



## **Charting a Path to Prosperity and Inclusion for the Country's Minority Depository Institutions: 2021 Legislative and Regulatory Agenda**

The National Bankers Association (NBA) is the nation's leading trade association of the country's minority depository institutions (MDIs). Given the value proposition of our member banks to the communities we serve, we believe that our updated agenda reflects both the needs of our banks as well as the unique credit and financial services needs of the communities our banks serve. We are pleased to present our agenda for the 117<sup>th</sup> Congress which reflects the progress made in 2020 as well as our work ahead in 2021. This is a living document that we hope will shape federal policymakers' agenda as it relates to our institutions and the consumers, small businesses, and communities that have come to rely on us.

### **Access to Capital**

#### **MDI Participation in Infrastructure and Transportation Programs**

Updating our nation's transportation and infrastructure networks is a major priority for both political parties. The inadequacies of our current networks have an outsized impact in the low-and-moderate-income communities the Association members serve. We believe our institutions are well positioned to participate in the development and implementation of plans to carry out the necessary upgrades and as such request to be included in all aspects of policy discussions surrounding this important issue.

#### **Amend the Bank Holding Company Act to Allow MDIs and CDFI Banks Under \$3B to Raise Additional Capital Without Triggering the BHCA's Change-of-Control Provisions**

The Bank Holding Company Act's change-of-control provisions are triggered when an investment exceeds 25% of the institution's equity. For smaller institutions, like our member banks, relatively small equity investments implicate the BHCA thereby limiting both the attractiveness of smaller banks for investors and the size of the investments that investors are willing to make in our member banks. The BHCA should be modified to allow for significant infusions of non-dilutive equity investments in our member banks. The Association supports legislative proposals that would exempt community banks under \$3 billion from the 25% change-of-control provisions of the BHCA in an effort to both attract significant equity investments and to help protect the minority ownership status of our member banks.

#### **MDI Investment Tax Credit**

The Association believes that a tax credit for equity investments in MDIs would further encourage all investors to make equity investments in our institutions. Given our institutions' track record of impact investments in the LMI communities we serve, we believe that our institutions' work

confers enough of a benefit on LMI communities that an investment tax credit is warranted. We look forward to working with House and Senate sponsors to introduce MDI investment tax credit legislation.

### **Fully Supporting the Community Development Financial Institutions Fund**

Establish a permanent set aside of 40% of CDFI Fund appropriations reserved for award, guarantee, and grant programs for minority lending institutions, and requires reporting on such activities. Establish a new Office of Minority Community Development Financial Institutions to administer these funds led by a new Deputy Director of Minority Community Development Financial Institutions.

### **Federal Deposits in Minority Depository Institutions**

Current rules require that federal agency deposits in MDIs must be fully collateralized, which has proven an insurmountable hurdle to implementation of the Minority Bank Deposit Program as doing so locks-up capital that could be mobilized for lending. Clarify that any such deposits may also be insured, including through reciprocal deposits. Doing so will ensure that any such deposits do not pose any financial risk to federal government, while also allowing the deposits to be mobilized for lending and therefore having a positive multiplier effect in the communities in which these banks operate. The program is also extended to Impact Banks.

### **Custodial Deposit Program for Covered Minority Depository Institutions**

Establish a new program whereby the Treasury Department will deposit into MDIs funds up to the FDIC insured amount, from Funds under management by the Treasury Department. The program is to be implemented by the Treasury Department, working via custodial banks, which can more easily and efficiently distribute the funds across covered MDIs. This initiative will help mobilize stable deposits into MDIs, which will have a multiplier effect on the communities they serve without creating any new exposures or loss risks for the Treasury Department.

### **Troubled Asset Relief Program Resolution**

TARP effectively expired on October 3, 2010 – two full years after its inception. After this date, funds could no longer be extended. In 2014, the U.S. government reported a \$15.3 billion profit as a result of TARP. There are, however, MDIs who have not been able to exit the program. These institutions face significant hurdles in raising Tier 1 capital and are limited in their ability to participate in programs such as the Emergency Capital Investment Program created last year by Congress. The Treasury Department should work expeditiously to release these institutions from the program so they are able to raise capital and better serve the communities in which they operate.

## **Non-Capital Priorities**

### **Secure and Fair Enforcement Banking Act**

The Association enthusiastically supports the Secure and Fair Enforcement (SAFE) Banking Act. As more of the states where our member institutions are located legalize cannabis, our member institutions would like to be their bank choice – especially for cannabis entrepreneurs of color that are seeking to establish banking relationships with MDIs.

### **Brokered Deposit Modernization**

As banking business models evolve and fintech and other third-party partnerships begin to play a more prominent role in the lives of community banks, the law governing how banks accept otherwise core deposits should evolve with it. Unfortunately, virtually any third-party involvement in connecting banks to deposits result in the deposits being categorized as “brokered” – often including additional supervisory scrutiny and potentially higher deposit insurance premiums – even if they are otherwise core deposits. Many of our member institutions have limited branch networks, so having the flexibility to partner with fintechs or other tech partners could help to diversify our institutions’ deposit networks. The Association supports legislation modernizing Section 29 of the Federal Deposit Insurance Act.

### **Treasury Mentor Protégé Program**

Codify the Financial Agent Mentor-Protégé Program within the Department of the Treasury. The program provides participating minority depository institutions and small financial institutions with mentorship opportunities with larger financial institutions.

### **Report on Covered Mentor-Protégé Programs**

Require Treasury to submit an annual report to Congress on the Treasury Mentor Protégé Program, including an analysis of outcomes, the number of MDIs that are qualified to participate in the program, but are not currently working with a large financial institution (defined as over \$50 billion in assets), and recommendations for how to match MDI proteges with large bank mentors.

### **Minority Depository Institutions Advisory Committees**

While each regulator has an MDI advisory board or committee, it is generally accepted that the OCC’s Minority Depository Institutions Advisory Committee structure and processes have been most successful in fulfilling the agency’s mission to preserve and promote MDIs, which has led to a greater number of tangible positive outcomes for the MDIs they oversee. Extend the OCC’s Minority Depository Institutions Advisory Committee (MDIAC) structure and core processes to the other regulators, including the NCUA, thereby harmonizing the Advisory Committees across regulators.

## **Diversity Report and Best Practices**

Prudential regulators should publish data on the diversity of their bank examiner corps, any initiatives undertaken to improve examiner diversity, and whether the regulators have developed any special training for examiners related specifically to working with banks that serve communities that are predominantly minorities, low income, or rural. The respective Office of Minority and Women Inclusion should also work to identify and make public best practices to increase the diversity and address retention issues of the bank examiner corps.

## **Streamlined Community Development Financial Institution Applications.**

For any depository institutions with assets under \$3 billion, the FDIC should implement systems to record necessary information and conduct preliminary analysis for banks that seek to become CDFIs, and to partner with the CDFI Fund to develop streamlined processes for covered banks to apply for CDFI Fund certification. Note that a similar program has already been implemented by the NCUA for credit unions.