAXIMUM REQUIREMENT	\$ <u>5,000,000</u>
DOLLAR AMOUNT OF FHLB STOCK REQUIRED (Enter Line 2 or Minimum/Maximum if Line 2 outside	
those bounds.)	\$



Application for Membership and Purchase of Federal Home Loan Bank Stock

Date of Application
The undersigned applicant (Applicant) hereby applies for membership in the Federal Home Loan Bank of
Indianapolis (FHLBank) and, if approved for membership, will purchase shares of stock at the
par value of \$100 each in the FHLBank, and agrees to make payment in the amount of \$ as
payment of said stock purchase within 60 calendar days of approval for FHLBank membership.
Applicant is of the opinion that it is eligible to become a member of the FHLBank and that it is authorized
to purchase and hold capital stock in the FHLBank and to maintain deposits there. Applicant understands
that this application must be considered, acted upon, and approved by the Federal Housing Finance Agency
(FHFA) before becoming a member of the FHLBank.
In submitting this application, Applicant understands and agrees that:

- 1) Applicant will be advised whether or not its application for membership is approved.
- 2) If admitted to membership, Applicant will conform to all requirements of the Federal Home Loan Bank Act, as now or hereafter amended, and to the rules and regulations thereunder.
- 3) In applying for, and if Applicant is admitted to membership, the FHFA and the FHLBank are authorized to receive any information, examination reports and other supervisory materials provided by the appropriate state or federal regulatory authority or officer exercising supervisory authority over applicant regarding Applicant and its affairs.
- 4) Applicant will not represent itself to be a member of the FHLBank until it has received notice of approval of membership and has purchased its minimum stock requirement.

Affidavit Of Managing Officer

State of}
}
I,, Managing Officer of
Name of Credit Union
do solemnly swear that, to the best of my knowledge and belief, the financial statements of said Credit Union correctly reflect the true financial condition thereof; that said Credit Union has no undisclosed assets nor any undisclosed liabilities either real or contingent that are not recorded therein; that all notes, mortgages, or other instruments supporting the assets recorded on the Credit Union's financial statements are in full force and effect and that the signatures appearing thereon are genuine; and that there are no undisclosed commitments, no material pending suits, nor unsatisfied judgments against the Credit Union, except as follows:
Signature (Managing Officer)
Subscribed and sworn to this day of .20



Officer Certification on Corporate, Director, And Senior Officer Conduct

I certify that I am the chairperson, managing officer, or other duly authorized officer of the above applicant and that it is authorized under the laws of the United States and of this State, and under its corporate charter, constitution and bylaws, and by board resolution to apply for membership in, buy stock, do business with, open accounts, maintain deposit(s) in, become a member of the Federal Home Loan Bank referred to, and pay the expenses incident to such application; and that the foregoing has been legally done and validly executed to accomplish such purposes.

Furthermore, at the present time, I certify that except as described in a separate document filed with this membership application:

Enforcement Actions

Neither the applicant nor any of its directors or senior officers is subject to, or operating under, any enforcement action instituted by its appropriate regulator.

Criminal, Civil or Administrative Proceedings

Neither the applicant nor any of its directors or senior officers has been the subject of any criminal, civil or administrative proceedings reflecting upon creditworthiness, business judgment or moral turpitude since the most recent regulatory examination report.

Criminal, Civil or Administrative Monetary Liabilities, Lawsuits or Judgments
 There are no known potential criminal, civil or administrative monetary liabilities, material pending lawsuits or unsatisfied judgments against the applicant or any of its directors or senior officers since the most recent regulatory examination report that are significant to the applicant's operations.

Data	
Date:	
	Chairperson or Managing Officer



I certify that I am the duly elected, qualified, and acting secretary (or cashier) of the above mentioned applicant and that at a regular meeting of its board of directors/trustees or at a special meeting thereof called for that purpose, a quorum being present, a resolution was adopted, and recorded in the minutes as follows:

"BE IT RESOLVED that this Credit Union applies for membership in the Federal Home Loan Bank of Indianapolis, that if approved for membership it will subscribe and pay for stock therein as provided in the Federal Home Loan Bank Act, as amended, and that it be fully authorized to do business with, and exercise all of the privileges of membership in said Bank as provided in said Act;"

"BE IT FURTHER RESOLVED that the managing officer and secretary (or cashier) be authorized and directed to execute an application as prescribed by the Federal Housing Finance Agency and any other papers and documents required in connection therewith, to pay all expenses, and to do all other things necessary or proper in connection with applying for, obtaining and retaining such membership privileges thereof as the said Agency may by regulations prescribe."

I further certify that, pursuant to said resolution, the foregoing application for membership was duly executed and that any information and documents required by the Federal Housing Finance Agency are attached or accompany the same and that said information is correct and said documents are true and correct copies of what the same purport to be.

Signature (Secretary or Cashier)

Mortgage Lending Questionnaire

1)	Please place an "X" next to each type of long-term mortgage loan the credit union originates
	(include loans originated that will subsequently be sold within the secondary market and those
	originated through subsidiaries):

Original Maturity	Fixed-Rate	Variable-Rate	Amortization Period		
5-Year Balloon				Years	
7-Year Balloon				Years	
10-Year Balloon				Years	
10-year				Years	
15-year				Years	
20-year				Years	
30-year				Years	
Other				Years	
Maximum I	Loan-to-Value	%(Fixed-Rate)		
		%(Variable-Ra			
Other comments regard	ling home mortgage lo	oan programs offered:			
2) Is your credit union	an approved seller/ser	vicer for: FHLMC? OYes	ONo FNMA? OYe	s ONo	
Does your credit union offer mortgage loans on multifamily dwellings? OYes ONo					
If so, please describe	e briefly the terms offe	red.			



Computation of Residential Mortgage Loan and Long-Term Home Mortgage Loan Requirement

1-4 Family Residential Mortgage Loans					
(Include First and Junior Liens.) Subtract vacant lot loans and all construction loans.	1. \$				
Multifamily Residential Mortgage Loans Subtract vacant lot loans and all construction loans.	2. \$				
Funded Residential Construction Loans Subtract unfunded loans, nonresidential loans and land development loans.	3. \$				
Consumer Loans Include only manufactured housing loans not secured by real estate but subtract other consumer loans such as					
vehicle or educational loans.	4. \$				
Residential Mortgage Pass-Through Securities	5. \$				
Residential Mortgage-Derivative Securities	6. \$				
Total Residential Mortgage Loans Sum of Lines 1 through 6.	7. \$				
Total Assets	8. \$				
Percent of Residential Mortgage Loans Line 7 divided by Line 8.	9%				
Long-Term Home Mortgage Requirement Enter the lesser of \$5 million or 10% of Total Residential Mortgage Loans (Line 7).	10				

Footnote: In general, an applicant's balance sheet must contain at least 10% of its assets in residential mortgage loans as defined in §1263.1 and §1263.10. Other types of loans not listed above that are residential in nature may also qualify for the 10% requirement and will be reviewed as requested.

An applicant's balance sheet must reflect ownership of long-term home mortgage loans in the amount of 10% of residential mortgage loans or \$5.0 million, whichever is less. Use the Computation of Long-term Home Mortgages (following page) to identify amounts of long-term home mortgage loans to satisfy this requirement.



Computation of Long-Term Home Mortgages

As stated in §1263.1, long-term is defined as a term to mat origination.	turity of five years or greater at the tim
Long-Term Home Mortgage Requirement Carry over Line 10 from Computation of Residential Mortgage Loan & Long-term Home Mortgage Loan Requirement Worksheet.	1. \$
1-4 Family Residential Mortgage Loans Subtract vacant lot loans and all construction loans. Include only first liens.	2. \$
Multifamily Residential Mortgage Loans Subtract vacant lot loans and all construction loans. Include only first liens.	3. \$
Residential Mortgage Pass-Through Securities Include only securities in which underlying loans are long-term home mortgages.	4. \$
Residential Mortgage-Derivative Securities Include only securities in which underlying loans are long-term home mortgages.	5. \$
Total Long-Term Home Mortgage Loans Sum of Lines 2 through 5.	6. \$
Percent of Residential Mortgage Loans Line 6 divided by Line 7 of previous page (Residential Mortgage Loans).	7%

Date – Latest Quarter-End

For the information entered below, please only include home-mortgage loans that are long-term in nature.

Footnote: An applicant's balance sheet must contain at least 10% of its assets in residential mortgage loans as defined in §1263.1 and §1263.10. Other types of loans not listed above that are residential in nature may also qualify for the 10% requirement and will be reviewed as requested.

Home mortgage loans include both loans and securities with underlying loans that meet the definition of home mortgage loan stated in §1263.1. Other loans/securities that are believed to be long-term home mortgages may also qualify and will be reviewed as requested.

