



FEDERAL HOME LOAN BANK OF DES MOINES CORPORATE GOVERNANCE PRINCIPLES

The Board of Directors of the Federal Home Loan Bank of Des Moines has adopted the following principles of corporate governance (“Principles”) to assist the Board in effectively performing its roles and responsibilities in governing the Bank. These Principles support the mission of the Bank, which is to be a reliable provider of funding, liquidity and services for our members so they can meet the housing, business, and economic development needs of the communities they serve. These Principles are guided by our shared values that guide behavior within and on behalf of the Bank. The Board will review these Principles from time to time and make such changes as it deems necessary and appropriate.

I. Mission of the Board

The Board of Directors provides oversight and strategic guidance to the Bank’s management and is responsible for defining and advancing the mission and activities of the Bank and for addressing the interests of its constituencies.

II. Composition and Duties of the Board

A. Core Competencies of the Board and Personal Characteristics

1. Skill and Experience for the Board as a Whole

The Board of Directors has determined that the following experience or skills are desirable for the Board of Directors as a whole in order to support the Bank in achieving its mission and strategy now and in the future:

- Expertise or knowledge in auditing, accounting, financial management and analyzing and understanding financial reports;
- Experience with credit, market, liquidity, operations and business risk management;
- Expertise in the banking, insurance, mortgage finance and housing industries;
- Experience in asset/liability and portfolio management, capital markets, and organizational management;
- Familiarity with the attributes of an effective system of internal controls;
- Familiarity with the Federal Home Loan Bank System;

- Expertise in the law, and regulatory compliance experience, including familiarity with the rules and regulations of the Securities and Exchange Commission and the Federal Home Loan Bank System;
- Experience representing consumer or community interests in banking services, credit needs, housing, or consumer financial protections;
- Corporate governance experience;
- Information technology experience;
- Project development and management experience;
- Strategic planning experience; and
- Experience in leadership practices that lead to organizational effectiveness.

2. Individual Characteristics

The Board has determined that its members should exhibit specific personal characteristics in order to effectively fulfill their responsibilities and duties as Directors.

All Directors should:

- Have high ethical standards and integrity in their personal and professional dealings;
- Be willing to act on and remain accountable for their boardroom decisions;
- Be able to provide wise, thoughtful counsel on a wide range of issues;
- Be financially literate;
- Be politically aware;
- Possess a mature confidence;
- Approach their peers on the Board responsibly, supportively, and with self-assurance;
- Demonstrate sensitivity to stakeholder relations and expectations;
- Value Board and team performance over individual performance; and
- Be inquisitive and comfortable asking questions of executive management.

As part of its review of these Principles, the Board periodically reviews the desired core competencies of the Board and the desired characteristics of individual Directors to ensure that each captures the skills and experience needed to address the current issues facing the Bank.

3. Diversity and Inclusion

The Board values a culture of diversity and inclusion and is committed to fostering diversity and inclusiveness amongst the Bank's employees, directors, and suppliers. The Board encourages the consideration of diversity in nominating or soliciting nominees for positions on the Board. Diversity encompasses not only those characteristics of gender, race, and ethnicity but also diverse thoughts and ideas gained through education and life experiences. To benefit from diversity, the Bank will be inclusive of and actively promote increased awareness and empathy towards the diversity of

those associated with the Bank. Differences will be valued and respected, enabling the Bank to more effectively fulfill its mission, realize its vision, live its values, and achieve its financial goals.

B. Vacancies

Vacancies in Independent or Member Directorships are filled by a vote of the Board of Directors for the remainder of the unexpired term with a person eligible to serve in such capacity.

C. Responsibilities

1. Basic Duties

The Bank's business is conducted by its employees, managers and officers, under the direction of the President and the CEO and the oversight of the Board, to enhance the long-term value of the Bank for its members. The Board of Directors is responsible for overseeing management and assuring that the long-term interests of the Bank's membership are being served. The Board of Directors must fulfill specific duties prescribed under the Federal Home Loan Bank Act and the Federal Housing Finance Agency (FHFA) regulations. In addition, the Board of Directors has adopted a Director Position Description which sets forth the manner in which each Director is expected to carry out his or her responsibilities as a member of the Board. Both the Board of Directors and management recognize that the long-term interests of shareholders are advanced by responsibly addressing the concerns of other stakeholders and interested parties including employees, recruits, customers, communities, government officials and the public at large.

Directors are expected to carry out their duties in good faith, in a manner Directors believe to be in the best interests of the Bank, and with such care, including reasonable inquiry, as ordinarily prudent persons in a like situation would use under similar circumstances. Directors also have the duty to administer the affairs of the Bank fairly and impartially and without discrimination in favor of or against any member. Directors are expected to be familiar with basic finance and accounting practices, including the ability to read and understand the Bank's balance sheet and income statement and to ask substantive questions of management and the Bank's internal and external auditors. Directors are also expected to oversee the operations of the Bank in conformity with the requirements of the Federal Home Loan Bank Act, as amended, and FHFA regulations.

2. Ethics and Conflicts of Interest

Directors are required to disclose any conflicts of interest that arise in connection with their service on the Board. Complete candor is the standard. Directors must abide by all Bank policies addressing how to handle conflicts of interest and confidential information.

3. Director Orientation and Continuing Education

The Board and management conduct an orientation program for new Directors to become familiar with the Bank's vision, mission, and shared values including ethics, financial matters, risk management issues, corporate governance processes and other key policies and practices through a review of background material and meetings with executive management. The Board also recognizes the importance of continuing education for its Directors, and requires each Director to annually participate in at least one continuing education program.

4. Director Access to Employees, Management and Independent Advisors

a. Accessing Independent Advice

The Board may retain its own professionals to assist it in evaluating proposals from management. The Board, as well as each Committee, will retain independent outside financial, legal, compensation, or other advisors as appropriate at the expense of the Bank.

b. Access to Executives and Other Officers

Directors are encouraged to become acquainted with executives and officers of the Bank by arranging for them to report to, and meet periodically with, the Board of Directors and its Committees.

c. Regular Attendance of Non-Directors at Board Meetings

In addition to the President and the CEO, the senior officers of the Bank, including the Director of Internal Audit, and others with corporate secretarial duties may attend Board meetings.

5. Board's Interaction with Stakeholders

At least one Director meets with the Advisory Council (AC) at its quarterly meetings. Directors are also encouraged to attend member regional meetings, system meetings with the FHFA, and congressional outreach events.

6. Standards of Director Etiquette

Directors are expected to conduct themselves in a manner consistent with fostering an environment of Director professionalism. Directors are also expected to be prompt and prepared for Board and Committee meetings, remain engaged and actively participate during meetings, and avoid early departures from Board events whenever possible. Directors should be able to access and utilize information provided to the Board electronically. Directors are expected to turn off mobile phones and other electronic devices that are distracting to others. Meeting breaks are provided for necessary personal communication.

III. Leadership

A. Selection of the Board Officers

The Chair and Vice Chair of the Board are elected by the Board in accordance with the Board Officer Selection Guidelines. Both Member and Independent Directors may serve as Chairperson or Vice Chairperson. Each Chair and Vice Chair is elected for two-year terms.

B. Selection of the Committee Members

The Chair, in consultation with the Vice Chair, of the Board has responsibility for appointing directors to Board committees, including the selection of each committee chair and vice chair. The Chair shall take into consideration the need for continuity, subject matter expertise, tenure and the desires of individual Board members. The Board believes that a mix of Member and Independent Directors on all Committees is desirable.

In accordance with FHFA regulations, appointments to the Board's Risk Committee shall be made in a manner to ensure that: (i) at least one Risk Committee member possesses risk management experience that is commensurate with the Bank's capital structure, risk, appetite, complexity, activities, size, and other appropriate risk-related factors; and (ii) Risk Committee members have, or will be able to acquire within a reasonable time after being appointed to the Committee, a practical understanding of risk management principles and practices relevant to the Bank.

Also in accordance with FHFA regulations, appointments to the Board's Audit Committee shall be made in a manner to ensure that: (i) to the extent practicable, the Audit Committee includes a balance of representatives of (a) community financial institutions and other members; and (b) independent directors and member directors.

C. Formal Evaluations of the President and the CEO

The Board conducts a formal evaluation of the President and the CEO on an annual basis. The President and the CEO are reviewed against pre-established performance factors that are set at the beginning of each year.

D. Management Succession Planning

Overall responsibility for succession planning resides with the Board. The Director of Human Resources is responsible for developing and maintaining a process for advising the Board on planning for potential successors for key leadership positions in the Bank. The Directors are responsible for oversight of the succession management and development program for executive leadership in the Bank and for reviewing the plan at least annually.

IV. Board Meetings

The Board of Directors holds regularly scheduled meetings and calls for special meetings as necessary. Occasionally, meetings of the Board may be held telephonically. Directors are expected to attend all Board meetings and meetings of the Committees of the Board on which they serve and to spend the time needed and meet as frequently as necessary to properly discharge their duties. It is understood that, on occasion, a Director may not be able to attend a meeting.

A. Selection of Agenda Items

The Chair of the Board, with input from management, is responsible for the preparation of the agenda of the Board.

B. Participation in Strategic Issues Discussions

The Board engages in discussions on strategic issues and management ensures that there is sufficient time devoted to Director interchange on these subjects.

C. Executive Sessions

The Directors routinely hold executive sessions where they can react to management proposals and/or actions in an environment free from formal or informal constraints.

V. Board Committees

A. Number, Structure and Independence of Board Committees

The Board has an Executive and Governance Committee, an Audit Committee, a Human Resources and Compensation Committee, a Business Operations and Technology Committee, a Risk Committee, a Mission, Member and Housing Committee, and a Finance and Planning Committee, and a Nominating Committee. In addition, from time to time when the Board deems it either necessary or desirable, it can establish one or more ad hoc or special purpose committees or task forces.

Each Committee has its own charter and work plan which set forth the purposes, goals and responsibilities of the Committees as well as Committee structure and operations and Committee reporting to the Board. To the extent not prohibited by the Bank's Bylaws and applicable laws, the Board may delegate by resolution any of its duties to a Committee of the Board, and a Committee of the Board may act on behalf of the full Board.

B. Frequency, Schedule and Length of Board Committee Meetings

Each Committee meets as frequently and for such length of time as may be required to carry out its assigned duties and responsibilities. The schedule for regular meetings of the Board and Committees for each year is submitted and approved by the Board in advance. In addition, and in accordance with the Bank's Bylaws, a special meeting may be called at any time.

C. Responsibilities of Committee Chairs

Each Committee Chair, with input from the Committee Vice Chair and Management Committee Liaison, is responsible for the following:

- Preparing Committee meeting agendas;
- Providing feedback and input to the Management Committee Liaison on Committee meeting materials;

- Providing leadership to ensure that Committee members are aware of their obligations and that the Committee complies with its responsibilities;
- Ensuring there is sufficient time during the meeting to fully discuss agenda items;
- Ensuring that discussion on agenda items is on topic, productive and professional; and
- Ensuring that minutes are complete and accurate.

D. Reports of Committee Action

Reports on each Committee meeting are made to, and approved by, the full Board. However, absence of Board approval of a Committee report does not render a Committee's actions contained in such report invalid unless specifically disapproved or overruled by the full Board. In cases where all Board members have attended a Committee meeting, the Committee Chair may dispense with providing a report at the Board meeting following the Committee meeting. All Directors are furnished with copies of minutes of each Committee meeting.

VI. Evaluation and Performance Assessment

The Board conducts a self-assessment on an annual basis. The self-assessment is a tool to help the Board gauge its progress in moving toward excellence in governance. The results are reported to the Board and are used to make improvements in the governance processes.

The above Corporate Governance Principles, initially approved by the Board of Directors on February 15, 2007, were amended most recently by action of the Board on February __, 2016.