# PARTICIPATING FINANCIAL INSTITUTION (PFI) APPLICATION



Legal Name:		MPF Bank: FHLBank Topeka
Holding Company:		
		Main Phone:
Zip Code:	State:	Website:
PFI Status:	FHFA #:	Member #:
PFI #:	Tax ID:	DID/DDA #:
FDIC/NCUA:	ABA #:	Risk Rating:
Legal Entity Identifier (LEI):		

Mortgage Partnership Finance® (MPF®) Program Product Interest						
	Master Commitment Request #1	Master Commitment Request #2	Master Commitment Request #3	Master Commitment Request #4		
Product:						
Servicing:						
Servicer:						
Remittance:						
MC Amount:						
Credit Enhancement (CE) Obligation:						
CE Fee in Basis Points:						

Mandatory Documentation	Conventional	Government	Jumbo
Fidelity Bond and E&O Insurance Declaration Pages	•	•	•
Quality Control Plan	•	•	•
Loan or Lending Policy (including Anti-Predatory Loan Policy)	•	•	•
Major Mortgage Functions Organizational Chart Resumes or Bios	•	•	•
Government Agency Approval FHA, VA, RHS Section 184 (MPF Government only)		•	
Policy and Procedures Receipt and review of recorded documents		MPF Government MBS only	
Government Agency Audit Results (or last three quarters internal QC audits)		MPF Government MBS only	
Procedures Origination, Underwriting, QC Servicing Retained (if applicable) Third Party Origination (if applicable)	•	•	•
Quality Control Results Pre- and Post-Closing	•	•	•
Appraisal Policy	•	•	•



NOTE: Loan origina		n for the current and previous be limited to the product(s) ide		Product Interest table	e on page 1.
Current Year		Originations		Servi	cing
Current fear	Loans	Amount	Sold	Retained	Released
Conforming					
Fixed					
ARM					
Government					
Fixed					
ARM					
lumbo					
Fixed					
ARM					
Previous Year	Loans	Originations  Amount	Sold	Servi Retained	Released
Conforming			i,		
Fixed					
ARM					
Government					
Fixed					
ARM					
lumbo					
Fixed					



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Origination:				
<b>5.</b> Does your institution use a commercial s software package or in-house computer			n for loan originatio	on? Please identify the
<b>6.</b> In order to comply with the Federal Housbeing acquired by approved Participating following documentation be submitted by	g Financ	al Institutions (PFIs) and sold under the N		
If your institution is not plan date here and provide with y		elling Third Party Originated (TPO) loans under application documents.	r the MPF Program, m	ark this box, sign and
If your institution is planning complete the TPO Question		g Third Party Originated (TPO) loans under th	e MPF Program, marl	this box, and
Signature:		Date:		
7. Does your institution use Desktop Unde	rvviici	50), Louit Froduct Advisor (Er Ay of Mair	dur directiviting re	r your mortgage loans:
8. Do you have access to DU?	Yes	No		
If not, do you need access to DU?	Yes	No		
9. How does your institution ensure data e	ntry int	the AUS during pre-closing QC is accur	ate?	
<b>10.</b> Does your institution contract with a r services are provided?	nortgag	e loan fulfillment provider? If so, which	loan fulfillment pro	ovider is used and what



### Servicing:

Provide information on your institution's current servicing volume and performance for the products identified under the MPF Product Interest table on page 1.

**11.** Provide your institution's current servicing information.

Current Year	Servicing		Delinquency (# of loans)		
	# of Loans	Outstanding Unpaid Principal Balance (UPB)	>30 days	>60 days	>90 days
Conforming					
Fixed					
ARM					
Government					
Fixed					
ARM					
Jumbo					
Fixed					
ARM					

**12.** Provide the dollar amount for all of the remittance types by product currently being serviced.

		Remittance Type		
		Remittance Type		
Current Year	Actual/Actual (A/A) Multiple Remittance	A/A Single Remittance (S/R)	Scheduled/Scheduled (S/S)	Scheduled/Actual (S/A)
Conforming				
Fixed				
ARM				
Government				
Fixed				
ARM				
Jumbo				
Fixed				
ARM				

**13.** List your major investors and indicate whether you retain servicing for those loans.

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	nt MBS and MPF Xtra®, Servicing Released Only. rement of the servicing released option. Provide your N		ic Registration System
<b>15.</b> Identify the softw	are package or custom computer system used for serv	icing.	
<b>16.</b> What experience	does your institution have submitting investor reportin	g electronically?	
<b>17.</b> Does your institut	ion send funds using Automated Clearing House (ACF	H), via wire, or both?	
the affiliate and e	our institution will be the owner of the mortgage servic xplain its role. An affiliate is an entity that controls, is o institution's parent organization.		
	on on any loans repurchased or, if a government loan, e closing date(s) and the reason(s) for any repurchased		
Previous		rchased	
12 months	# of Loans	Outstanding U	PB
Conventional			
Previous	Repurchase	ed/Uninsured	
12 months	# of Loans	Outstanding U	PB

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FHA VA USDA



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Anti-Predatory Lending:			
1. Does the member originate loans that are classified as:			
a. "High Cost" by the Homeownership and Equity Protection Act of 1994 (HOEPA) or by any other or abusive lending (anti-predatory lending or "APL") law?	applicable predato	ry 🗆 Yes	□No
<b>b.</b> Covered Loans as defined by Exhibit A (Anti-Predatory Lending Category)?		□Yes	□No
<b>c.</b> If the response to 1.a. or 1.b. is yes, does the member have a method to detect and prevent such under the MPF Program?	ı loans from delive	ry 🗖 Yes	□No
2. a. Does the member have APL policies and screening procedures in place with respect to all mortgag delivered under the MPF Program that cover the requirements of MPF Program Guide Chapter 7.6		oe □Yes	□No
<b>b.</b> If yes, do the policies and procedures address the requirements of MPF Program Guide Chapter 7.	6?	□Yes	□No
3. Do the member's APL policies and screening procedures:			
a. Address who is responsible for tracking changes in APL laws?		□Yes	□No
<b>b.</b> Require the member to either i) screen the loans from or ii) review and monitor the APL policies and s of each "third party originator" (brokers and correspondents) from which the member put (Check "not applicable" only if the member originates all loans that it delivers.)			□No
4. Does the member conduct pre- or post-closing APL audits? (check all that apply)		□ Pre □ Neit	□ Post :her
5. Does the member use a commercially available APL compliance/screening software program?  If yes, specify program used:		□Yes	□No
<b>6.</b> Will/does the member deliver mortgages under the MPF Program that are secured by property locate which Standard & Poor's has determined it cannot rate mortgages defined as "unratable." For more in MPF Program Guide Chapter 7.6 and Exhibit A (Anti-Predatory Lending Category).		n □Yes	□No
a. If the response to question 6. is 'Yes', have the member's most current APL screening procedures by MPF Bank?	peen provided to th	ne □Yes	□No
<b>b.</b> Have the APL Screening procedures been reviewed by the MPF Bank? If so, attach the signed 'Not (S – 19) or 'Notice of Intent to Disqualify or Suspend' (S-10) form as applicable.	ice to Provider' for	m □Yes	□No
c. If the response to question 6a. is 'No', or if you have modified your procedures since they were last a Bank, or if the approval of the screening procedures by the MPF Bank only applied to specific 'un and the member would now like to deliver loans in another 'unratable' jurisdiction (i.e. the mer deliver loans in Massachusetts and New Jersey only, procedures must be reviewed and approved ag member is also able to deliver loans in Rhode Island), please attach a copy of your institution's cuprocedures to be reviewed by the MPF Bank. Once the MPF Bank has reviewed the Procedures applicable signed form as indicated in 6b.	ratable' jurisdiction mber is approved t gain in order that th urrent APL screenir	ns to ne 🗖 Yes ng	□No
7. Has the member had to repurchase loans from any investor due to any APL violations or perceived v five (5) years?	riolations in the pa	st 🗆 Yes	□No
8. Does the individual executing this questionnaire represent that such person is duly authorized to significantly behalf of the member, certify that the member is aware of the MPF Program's APL guidelines as state Chapter 7.6 and certify that the member will comply with MPF Program APL guidelines when delivering the MPF Program?	ed in Program Guid	de 🗖 Voc	□No

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Legal Name:	MPF Bank:	FHLBank Topeka
I hereby represent and warrant that all information contained i accurate.	n this Form OG2 and all supporting docur	ments is complete and
I understand that the MPF Bank will be relying upon the informat that any misrepresentation or omission may constitute a civil or cr an Originator or Servicer by the MPF Bank.		9
A copy of the member's current Fidelity Bond and E&O Insurance of as required under the MPF Guides must accompany this form.	certificates or declarations pages stating cov	erages and deductibles
This Form OG2 must be submitted and executed on behalf of t requirements of the MPF Guides.	he member by an individual authorized to	do so pursuant to the
The MPF Program's Fidelity and E&O Insurance requirements at www.fhlbmpf.com (click on the 'Online Guides' link on to subscription at www.AllRegs.com.		
Section 1		
Base Determination – compute using definition below:		
The Base is defined as the total portfolio of all first-lien 1-4 family and others. This includes mortgages serviced on the member's behalf by	d multi-family residential mortgages serviced by th a Subservicer or a designated Affiliate Servicer.	e member for itself and
(BASE) Servicing Portfolio \$	As of (MM/DD/YY)	
a. Does the Base consist of residential 1-4 family properties only? [ (If Yes, the minimum limit of E&O Insurance coverage may be cap		
2. Fidelity Insurance Coverage		
Minimum Required Fidelity Insurance		
a. Minimum Fidelity Insurance \$	<b>b.</b> Actual Fidelity Insurance \$	
3. E&O Insurance Coverage		
The E&O Insurance policy provides for coverage per: ☐ Aggregate	Loss	
a. If coverage per mortgage, what is the highest unpaid principal its portfolio? \$		mber or Servicer has in
<b>b.</b> Minimum E&O Insurance \$	c. Actual E&O Insurance \$	

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4. a. Maximum Fidelity Deductible \$ \_\_\_\_\_ b. Actual Fidelity Deductible \$ \_\_\_\_\_

5. a. Maximum E&O Deductible \$ \_\_\_\_\_\_ b. Actual E&O Deductible \$ \_\_\_\_\_



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Section 1 (continued)				
6. Reconciliation				
All reconciliation answers should be "Yes." If t reason the coverage does not comply with the		f the reconciliation questions is "No," please explain on a MPF Guides.	n attachm	nent the
	delity Insurance or	fficient, the Maximum Fidelity Deductible and/or Maximum Actual E&O Insurance amount obtained by the member uirements.		
Is the Fidelity Insurance sufficient?	]Yes □No			
Is the E&O Insurance sufficient?	]Yes □No			
Is the Fidelity Deductible acceptable?	]Yes □No			
Is the E&O Deductible acceptable?	]Yes □No			
Section 2				
For questions 1a, 2a, 3a, 3b, and 4, if the answ compliance with the requirements of the MPF C		plain on an attachment the reason the coverage is not in		
1. Is the member covered under its parent's Fide	ity Insurance or E&	O Insurance policy?	□Yes	□No
a. If, Yes, I certify that the coverage provided	by the parent's pol	icy meets the requirements of the MPF Guides.	□Yes	□No
2. I certify that no officer or director (including coverage.	s principal owner)	of the member has been removed from the fidelity bond	□Yes	□No
a. If No, I certify that a direct surety bond ha	been obtained for	such officer or director.	□Yes	□No
3. Does the member's E&O Insurance policy pla	e sublimits on the i	nsurer's liability for the different types of losses?	□Yes	□No
a. If Yes, I certify that the policy provides for	ull liability on prop	erty insurance losses.	□Yes	□No
<b>b.</b> If Yes, I certify that the sublimits of liability insurance.	equal at least fiftee	en percent (15%) of the liability that applies for property	□Yes	□No
<b>4.</b> I certify that our Fidelity Insurance and E&specifically addressed in this Form OG2.	Insurance policies	s comply with all requirements of the MPF Guides not	□Yes	□No
in order to obtain clarification and informat	on regarding the m	th the insurance agency's name and contact information nember's Fidelity and E&O Insurance coverage. Providing f its obligation to provide the requested information and		
Name:				
Address:				
City:		State:		
Contact Name:				
Telephone Number:				



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### Eligibility:

For the full list of eligibility requirements please consult the MPF Guides. The Guides are located at: www.fhlbmpf.com.

By signing the Application Statement Certification at the end of this application, as a representative officer of your institution, you are attesting to the fact that the eligibility requirements have been read and are understood, any information supplied by your institution is complete, true and correct, and your institution is in compliance with the statements made below.

#### **General**

PFIs must meet the following:

- Notify your MPF Bank if your institution is the subject of any regulatory enforcement action.
- Notify your MPF Bank if any owners, principals, or officers have been subject to any government disbarment or HUD program exclusion within the past ten (10) years.
- Must have a composite CAMELS rating from its regulator of "3" or better. Applies to MPF Xtra, MPF Direct, and MPF Government MBS Only.
- Capable of scanning and uploading loan file documents electronically.

All government loans, originated by the PFI and/or purchased under a third party origination (TPO) relationship, must have received the appropriate insurance or guaranty within 12 months from the date of closing.

#### **Servicing Retained Only**

Reporting to the four major credit bureaus (Innovis Data Solutions, Equifax, Experian, and TransUnion) is required.

Investor reporting is submitted electronically and meets MPF Program file format and field requirements.

#### **Servicing Released Only**

PFIs are liable for the interim servicing and origination representations and warranties.

#### **MPF Government MBS Only**

An approved mortgagee/lender, or the designated affiliate, must meet the following requirements:

- Has a satisfactory or equivalent rating on its most recent government agency audit.
- Is in good standing with each applicable government agency.
- If applicable, your MPF Bank must be informed of any pending FHA Mortgagee Review Board Actions.

#### MPF Government MBS, Servicing Retained Only

A PFI, or its designated affiliate, is required to have the following:

- The system and staff capable of servicing loans on a scheduled/scheduled basis.
- A loan servicing system (LSS) that supports multiple loan-level servicing fees simultaneously.
- Systems and processes in place to complete required monthly investor reporting on the first business day of the month.
- The capability of providing Principal, Interest, Taxes, and Insurance (PITI) account balances with monthly investor reporting at a loan level.

#### **MPF Direct Only**

PFIs must demonstrate experience manually underwriting full documentation loans.

This product is not available for third party originated loans.

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### Quality Control (QC):

For the full list of QC requirements please consult the MPF Guides. The Guides are located at: www.fhlbmpf.com.

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#### **QC Plan Requirements**

- 1. An in-house QC plan is maintained in accordance with the requirements of the MPF Guides, including the following:
  - a. Loan selection process for pre- and post-closing QC reviews
  - **b.** Verification of data and documents
  - c. Timing of the pre- and post-closing QC reviews

#### **Staff Requirements**

- 2. Your institution has controls in place to ensure the post-closing QC department operates independently from the production department.
- 3. Staff performing the pre- and post-closing QC reviews are sufficiently experienced pursuant to established skill sets and expertise levels.
- 4. Staff training and minimum job qualifications to perform pre- and post-closing QC reviews are documented.

#### **Loan File Documentation Requirements**

- 5. All mortgage loan file documents are reviewed to ascertain the mortgage loan was underwritten properly and based upon prudent underwriting practices.
- 6. Closing documents are reviewed for accuracy, consistency, and compliance with all regulatory requirements pursuant to your QC plan.

#### **QC Sampling**

- 7. The pre-closing QC loan selection methodology is regularly re-evaluated to ensure its effectiveness.
- 8. If your institution employs a statistical sampling method to determine random post-closing QC sample size, the QC plan must contain the following:
  - a. Method for making the statistical selection
  - b. Variables used in the selection model and how they are defined
  - c. The results of periodic evaluations of the process and the variables
  - **d.** The establishment of time periods for the evaluations
  - e. In addition to a random selection, a targeted sample size must be considered. Targeted selection criteria must take into account your institution's assessment of the risks inherent in its origination processes, business sources, volume, and product mix, and must be reviewed regularly to ensure criteria is appropriate.
- 9. If your institution does not employ a statistical sampling method, your institution is required to employ a 10% sampling method to determine post-closing QC sample size. The QC plan must indicate how the 10% sample is selected:
  - a. Total annual MPF Program originations
  - **b.** Total annual home mortgage production
  - c. Total annual secondary market home mortgage production
- 10. Every mortgage is allowed a chance of being included for post-closing QC sample selection within the month following its closing date.



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#### **QC Results and Reporting**

- 11. Complete records for each mortgage file selected for pre- and post-closing QC review are maintained, including details of inconsistencies found in the mortgage file that may impact the investment quality or eligibility of the loan. Documentation of post-closing QC review should include:
  - a. Re-verification of income and employment documentation used in the original underwriting process.
  - **b.** Re-verification of the source of funds used in the original underwriting process.
  - **c.** All verbal re-verifications are documented in writing.
  - d. A tri-merge credit report is obtained for all loans selected through the random and targeted QC sampling process.
  - e. A field review appraisal is performed for one out of 10 loans selected for the post-closing QC random sample.
- 12. Discrepancies identified during a mortgage loan file document review must be reassessed and, if outside of tolerances, the loan must be re-underwritten.
- **13.** Your institution has a written QC plan that:
  - a. Establishes a mortgage target defect rate (evaluated annually) for post-closing QC reviews
  - b. Categorizes defects based on severity. The highest defect severity level is assigned to mortgages determined "not eligible for sale" under the MPF Program.
  - c. Documents how pre- and post-closing QC findings are reported to senior management on a monthly basis.
- 14. All records of all pre-closing and post-closing findings must be retained for a minimum of three years from the date of the completion of the QC review and must include substantiation of any remedial action.
- 15. Post-closing QC findings that adversely affect the investment quality or eligibility for a loan sold under the MPF Program must be communicated in writing to the MPF Program within 30 days.

Note: The MPF Program must be informed immediately of any incident of fraud or false representation.

#### Other

- 16. If your institution utilizes a third party QC service provider for all or a portion of your QC program, please attest to the following:
  - a. The services performed by the third party QC provider have been determined to comply with the MPF Program's requirements.
  - **b.** The performance of the third party QC provider is overseen and evaluated by your institution on a regular basis.
  - c. Corrective actions are applied equally regardless of whether findings are discovered by internal staff or by the third party QC service provider.
  - d. The MPF provider must be informed immediately of any incident of fraud or false representation.

Note: The MPF Program must be informed immediately of any incident of fraud or false representation.

17. If servicing is transferred, the originating PFI must furnish records of completed QC reviews to the new servicer, or ask that QC is performed by the new servicer. This requirement must be included in your institution's QC plan.



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### MPF Government MBS Mortgage Audit Disclosure:

#### For Servicing Retained Only

Ginnie Mae conducts audits relating to MPF Government MBS mortgages sold under the MPF Program, in addition to independent audits performed by the MPF Provider, as outlined in MPF Program Guide Chapter 4. PFIs that service, sub-service, or have hired a sub-servicer to service MPF Government MBS mortgages may be in possession of certain documentation needed for the audit and will be asked to provide such documentation to the MPF Provider within a few business days as indicated in the request. The activities listed below are some of the frequently focused areas of Ginnie Mae audits for which PFIs should have the required government agency processes in place and be prepared to provide all relevant records:

- Cash Management
- Collections
- Liquidations
- Claims
- Delinquencies
- Investor Reporting

In addition, the PFI's written procedures as required by the government agency, and any applicable supporting documentation, should be readily available upon request. The list below contains some examples of commonly requested documentation:

- Bank Account Activity
- Collection Notes
- Loan Histories
- Property Inspection and Preservation Evidence
- Evidence of Loss Mitigation (Foreclosure, Bankruptcy Filings, or Forbearance)
- Proof of Claims for Bankruptcy Loans and Motions for Relief (if applicable)
- Letter Logs
- State Foreclosure Requirements
- Payment History
- VALERI Event Reporting (VA Loans)
- Neighborhood Watch
- Escrow Analysis
- Evidence of MIP or Guaranty Insurance Payments
- Evidence of current Hazard Insurance Coverage or Master Insurance Policy for condominium or PUD loans as applicable
- Bank Overdrafts
- File Documentation
- Government Agency Audit or Review and any necessary corrective action

In addition to the MPF Program's requirements for MPF Government MBS mortgages in the MPF Program Guide, PFIs should also refer to the most recent versions of the applicable government agency guides to ensure their compliance with the agency's mortgage documentation and procedural requirements.



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Application Statement Certification:			
your institution and/or any of its principal officers, directors, partners or owners of five percent or more interest the subject of any tions, claims, inquiries, investigations, suits or proceedings pending at law or in equity or before any government agency or is your stitution the subject of any litigation, assessments or contingent liabilities not disclosed in your financial statements? If so, explain e situation below.			
The applicant hereby represents and warrants that all information contained in this form and any supporting documentation is complete and accurate. The applicant understands that (1) your MPF Bank will be relying upon the information contained in this form and any supporting documentation, (2) any misrepresentation or omission may constitute a civil or criminal violation and may be cause for suspension or termination as an Originator or Servicer by your MPF Bank, (3) your MPF Bank will be notified of any material changes in the information provided in this application during the time after submission of this application and prior to approval, and (4) your institution is in compliance with the applicable requirements of the MPF Guides.			
The MPF Resolution dictates the officers authorized and required	d to execute this form.		
Signature:	Signature:		
Name:	Name:		
Title:	Title:		
Date:	Date:		