AUDIT COMMITTEE CHARTER

Purpose and Authority
The Audit Committee (the “Committee”) of the Board of Directors (the “Board”) of Western Alliance Bancorporation serves as the audit committee of Western Alliance Bancorporation and its subsidiaries and affiliates (collectively, the “Company”). The primary purpose of the Committee is to assist the Board in fulfilling its oversight responsibilities by serving as an independent and objective third party monitoring (1) the qualifications, independence and performance of the registered public accounting firm employed by the Company (the “independent auditor”), (2) the performance of the Company’s internal audit function, (3) the integrity of the Company’s financial statements, and (4) the Company’s compliance with regulatory, legal and ethical requirements. Consistent with the Committee’s primary purpose, the Committee should encourage continuous improvement of, and should foster adherence to, the Company’s policies, procedures and practices at all levels. The Committee should provide structured, systematic oversight of the Company’s governance, risk management, and internal control processes supporting the maintenance of an effective system of internal control. The Committee should support an open avenue of communication among the independent auditor, management, internal audit, and the Board.

Composition
The Committee shall be comprised of three or more directors who are “independent.” To be considered “independent,” the director must satisfy, as determined by the Board, the requirements of all applicable laws and regulations relative to the independence of directors and Committee members, including without limitation the requirements of the Securities and Exchange Commission (the “SEC”) and the New York Stock Exchange (the “NYSE”). At least one member of the Committee shall also serve as a member of the Company’s Risk Committee. In addition, the Company, the Board and the Committee shall comply with all applicable laws, rules, regulations and guidelines, including without limitation those contained in 12 U.S.C. § 1831m and 12 C.F.R. Part 363 of the rules and regulations of the Federal Deposit Insurance Corporation, that establish criteria for an independent audit committee. Each member of the Committee shall be financially literate, or become financially literate within a reasonable period of time, and at least one member shall be an “audit committee financial expert,” as defined by SEC rules. In addition, at least two members of the Committee must have accounting or related financial management expertise, as the Board interprets such qualification in its business judgment.

The members of the Committee shall be appointed annually by the Board and shall serve until their successors are duly elected and qualified. Unless a Chair is elected by the full Board, the members of the Committee shall appoint one of their members as the Chair. Any responsibilities of the Committee may be delegated by the Committee to the Chairman or any other member; provided

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that any delegate shall report any actions taken by him or her to the whole Committee at its next regularly scheduled meeting. If a Committee member simultaneously serves or, upon appointment, would serve on the audit committee of more than three public companies, continued service or appointment is contingent on a Board determination that such simultaneous service would not impair the ability of such member to effectively serve on the Committee. The Chair shall have banking or related financial management expertise.

Compensation of Members

Compensation for service on the Committee shall be limited to fees and compensation permitted under the Securities Exchange Act of 1934, as amended, the rules and regulations of the SEC promulgated thereunder, and the rules and regulations of the NYSE.

Meetings

All committee members are expected to attend each meeting, in person or via tele- or video-conference. Additionally, the chief audit executive is required to attend all audit committee meetings. The chief audit executive will facilitate and coordinate meetings as well as provide ancillary support to the Committee, as time and resources permit. The Chair shall be responsible for leadership of the Committee, including preparing the agenda, presiding over the meetings, making subcommittee assignments and reporting for the Committee to the Board. The Committee shall have direct access to management, members of the Disclosure Committee, internal audit staff, independent auditor, the corporate compliance staff and the Company’s legal counsel, both at meetings and otherwise. The Committee also will have direct access to records, data, and reports. Meeting agendas will be prepared and provided in advance to members, along with appropriate briefing materials. Minutes will be prepared. The quorum for the Committee will be a majority of the members. In lieu of a meeting, the Committee may act by unanimous written consent.

Responsibilities and Duties

In furtherance of its responsibilities, the Committee believes its policies and procedures should remain flexible in order to best react to changing conditions and to ensure to the Board and the stockholders that the corporate accounting and reporting practices of the Company are in accordance with all applicable legal and regulatory requirements.

In carrying out these responsibilities and duties, the Committee shall:

General

1. Review this Charter periodically (at least annually) and update this Charter to the extent the Committee determines it to be necessary or advisable. The Committee shall annually review the Committee’s own performance and recommend any proposed changes to the Board annually. The Committee shall annually confirm that all responsibilities outlined in this Charter have been carried out.

2. Review and discuss, as appropriate, with other Committees of the Company’s Board of Directors, management, the independent auditors, and the internal audit function:

   (a) the Company’s annual audited financial statements and quarterly financial statements before such statements are filed with the SEC, including the Company’s disclosures made under “Management’s Discussion and Analysis of Financial
Condition and Results of Operations”, Management Certifications mandated by Sections 302 and 906 of the Sarbanes-Oxley Act, the annual reporting requirements stipulated in the Federal Deposit Insurance Corporation Improvement Act and, in the case of quarterly financial statements, the results of the independent auditor’s reviews of the quarterly financial statements;

(b) any report or inquiry, received from any regulator or governmental agency, that is material to the Company’s consolidated financial statements, and any reply to such report or inquiry before a response is communicated to the regulator or agency;

(c) other material written communications between the independent auditor and management; and

(d) the basis for the annual report filed under Section 36 of the FDIA, including the reports under Section 404 of SOX.

3. Review and approve the Committee Report to be included in the Proxy Statement for the Company’s Annual Shareholders Meeting required by the proxy rules of the SEC (and any other reports the Company issues that relate to Committee responsibilities) before issued.

4. Have policy making authority for those areas of the Company’s business and activities assigned to the Committee by the Board from time to time, including, without limitation, the authority to approve, administer, enforce and interpret those policies.

5. Meet at least annually with management, internal audit personnel, and the independent auditor in separate executive sessions to discuss any matters (i.e., internal control breakdowns, integrity of financial statements, etc.) that the Committee or each of these groups believes should be discussed privately. In addition, the Committee may request any officer or employee of the Company or the Company’s internal and outside legal counsel or independent auditor to attend a meeting of the Committee or to meet with any members of, or consultants to, the Committee. The Committee shall also meet in executive session as it so determines.

6. Meet at least four times annually, or more frequently as circumstances dictate.

Independent Auditor

7. Be directly responsible for the annual appointment, compensation and oversight, and discharge of the independent auditor, or other firm, for the purpose of preparing or issuing an audit report or related work who shall report directly to the Committee. The Committee shall select the independent auditor, considering independence and effectiveness. The independent auditor will be registered or licensed to practice as a public accountant, be in good standing under the laws of the state of incorporation, and be registered to prepare or issue audit reports on United States public companies with the Public Company Accounting Oversight Board (“PCAOB”). The Committee shall approve in advance the provision by the independent auditor of all services to be performed by the independent auditor, and pre-approve all audit engagement fees and terms of any audit, audit-related (which entail providing comfort letters in connection with securities underwritings), tax or other services (to the extent permitted under applicable law) with the independent auditor. The independent auditor shall not be engaged to perform any services prohibited by banking regulations. The Company shall provide for appropriate funding, as determined
by the Committee, for compensating the independent auditor retained by the Company to provide any approved services. The Committee must receive appropriate levels of funding, as determined by the Committee, from the Company.

8. Take appropriate action to oversee the independence of the independent auditor, including:

(a) periodically review management consulting services and non-audit services not prohibited by applicable law, and the respective related fees, provided by and to the independent auditor, which shall have been pre-approved by the Committee, and any transactional or other relationships between the Company and the independent auditor; and considering whether, under criteria the Committee determines to be appropriate, the independent auditor’s provision of non-audit services to the Company is compatible with maintaining the independence of the independent auditor;

(b) ensuring its receipt from the independent auditor, and reviewing, a formal written report from the independent auditor at least annually delineating (i) the independent auditor’s internal quality control procedures; (ii) any material issues raised by the most recent PCAOB inspection report, by quality-control reviews, by peer reviews of the firm, or by any inquiry or investigation by governmental or professional authorities relating to any audit carried out by the firm and any steps taken to deal with any such issues, and (iii) (to assess the independent auditor’s independence) all relationships between the independent auditor and the Company;

(c) reviewing and evaluating the experience and qualifications of the senior members of the independent auditor team; evaluating the qualifications, performance and independence of the independent auditor, including the review and evaluation of the lead partner of the independent auditor and whether the auditor’s quality controls are adequate and the provision of non-audit services is compatible with applicable law and compatible with maintaining the auditor’s independence, taking into account the opinions of management and the chief audit executive; and presenting its conclusions to the full Board and, if so determined by the Committee, recommend that the Board take additional action to satisfy itself of the qualifications, performance and independence of the independent auditor;

(d) actively engaging in a dialogue with the independent auditor with respect to any disclosed relationships or services that may impact the objectivity and independence of the independent auditor and taking appropriate action or recommending to the Board such appropriate action, as necessary, on any disclosed relationships to satisfy itself of the independent auditor’s independence; and

(e) complying with all relevant laws and regulations relative to the independence of the independent auditor, including rotation of independent auditor or outside audit personnel and the lead audit partner as required by law. Set hiring policies for employees or former employees of the independent auditor.

9. Meet and review with the independent auditor prior to the audit to discuss the planning, scope of services and staffing of the audit, as well as the audit procedures to be utilized, including coordination of audit effort with internal audit.
10. Review the status of actions recommended by the independent auditor to remediate and resolve persistent deficiencies or material weaknesses identified.

11. Other matters related to the conduct of the audit that are to be communicated to the Committee under generally accepted auditing standards, including under Statement on Auditing Standards No. 61 as amended by Statement on Auditing Standards No. 90, Communications with Audit Committees.

12. Review internal accounting control reports (management letters) submitted by the independent auditor which relate to the Company.

13. Discuss with the independent auditor the matters required to be described by PCAOB Auditing Standard 1301 (Communications with Audit Committees), including without limitation, any difficulties encountered in the course of the work, any restriction on the scope of the independent auditor’s activities or on access to requested information and any significant disagreements with management.

14. Any material correcting adjustments that have been identified by the independent auditor in accordance with GAAP and applicable laws, rules and regulations.

Internal Audit

15. Inquire of management, internal staff, the chief audit executive and/or the independent auditor about the Company’s major financial risk exposures and the steps management has taken to monitor and control such exposures, including the Company’s risk assessments and risk management policies. Direct that an annual internal audit plan based on the risk assessment prepared.

16. Review and approve the annual internal audit plan and all major changes to the plan, and the overall risk assessment methodology. Review the internal audit activity’s performance relative to its plan.

17. Review and approve with the chief audit executive the internal audit budget, resource plan, activities, and organizational structure of the internal audit functions relative to the Company's asset size and complexity and the pace of technological and other changes as well as achieve the annual internal audit plan.

18. Meet with internal audit personnel on a periodic basis to discuss the scope of services. Make appropriate inquiries of management and the chief audit executive to determine whether there are scope or budgetary limitations that impede the ability of the internal audit function to execute its responsibilities.

19. Review all internal audit reports and related dispositions with management and the chief audit executive. Review the status of actions recommended by internal audit to remediate and resolve material or persistent deficiencies identified by internal audit and findings identified by regulators.

20. Review and discuss any significant internal audit findings that have been reported to management, management’s responses, and the progress of the related corrective action plans.

21. Be directly responsible for (in consultation with the CEO) the hiring, annual performance evaluation, total compensation, oversight and removal of the chief audit executive. Ensure
there are no unjustified restrictions or limitations, and review and concur with the appointment, replacement, or dismissal of the chief audit executive.

22. Review and approve succession planning for the chief audit executive, in consultation with the CEO.

23. Review the effectiveness of the internal audit function, including conformance with The Institute of Internal Auditors’ *Definition of Internal Auditing, Code of Ethics*, and the *International Standards for Professional Practice of Internal Auditing*, and ensure that internal audit is independent.

24. Approve all significant aspects of outsourcing arrangements for internal audit. Internal audit is responsible for the scope, quality, and deliverables of work performed by its outsourced providers and will report identified audit deficiencies in a manner consistent with those provided by internal audit.

25. Support the stature and independence of internal audit by meeting directly with the chief audit executive regarding the internal audit function, organizational concerns, and industry concerns.

26. Inquire of the chief audit executive whether any internal audit engagements or non-audit engagements have been completed but not reported to the Committee; if so, inquire whether any matters of significance arose from such work.

27. Ensure that the internal audit activity has a quality assurance and improvement program and that the results of these periodic assessments are presented to the Committee.

28. Ensure that the internal audit activity has an external quality assurance review every five years. Review the results of the independent external quality assurance review and monitor the implementation of internal audit’s action plans to address any recommendations.

29. Encourage coordination amongst the independent auditors and internal audit to provide optimal coverage of the Company at a reasonable overall cost.

30. Review and approve the Internal Audit Charter on an annual basis.

**Financial Reporting Processes**

31. Oversee the Company’s compliance with the rules and regulations related to the preparation and presentation of financial statements.

32. Review assessments of the adequacy of the Company’s internal control structure, including information technology security and control, and procedures of the Company for financial reporting and the resolution of any identified significant deficiencies and material weaknesses in such internal control structure and procedures.

33. Discuss with management and the independent auditor and otherwise review major issues regarding accounting principles and financial statement presentations, including any significant changes in the Company’s selection or application of accounting principles, and any special audit steps adopted in light of significant or material control deficiencies.

34. Discuss financial information and earnings guidance provided to analysts and rating agencies, although this may be done generally (i.e., discussion of the types of information
to be disclosed and the type of presentation to be made), and the Committee need not
discuss in advance each instance in which the Company may provide earnings guidance.

35. Review and discuss analyses prepared by management setting forth the significant financial
reporting issues and judgments made in connection with the preparation of the financial
statements, including analyses of the effects of alternative GAAP methods on the financial
statements and significant new or proposed regulatory and accounting initiatives.

36. Review and discuss the effect of regulatory and accounting initiatives, including material
off-balance sheet transactions, on the financial statements of the Company.

37. Discuss and review the type and presentation of information to be included in the
Company’s earnings press release (paying particular attention to any use of “pro forma” or
“adjusted” non-GAAP information).

38. Review the issuance of a Form 8-K to the SEC at the next Committee Meeting following
the date that the Form is filed.

39. Review and approve the Company’s Annual Report on Form 10-K.

40. Review and approve SOX and Disclosure Committee Charters on an annual basis.

Process Improvement

41. Following completion of the annual audit, review separately with each of management and
the independent auditor any significant difficulties encountered during the course of the
audit, including any restrictions on the scope of work or access to required information.

42. Review any significant disagreements between management and the independent auditor.
The Committee shall have sole authority to resolve any disagreements between the
independent auditor and management.

43. Review with the independent auditor and management the extent to which changes or
improvements in financial or accounting practices, as approved by the Committee, have
been implemented. (This review should be conducted at an appropriate time subsequent to
implementation of changes or improvements, as decided by the Committee.)

Regulatory, Legal and Ethical Compliance

44. Review with the Company’s counsel and regulatory compliance specialist, any legal and
regulatory matters that could reasonably have a significant impact on the Company’s
financial statements.

45. Obtain from the chief audit executive an annual report on management’s implementation
and maintenance of an appropriate enterprise wide risk management process.

46. The chief risk officer and the chief compliance officer each shall have access to
communicate with the Committee on any matter relevant to regulatory risk and compliance.

47. Review management’s monitoring of the Company’s compliance with the organization’s
conduct policies.

48. Establish a confidential process for receipt, review, retention and evaluation of the
treatment of reports or complaints received by the Company regarding accounting, internal
controls or auditing matters, including confidential, anonymous submissions of concerns regarding questionable accounting or auditing matters. Review management’s monitoring of the Company’s compliance with the Company’s internal policies relating to financial reporting and other public company reporting obligations, including, but not limited to, rules and regulations of the SEC.

49. Receive periodic presentations from management and the independent auditors on ethical non-compliance, whether or not material, that involves management or other employees who have a significant role in the Company’s internal controls.

50. Review with management waivers to the organization’s conduct policies and ensure that any waivers for directors, executive officers, or senior financial officers are presented to the Board for approval.

51. Report regularly to the full Board and review any issues that arise with respect to the quality or integrity of the Company’s financial statements, and the performance or independence of the independent auditor and the internal audit function.

52. Obtain advice and assistance from outside legal, accounting or other advisors as the Committee deems necessary to carry out its duties and receive appropriate funding, as determined by the Committee, from the Company for payment of compensation to the outside legal, accounting or other advisors employed by the Committee.

53. Perform other activities related to this Committee Charter as requested by the Board.

Limitation of Audit Committee’s Role

The independent auditor and internal audit personnel are or shall be ultimately accountable to the Committee, in its capacity as a committee of the Board, and to the full Board. While the Committee has the oversight, supervisory and other powers and responsibilities set forth in this Charter, it is not the responsibility of the Committee to plan or conduct audits, to implement internal controls, or to determine or certify that the Company’s financial statements are in compliance with GAAP. These matters and tasks are the responsibility of the Company’s management, the independent auditor, and internal audit personnel. Likewise, it is the responsibility of the Company’s management and/or the independent auditor to bring appropriate matters to the attention of the Committee and to keep the Committee informed of matters which the Company’s management or the independent auditor believe require attention, guidance, resolution or other actions, the bases therefore and other relevant considerations. While it is not the duty of the Committee to conduct investigations or to assure compliance with applicable laws, rules and regulations, the Committee may take such actions with respect to such matters as it deems necessary or advisable in fulfilling its duties identified above.

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It is acknowledged that all of the above-listed tasks and focus areas may not be relevant to all the matters and tasks that the Committee may consider and act upon from time to time, and the members of the Committee in their judgment may determine the relevance thereof and the attention such items shall receive in any particular context.