WAS, under section 20 of the Federal Home Loan Bank Act, as amended, codified at 12
U.S.C. § 1440, the Federal Housing Finance Board (Finance Board) must require examinations
and reports of condition of each of the Federal Home Loan Banks (FHLBank) at least annually;

WHEREAS, under 12 U.S.C.A. § 1440, Finance Board examiners have the same powers and
privileges are are vested in bank examiners under the National Bank Act and the Federal Reserve
Act, which include the power to make a "thorough examination of all of the affairs of [a
FHLBank and its affiliates] and . . . to administer oaths and to examine any of the officers and
agents thereof under oath. . . ." (12 U.S.C. § 481);

WHEREAS, the Office of Supervision of the Finance Board conducts periodic examinations of
the FHLBanks pursuant to Finance Board regulations, 12 C.F.R. § 900.14, and during the course
of an examination a Finance Board examiner may make findings regarding safety and soundness,
compliance, or program issues, and may issue findings and determinations requiring mandatory
action concerning such unsafe and unsound practice or condition, weakness, or violation in a
report of examination issued pursuant to 12 U.S.C. § 1440;

WHEREAS, from time to time a FHLBank may disagree with or object to such findings or
determinations, and the Finance Board determined that it was in the best interest of the Finance
Board and the FHLBanks to provide for a process for the prompt review and resolution of such
disputes;

WHEREAS, effective July 30, 1996, the Finance Board adopted Procedures for the Review of
Disputed Supervisory Determinations (Procedures) in accordance with 12 U.S.C.
§ 1422b(a)(1) and 12 C.F.R. § 900.50, by Finance Board Resolution No. 96-60, dated July 30,
1996, (Resolution) as the mandatory and exclusive administrative remedy available under the
Federal Home Loan Bank Act to the FHLBanks to address their objections to disputed
supervisory determinations as defined in the procedures;
WHEREAS, the Resolution specified that the Procedures "shall remain in effect until October 31, 1996, and shall not be effective beyond that date, unless extended."; and

WHEREAS, the Finance Board believes that a two-month extension of the Procedures would be in the best interest of the Finance Board and the FHLBanks,

NOW, THEREFORE, BE IT RESOLVED, that the Procedures adopted by the Finance Board in the Resolution shall remain in effect until December 31, 1996, and shall not be effective beyond that date unless extended.

IT IS FURTHER RESOLVED that the Procedures shall remain applicable to all pending matters and any matters and petitions filed up to and through December 31, 1996; are mandatory and are the exclusive administrative remedy available under the Federal Home Loan Bank Act to the FHLBanks to address their objections to disputed supervisory determinations as defined in the procedures.

By the Board of Directors of the Federal Housing Finance Board

[Signature]

Bruce A. Morrison
Chairman