September 10, 2015

AGENDA

BOARD MEETING

9:30 a.m.

Michael A. Bilandic Building 160 North LaSalle Street Suite S-1000 Chicago, Illinois 60601

I.	Call to Order & Roll Call
II.	Approval of Agenda
III.	Presentation and Consideration of Item 8 of the Project Reports
	and Resolutions
IV.	Chairman's Remarks
V.	Message from the Executive Director
VI.	Consideration of the Minutes
VII.	Presentation and Consideration of Financial Reports
VIII.	Monthly Procurement Report
IX.	Committee Reports
X.	Presentation and Consideration of Items 1, 2, 3, 4, 5, 6, 7, 9, 10 and 11
	of the Project Reports and Resolutions
XI.	Closed Session Pursuant to, but not Limited to, 5 ILCS 120/2(c)(11)
XII.	Public Recital of the Nature of the Matter(s) Considered and Other
	Information that will Inform the Public of the Business Conducted in
	Closed Session
XIII.	Presentation and Consideration of Item 12 of the Project Reports
	and Resolutions
XIV.	Other Business
XV.	Current and Future Mission and Programs of the Illinois Finance
	Authority, a Policy Discussion
XVI.	Public Comment
XVII.	Adjournment

PROJECT REPORTS AND RESOLUTIONS

AGRICULTURE PROJECTS

Tab	Project Name	Location	Amount	New Jobs	Const. Jobs	Staff
	ng Farmer Bonds Ine-Time Consideration)					
	A) Tyler S. Loschen	Mona Township (Ford County)	\$333,750	-	•	PE/LK
1	B) Bryant L. & Shannon N. Rister	Rector Township (Saline County)	\$98,100	-	-	PE/LK
	C) Travis C. Rovey	Bois D'Arc Township (Montgomery County)	\$460,000	-	_	PE/LK
	TOTAL AGRICULTURE PR	COJECTS	\$891,850	-	-	

EDUCATIONAL, CULTURAL AND NON-HEALTHCARE 501(c)(3) PROJECTS

Tab	Project Name	Location	Amount	New Jobs	Const. Jobs	FM							
	501(c)(3) Revenue Bonds Final (One-Time Consideration)												
2	Nazareth Academy	La Grange Park (Cook County)	\$23,500,000	2	200	RF/BF							
	501(c)(3) Revenue Bonds Preliminary												
3	Norwegian Lutheran Bethesda Home Association	Chicago (Cook County)	\$8,000,000	10	102	RF/BF							
ТОТА	AL EDUCATIONAL, CULTURAL, AND NON-HE	CALTHCARE 501(c)(3) PROJECTS	\$31,500,000	12	302								

PROJECT REPORTS AND RESOLUTIONS

HEALTHCARE PROJECTS

Tab 501(c)(3 Final	Project Name) Revenue Bonds	Location	Amount	New Jobs	Const. Jobs	Staff					
4	Plymouth Place, Inc.	La Grange Park (Cook County)	\$65,000,000	N/A	N/A	PL					
) Revenue Bonds One-Time Consideration)										
5	Palos Community Hospital	Lemont, Oak Lawn, and Orland Park (Cook and Will Counties)	\$233,730,000	N/A	N/A	PL					
	501(c)(3) Revenue Bonds Preliminary										
6	Riverside Health System	Kankakee and Bourbonnais (Kankakee County) and Watseka and Gilman (Iroquois County)	\$37,500,000	N/A	N/A	PL					
7	Sarah Bush Lincoln Health System	Mattoon (Coles County) and Toledo (Cumberland County)	\$30,000,000	90	60	PL					
	TOTAL HEALTHCARE PR	OJECTS	\$366,230,000	90	60						
	GRAND TOTA	L	\$398,621,850	102	362						

RESOLUTIONS

Tab Resoluti	Action	Staff
8	Resolution Ratifying and Confirming Resolution 2015-0813-NP02 Adopted August 13, 2015 Providing for the Issuance by the Authority of Not to Exceed \$585,000,000 in Bonds for the Benefit of The University of Chicago	RF/BF
9	Request by Resource Bank, N.A. to Authorize an Affiliate and Corporate Guarantor (Boehne Farms Trucking, LLC) of an IFA-Guaranteed Borrower (Berk Boehne, Individually and Vaughn Boehne, Individually) to Enter into Up to Two Loan Agreements with Waterman State Bank to Finance Specified Equipment Purchases	PE
10	Resolution to Approve Going Forward with a Procurement for a Financial Advisor for the State Revolving Fund and a Request for Information to Professionals for Financing and Economic Development Proposals as Allowed Under the Illinois Procurement Code	CM/EW
11	Resolution to Enter Into One or More Intergovernmental Agreements with Central Management Services for Assistance in One or More of the Following Areas: Real Estate, Procurement, Internal Audit, Human Resources, and Information Technology	CM/EW
12	Resolution Authorizing the Execution and Delivery of a Proposed Mutual Release and Settlement Agreement Relating to: (1) IFA v. Litchfield National Bank, Circuit Court of Cook County, Illinois, County Department, Chancery Division, Case No. 2013 CH 25534; and (2) Litchfield National Bank v. IFA, Court of Claims of the State of Illinois, Case No. 14 cc 2737	EW

160 North LaSalle St. Suite S-1000 Chicago, IL 60601 312-651-1300 312-651-1350 fax www.il-fa.com

September 10, 2015

TO: R. Robert Funderburg, Jr., Chairman

Eric Anderberg
Gila J. Bronner
James J. Fuentes
Michael W. Goetz
Robert Horne
Adam Israelov

Mayor Arlene A. Juracek

Lerry Knox Terrence M. O'Brien Mayor Barrett F. Pedersen Roger Poole

Mordecai Tessler John Yonover Bradley A. Zeller

RE: Message from the Executive Director

Dear Members of the Authority:

This month we are proud to help a variety of borrowers across Illinois. On this month's agenda, there are family farmers in DeKalb, Ford, Iroquois, Saline and Montgomery counties. There are also senior living facilities and schools in Cook County as well as health facilities and hospitals in suburban Cook, Kankakee, Coles and Cumberland counties.

In these volatile times, it is important that as an organization we periodically take the time to recognize where we are and which future paths are both available and appropriate to the Authority's diverse, multi-sector mission. Accordingly, after the Board considers the Project Reports and Resolutions on the agenda, we look forward to a discussion led by the Board Members on "Current and Future Mission and Programs of the Illinois Finance Authority, a Policy Discussion."

We are pleased to welcome Arlene A. Juracek, the Mayor of the Village of Mount Prospect and a retired utility executive, and Adam Israelov, a corporate attorney in the Chicago office of Kirkland & Ellis LLP, to the Board of the Authority.

As always, I look forward to continuing to work with you in support of jobs and financing capital expansion projects throughout our great state.

Respectfully,

Christopher B. Meister Executive Director



BOARD MINUTES

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS REGULAR MEETING THURSDAY, AUGUST 13, 2015 9:49 A.M.

I. Call to Order & Roll Call

At the regular meeting of the Board of Directors of the Illinois Finance Authority (the "Board"), begun and held at the Michael A. Bilandic Building, 160 North LaSalle Street, Suite S-1000, Chicago, Illinois 60601, on the second Thursday of August in the year 2015, pursuant to the provisions of Section 801-25 and Section 801-30 of the Illinois Finance Authority Act, 20 ILCS 3501/801-1 et seq. of the State of Illinois (the "Act"), R. Robert Funderburg, Jr., Chairman of the Board, called the Board to order and presided over deliberations.

By direction of the Chairman, a roll call was taken to ascertain the attendance of Members, as follows: 9 Present.

On the question of a quorum of Members physically present at the location of this open meeting, the Assistant Secretary of the Board declared that a quorum had been constituted.

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD ROLL CALL QUORUM ROLL CALL FOR ATTENDANCE

August 13, 2015

Horne

P

0 YEAS 0 NAYS 9 PRESENT

P	Anderberg	P	Knox	P	Yonover
P	Bronner	E	O'Brien	E	Zeller
P	Fuentes	P	Pedersen	P	Mr. Chairman
E	Goetz	P	Poole		

Tessler

 \mathbf{E}

E – Denotes Excused Absence

II. Chairman's Remarks

Chairman Funderburg thanked former Board Members Gold and Leonard for their commitment to the Illinois Finance Authority and for serving the great state of Illinois.

Next, Chairman Funderburg recognized and welcomed new Board Members Anderberg and Horne, whom were recently appointed by Governor Rauner. Chairman Funderburg expressed his desire to seek their input on advancing the mission of the Illinois Finance Authority.

Then, Chairman Funderburg requested a motion to amend the agenda to (i) modify the order of various items therein, (ii) clarify that there is a Presentation and Consideration of Financial Reports, not Financial Statements, and (iii) correct a typographical error with regard to City of Blue Island, Item 9 of the Project Reports and Resolutions, by reflecting that it is a Final Resolution (One-time consideration) as the Board summary report for the item posted together with the agenda clearly demonstrated.

Member Pedersen moved to amend the agenda as requested.

Member Poole seconded the motion.

The motion prevailed and the agenda was amended.

The agenda as amended, by motion of the Members of the Board, was posted at the principal offices of the Authority, posted at the location where the regular meeting was being held, and posted on the website of the Authority. The agenda as amended, by motion of the Members of the Board, remained so posted until the regular meeting of the Board concluded.

III. Message from the Executive Director

Executive Director Meister welcomed Members of the Board, Authority staff and all guests present at the first regular meeting of the Board held in the Authority's new offices located in Suite S-1000 at the Michael A. Bilandic Building.

Additionally, Executive Director Meister reiterated Chairman Funderburg's comments welcoming Members Anderberg and Horne. Member Anderberg, who lives in DeKalb County, brings an extensive background in manufacturing, banking and farming to the Authority. Member Horne brings more than 20 years in management and leadership experience with a particular emphasis in commercial real estate development to the Authority.

IV. Consideration of the Minutes

Chairman Funderburg asked if the Members wished to direct the Assistant Secretary of the Board to correct any errors in the Minutes of the regular meeting of the Minutes of the regular meeting of the Board held on July 9, 2015.

Chairman Funderburg and Member Bronner informed the Assistant Secretary of the Board of two scrivener's errors, which were corrected thereafter.

Corrected Minutes of the regular meeting of the Board held on July 9, 2015 were taken up for consideration.

Member Pedersen moved for the adoption of the Minutes.

Member Poole seconded the motion.

The motion prevailed and the Minutes were adopted.

V. Presentation and Consideration of the Financial Reports

Ms. Gildart presented the preliminary and unaudited Statement of Revenues, Expenses and Net Income for the year ended June 30, 2015, and the preliminary and unaudited Statement of Net Position as of June 30, 2015.

Additionally, Ms. Gildart presented a projected, preliminary and unaudited Statement of Revenues, Expenses and Net Income for the month ended July 31, 2015.

Ms. Gildart noted that due to the timing/receipt of external information and the Authority's printing schedule, financial information for July 2015 is projected. All information is preliminary and unaudited.

1. GENERAL OPERATING FUND REVENUES, EXPENSES AND NET INCOME

FISCAL YEAR 2015

- a. Unaudited Annual Operating Revenues totaled \$4.1 million, while annual Unaudited Net Non-Operating Revenues totaled \$145 thousand. Unaudited total annual combined revenues of \$4.2 million are \$180 thousand or 4% below budget; due primarily to lower than expected closing and miscellaneous fees. Closing fees year to date of \$2.3 million, are \$156 thousand or 6% below budget. Included in Interest Income on Loans, the unaudited year to date revenue accrued for interest due from the former IRBB local governments totaled \$1 million. Annual fees of \$366 thousand are 8% or \$28 thousand higher than budget. Administrative service fees are also 18% higher than budgeted, totaling \$136 thousand for the year. Other non-fee generated revenues are \$126 thousand for the year. Net investment income of \$200 thousand is greater than 3 times the fiscal year 2014's ending total as of June.
- b. Unaudited Annual Operating Expenses of \$3.9 million are \$509 thousand or 12% lower than budget, mostly driven by lower employee-related expenses. Year to date employee expenses total \$1.7 million, which is 22% below budget. Professional services total \$1.5 million, which is 2% below budget. Actual costs in professional services in June include FY14 external audit costs of \$110K and year end accruals for legal, financial advisory, and other services. Annual occupancy costs total \$270 thousand and are \$21 thousand or 7% under budget. This function includes accruals for build out expenses for the Chicago Office incurred in FY15, with the remaining build out costs and moving expenses to be charged to FY16. General and administrative costs are \$376 thousand for the year, which is 13% over budget. Other contributors to lower projected overall year to date operating costs include delays for the debt management software application, the Chicago Office permanent move, execution of the contract for accounting software and maintenance, reduced internal audit fees and reduced staff costs.

¹Operating Revenues and Expenses are direct results of our basic business operations. Non-Operating Revenues and Expenses are netted against each other and include interest and investment income and expenses, bad debt adjustments, transfers to the State of Illinois and realized/unrealized gains and losses on investments. Net Income/(Loss) is our bottom line.

c. Unaudited June Monthly Net Loss is -\$180 thousand. On a year to date basis, the Authority currently shows Annual Net Income of \$660 thousand. Major contributors to the positive bottom line include the level of overall spending at 12% below budget and the transfer of the remaining IRBB reserve funds earlier this fiscal year of nearly \$300K. Budgeted net income for fiscal year 2015 was \$37 thousand.

FISCAL YEAR 2016

- a. In **July**, the Authority generated \$170 thousand in closing fees. Closing fees were received from: *North Central College*, \$44 thousand, *Shedd Aquarium Society*, \$36 thousand and *Field Museum of Natural History*, \$89 thousand. All other balances presented for July are projected.
- b. At the July meeting, the Board adopted a budget for fiscal year 2016 including Revenues of \$4,971,178, Expenses of \$4,958,678, and Net Income of \$12,500.

*Balance sheet and all activity of other funds is presented as of June 30, 2015

2. ALL FUNDS-ASSETS, LIABILITIES AND NET POSITION

The Authority, as of June 2015, is a \$127 million dollar agency which also currently accounts for \$300 million in total activity (including the Other State of Illinois Debt Fund) and maintains compliance for nearly \$24 billion in outstanding debt.

3. GENERAL OPERATING FUND-ASSETS, LIABILITIES AND NET POSITION

In the General Fund, IFA continues to maintain a strong balance sheet with total net position of \$52.6 million. The total assets in the General Fund are \$53.1 million (consisting mostly of cash, investments, and receivables). Unrestricted cash and investments total \$29 million, notes receivables for the former IRBB local governments total \$20.5 million, other loans receivables are at \$1.6 million and restricted cash in the DACA Loan Fund totals \$1.3 million. An intergovernmental receivable of \$112 thousand is owed to the Authority by Illinois Department of Transportation for the reimbursement of professional service expenses. Liabilities, current and non-current, total just \$553 thousand.

4. YEAR TO DATE ACTIVITY FOR ALL OTHER FUNDS

- a. In accordance with governmental accounting standards, the "Other State of Illinois Debt Fund" is comprised of bond activity for the Illinois Environmental Protection Agency (IEPA), the Illinois Medical District Commission (IMDC) and Northern Illinois University Foundation (NIUF). The majority of the activity in this fund derives from the Clean Water Initiative for IEPA. The Authority is working with each component unit to ensure proper consolidated, state-wide financial reporting as of June 30, 2015.
- b. The Locally Held Fire Truck and Ambulance Revolving Loan Funds have total year to date receipts of \$448 thousand. An additional \$207 thousand is in transit from the Office of the State Fire Marshal (OSFM) to be deposited into the Authority's locally held fund as of June 30, 2015. New Fire Truck Revolving Loans, totaling at least \$6 million, will be issued per the Board's approval at the August 2015 meeting. Net investment income from both funds equals \$66 thousand. Monies have been invested since July 2014. Net position of \$22.1 million for

Fire Truck and \$4.2 million for Ambulance, are now shown on the Authority's books due to recent statutory changes.

- c. Other Nonmajor Funds booked revenues of \$214 thousand, of which, \$174 thousand is derived from investment activity. Year to date, the nonmajor funds show a net loss of \$115 thousand, driven by the transfer of funds out of the IRBB Reserve Fund to the General Operating Fund. All other activities result in positive net income of \$179 thousand as of June. Total Net Position in the Nonmajor Funds is \$39.1 million.
- d. The Agency/Fiduciary Funds for IFA include both the Metro East Police District Commission and the Illinois Finance Authority NFP Development Fund, with combined current assets of \$61 thousand.

5. FY14 AND FY15 FINANC IAL/COMPLIANCE AUDITS and GASB UPDATES

- a. Fieldwork for the FY14 and FY15 compliance and financial audits is ongoing.
- b. The Authority is currently reviewing upcoming Governmental Accounting Standards Board (GASB) changes to governmental financial reporting. New standards for investments, leases and fiduciary activities will take effect for the Authority in the upcoming reporting periods.

6. OTHER SUPPLEMENTARY FINANCIAL INFORMATION

The Schedule of Debt is being presented as supplementary financial information immediately following the financial statements in the board package. The Monthly Flash Report is included as separately distributed supplementary financial information for the Board's review.

In connection with General Operating Fund Revenues, Expenses and Net Income, Member Yonover inquired about the Authority's loan loss provision. Executive Director Meister informed Member Yonover and the Board that some of the outstanding bad debt is decades-old legacy loans from the Authority's predecessor agencies as well as fees the Authority has not yet collected from one of its component units. Approval of the Illinois Attorney General must be obtained to write-off any bad debt. That is, the Authority cannot write-off bad debt independently.

However, the Authority has had recent success in writing-off bad debt recently according to Executive Director Meister.

Ms. Gildart noted that the adjustments for bad debt presented here are for financial reporting purposes only.

VI. Monthly Procurement Report

Ms. Gildart presented the Monthly Procurement Report, which included contracts pending execution, contract renewals, new contracts, upcoming solicitations, and a list of vendors procured by the State of Illinois without action needed by Members of the Authority.

VII. Investment Management Review

Ms. Gildart recognized and welcomed Mr. Robert Banks and Mr. John Hoeting, Director of Client Management and Director of Liquidity Management, respectively, of ClearArc Capital, Inc.

Mr. Banks provided some brief background on his firm.

Next, discussing ClearArc Capital Inc.'s performance with assets it is managing on behalf of the Authority, Mr. Hoeting stated that the average maturity of the Authority's securities within its portfolio is approximately 1.37 years. This has been intentionally reduced somewhat recently as the value of liquid securities is declining as markets anticipate higher interest rates. This expectation of higher interest rates is affecting government securities which mature in 3 years more than government securities which mature in 2 years or less. Overall, yields for any investments in the liquidity space continue to be low, however.

Mr. Hoeting noted that ClearArc Capital, Inc.'s management of the Authority's portfolio is constrained by the Authority's investment policy which requires that at least 25% of assets be invested in securities that mature in less than 1 year. Currently, approximately 35% of assets are invested in securities that have a maturity of less than 1 year. The Authority is further restricted by the Public Funds Investment Act (30 ILCS 235).

Mr. Hoeting noted that the additional constraints the Authority's investment policy imposes over and above those in the Public Funds Investment Act should be removed. This would somewhat alleviate securities being so overweight in the short-end of the yield-to-maturity curve and additionally provide for marginally better interest earnings by allowing the portfolio to be invested more heavily in other instruments, e.g. commercial paper issued by corporations.

Member Yonover inquired if ClearArc Capital, Inc.'s management of the Authority's portfolio is feebased. Mr. Hoeting informed Member Yonover and the Board that ClearArc Capital, Inc. utilizes a tiered-fee schedule, which averages approximately 6 basis points based on the aggregate assets of the portfolio.

Preliminary and unaudited Statement of Revenues, Expenses and Net Income for the year ended June 30, 2015, preliminary and unaudited Statement of Net Position as of June 30, 2015, and projected, preliminary and unaudited Statement of Revenues, Expenses and Net Income for the month ended July 31, 2015 were taken up for consideration after presentation of the Monthly Procurement Report and the Investment Management Review.

Member Bronner moved for the acceptance of the preliminary and unaudited Financial Reports as well as the projected, preliminary and unaudited Financial Reports.

Member Fuentes seconded the motion.

The motion prevailed and the Financial Reports were accepted.

VIII. Committee Reports

None.

IX. Presentation Regarding the DACA Loan Program

Chairman Funderburg expressed his pleasure to welcome a representative of and a student from the Loyola University Stritch School of Medicine ("Stritch"). On July 31, Chairman Funderburg, Member Knox and Executive Director Meister joined U.S. Senator Dick Durbin, former Authority Chairman Brandt and Stritch Dean Linda Brubaker in celebrating the first two classes enrolled under the Authority's innovative program to provide loans, not otherwise available, to medical students who arrived in the

United States as children and whose immigration status is currently governed by the federal Deferred Action for Childhood Arrivals ("DACA") policy.

Executive Director Meister stated that the Authority does not require the students who receive DACA loans to pay interest for their respective loans if they serve as doctors in medically underserved Illinois communities upon finishing their residencies. That is the benefit of the bargain for the people of Illinois. DACA students are not eligible to apply for federal student loans or grants and all DACA students must repay the principal of any DACA loans.

Executive Director Meister introduced Mr. Kuczewski, Chair of the Stritch Department of Medical Education and Everardo Arias, a second-year Stitch medical student with DACA status utilizing the Authority's DACA loan program.

Mr. Kuczewski noted that the loan agreements typically require at least four years of service in underserved communities in exchange for loans that cover the cost of tuition and fees for medical students. Moreover, Stritch is fully invested in being a partner with the Illinois Finance Authority in execution of the DACA loan program as evidenced by Stritch committing \$160,000 last year from its general scholarship fund to finance the living expenses of the seven medical students with DACA status as medical school is so demanding that these students cannot work or obtain funds any other way

Mr. Kuczewski informed the Board that the number of Loyola medical students in the DACA loan program has grown from seven students in its first year to 14 this year, representing nine different nations collectively.

Next, Mr. Arias discussed his participation in the loan program with Members of the Board. Mr. Arias explained that as a Mexican immigrant he faced many challenges growing up before deciding to attend medical school. Thankfully, the DACA loan program made it possible for him to pursue a career in medicine. Mr. Arias stated his college advisor told him there was literally a one percent chance he would be accepted to medical school due to his undocumented status. However, the DACA loan program allowed him to apply to Loyola medical school and he was grateful to be accepted. Accordingly, Mr. Arias thanked the Members of the Board, past and present, for establishing the DACA loan program, which he credited with changing his life.

Chairman Funderburg, on behalf of the Members of the Board and Authority staff, wished Mr. Arias the best of luck.

X. Presentation and Consideration of Project Reports and Resolutions

Chairman Funderburg directed Mr. Fletcher, Mr. Frampton and Ms. Lenane to present the projects and resolutions to the Board.

Mr. Fletcher presented the following project, highlighting transaction details and referencing various aspects of the Resolution available to Members of the Board:

Business and Industry Projects

Item 1: Item 1 is a request for Industrial Revenue Bond financing.

The Edlong Corporation and Rondenet Holdings LLC is requesting approval of a Preliminary Bond Resolution in an amount not to exceed \$20,000,000.

Mr. Frampton presented the following projects, highlighting transaction details and referencing various aspects of the Resolutions available to Members:

Educational, Cultural and Non-Healthcare 501(c)(3) Projects

Item 2: Item 2 is a request for 501(c)(3) Revenue Bond financing.

The University of Chicago is requesting approval of a Final Bond Resolution in an amount not to exceed \$400,000,000.

Mr. Frampton recognized and welcomed Ms. Dana Earles, Director of Treasury at The University of Chicago.

Ms. Earles thanked the Board for their consideration of this financing.

Chairman Funderburg recognized and thanked Ms. Earles.

Item 3: Item 3 is a request for 501(c)(3) Revenue Bond financing.

Providence St. Mel School is requesting approval of a Final Bond Resolution in an amount not to exceed \$22,000,000. This financing is being presented for one-time consideration.

Mr. Frampton informed the Board that while this transaction is a refunding for federal tax law purposes, the Authority is offering a discounted fee because the outstanding debt that is currently secured by a Letter of Credit is now being converted to bank debt and the weighted average maturity is not being extended.

Mr. Fletcher presented the following project, highlighting transaction details and referencing various aspects of the Resolution available to Members:

Item 4: Item 4 is a request for 501(c)(3) Revenue Bond financing.

Columbia College Chicago is requesting approval of a Final Bond Resolution in an amount not to exceed \$75,000,000. This financing is being presented for one-time consideration.

Ms. Lenane presented the following projects, highlighting transaction details and referencing various aspects of the Resolutions available to Members:

Healthcare Projects

Item 5: Item 5 is a request for 501(c)(3) Revenue Bond financing.

The Joint Commission on Accreditation of Healthcare Organizations is requesting approval of a Final Bond Resolution in an amount not to exceed \$16,000,000. This financing is being presented for one-time consideration.

Item 6: Item 6 is a request for 501(c)(3) Revenue Bond financing.

Advocate Health and Hospitals Corporation is requesting approval of a Final Bond Resolution in an amount not to exceed \$328,565,000. This financing is being presented for one-time consideration.

Ms. Lenane recognized and welcomed Mr. Dominic Nakis, Senior Vice President, Chief Financial Officer and Treasurer of Advocate Health Care.

Mr. Nakis thanked the Board for their consideration of this financing.

Chairman Funderburg recognized and thanked Mr. Nakis.

Item 7: Item 7 is a request for 501(c)(3) Revenue Bond financing.

Plymouth Place, Inc. is requesting approval of a Preliminary Bond Resolution in an amount not to exceed \$65,000,000.

Mr. Frampton presented the following projects, highlighting transaction details and referencing various aspects of the Resolutions available to Members:

Local Government and Government Purpose Projects

Item 8: Item 8 is a Resolution Granting the Executive Director Authorization to Act on Behalf of Illinois Finance Authority as Promulgated by the Illinois Administrative Code for the Fire Truck Revolving Loan Program.

The Fire Truck Revolving Loan Program is a cooperative program that has been jointly administered by the Illinois Office of the State Fire Marshal and the Illinois Finance Authority since 1985. The Program provides loans of up to \$350,000 to allow Illinois municipalities and fire protection districts to update fire protection equipment and improve public safety. Because many Fire Districts and Fire Departments statewide provide shared services to neighboring communities, the impact of these equipment purchases extends beyond the borders of these communities and local fire districts.

Most of the applicants leverage program funds with local funds.

Under the Program, the Office of the State Fire Marshal is responsible for identifying eligible municipalities and fire districts, soliciting applications, and undertaking a needs-based review of each application and ranks the applications according to need.

The Illinois Finance Authority is responsible for undertaking a due diligence financial review to assure that general revenues or pledged sources are sufficient to repay each loan. Staff has completed its review of the 36 loan applications. Illinois Finance Authority staff will be working with the Illinois Office of the State Fire Marshal to close loans totaling approximately \$6,342,359 for these applicants. This financing is being presented for one-time consideration.

Executive Director Meister thanked Illinois State Fire Marshal Matt Perez for his partnership in this endeavor and congratulated Marshal Perez on his appointment by Governor Rauner this past March.

Member Pedersen requested clarification about the fees for units of local governments. Mr. Frampton informed Member Pedersen and the Board that investment grade-rated borrowers may attain a loan with a fixed rate of interest lower than commercially available and non-rated borrowers may obtain a loan bearing a zero percent rate of interest for the duration of the loan.

Item 9: Item 9 is a request for Local Government Direct Bond Purchase financing.

City of Blue Island is requesting approval of a Final Resolution authorizing the Illinois Finance Authority to purchase City of Blue Island General Obligation Alternate Revenue Bonds, Series 2015 in an amount not-to-exceed \$1,300,000.

The Illinois Finance Authority will purchase Series 2015 General Obligation Alternate Revenue Bonds to be issued by the City of Blue Island (the "City" or "Borrower"). The City will use bond proceeds to finance all or a portion of the costs of (i) improvements to public facilities including but not limited to (a) Illinois EPA-mandated improvements to a leachate treatment system located at the City-owned golf course (formerly the site of a landfill), (b) improvements to the City's sewerage system, including a sewage relining/inspection project, and replacement and redesign of certain portions of the City's sewerage system, including replacement of a relief combination sewer, (ii) acquisition of an ambulance, to replace and upgrade the City's ambulance fleet (and replace one out-of-service ambulance), (iii) the acquisition of public works vehicles, and (iv) rehabilitation of the irrigation system and other improvements at the City-owned golf course, all to be owned and used by the City of Blue Island, Cook County, Illinois (collectively, the "Project"). The accompanying resolution would also authorize the ambulance to be financed as a separate stand-alone financing if deemed reasonable or desirable under terms detailed below.

The maximum term for this proposed transaction is ten years.

The Program serves units of local government that have a borrowing that is small, located in a community lacking its own commercial bank, have a project that is ineligible or only partially eligible for other programs (including the Illinois's EPA State Revolving Fund Loan Programs), and, as a result, has limited borrowing options.

The Illinois Finance Authority will allocate unencumbered treasury funds to purchase Bonds directly to fund this Program.

Mr. Fletcher presented the following resolution, highlighting transaction details and referencing various aspects of the Resolution available to Members:

Resolutions

Item 10:

Item 10 is a Resolution Authorizing the Issuance of Not to Exceed \$25,000,000 in Aggregate Principal Amount of Illinois Finance Authority Revenue Bonds, Series 2015 (Goodman Theatre Project), the Proceeds of which are to be Loaned to Chicago Theatre Group, Inc., Operating as the Goodman Theatre.

Mr. Fletcher informed the Board that while this transaction is a refunding for federal tax law purposes, the Authority is offering a discounted fee because the outstanding debt that

is currently secured by a Letter of Credit is now being converted to bank debt and the weighted average maturity is not being extended.

Chairman Funderburg asked for the general consent of the Members to consider the projects and resolutions collectively and to have the subsequent recorded vote applied to each individual project and resolution, unless there any specific projects and resolutions that a Member would like to consider separately.

Member Yonover requested Item 1 to be considered separately. There were no other objections.

Then, Executive Director Meister recognized and welcomed Nancy Burke, Latrice Phillips, John Bibby, Mark Huddle, Tim Hinchman, Stephanie Wagner and Kevin Barney. Executive Director Meister explained that these attorneys represent a sampling of the many attorneys whom work on the Authority's conduit bond transactions.

The attorney who serves as bond counsel, acting for his or her firm, renders a legal opinion as to the validity of the bonds under applicable laws, the federal and state income tax status of the interest on the bonds and, in certain cases, other matters.

Bond counsel drafts many of the documents utilized in the bond issue and is heavily involved in the structuring and closing of the financing. In order for municipal bonds to be valid and enforceable, they must comply with applicable law. If the interest income on municipal bonds is to be excluded from the gross income of the holders for federal income tax purposes (i.e. "tax-exempt"), the use of the proceeds of the bonds and any property financed with those proceeds are subject to various restrictions imposed by federal tax law.

Thus, bond counsel must have a thorough knowledge of the state laws relating to the bonds and, if the interest income on the bonds is intended to be federally tax-exempt, bond counsel must have a thorough knowledge of the highly technical provisions of federal tax law that are applicable to municipal bonds issued by the Authority.

Thereafter Executive Director Meister's explanation of the role and function of bond counsel, Member Pedersen moved for the adoption of the following project: Item 1.

Member Knox seconded the motion.

And on that motion, a roll call vote was taken, resulting as follows: 8 Yeas; 0 Nays; 0 Answering Present; 1 Abstention (Yonover).

Member Yonover abstained from casting a vote for Item 1, declaring in a statement that he has a business relationship with The Edlong Corporation.

This project, having received the votes of a quorum of the Members of the Board, was declared passed.

Next, Member Poole moved for the adoption of the following projects and resolutions: Items 2, 3, 4, 5, 6, 7, 8, 9 and 10.

Member Knox seconded the motion.

And on that motion, a roll call vote was taken, resulting as follows: 9 Yeas; 0 Nays; 0 Answering Present.

These projects and resolutions, having received the votes of a quorum of the Members of the Board, were declared passed and adopted, respectively.

XI. Public Comment

Chairman Funderburg recognized Mr. Rob Sherman, resident of Buffalo Grove (Cook County).

Mr. Sherman expressed his belief that the Illinois Finance Authority is not in compliance with the Illinois Gender Balanced Appointments Act (5 ILCS 310).

The Gender Balanced Appointments Act states, in part, that all appointments to boards, commissions, committees and councils of the State created by the laws of the State after January 1, 2000 shall be gender balanced to the extent possible. Additionally, appointments made in accordance with the Gender Balanced Appointments Act should be made in a manner that makes a good faith attempt to seek gender balance based on the numbers of each gender belonging to the group from which appointments are made.

Mr. Sherman encouraged recent appointments by Governor Rauner to resign their positions so that the composition of Members of the Board can potentially become more gender-balanced, to the extent possible.

Chairman Funderburg thanked Mr. Sherman for his public comments and noted that Mr. Sherman was allowed to speak longer than the time allotted to him pursuant to the "Guidelines for Public Comment" prescribed by the Authority and posted at www.il-fa.com.

Chairman Funderburg recognized Mr. Sean Halloran, Management Analyst at City of Blue Island.

Mr. Halloran thanked the Board for the consideration and passage of City of Blue Island, Item 9 of the Project Reports and Resolutions.

Chairman Funderburg thanked Mr. Halloran.

XII. Other Business

None.

XIII. Adjournment

At the time of 11:04 a.m., Member Bronner moved that the Board do now adjourn until September 10, 2015, at 9:30 a.m.

Member Anderberg seconded the motion.

The motion prevailed.

And the Board stood adjourned.

Minutes published by: Brad R. Fletcher Assistant Secretary of the Board



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FINANCIAL ANALYSIS

September 10, 2015

V. PRESENTATION AND CONSIDERATION OF THE FINANCIAL REPORTS MONTHLY AND ANNUAL SUMMARY AS OF AUGUST 31, 2015*

*Due to the timing/receipt of external information and the Authority's printing schedule, financial information for August 2015 is projected. All information is preliminary and unaudited.

1. GENERAL OPERATING FUND REVENUES, EXPENSES AND NET INCOME

FISCAL YEAR 2015 UPDATE-UNAUDITED

a. Total Annual Revenues: \$4,304,748
b. Total Annual Expenses: (\$3,958,655)
c. Total Net Transfers In: \$293,956
d. Total Annual Net Income: \$640.047

FISCAL YEAR 2016-UNAUDITED

- a. **Total Projected Annual Revenues** equal \$720 thousand and are \$109 thousand or 13% below budget; due primarily to lower than expected closing fees and other revenues. Actual closing fees year to date of \$470 thousand, are \$82 thousand or 15% below budget. Projected annual fees of \$34 thousand are 43% or \$26 thousand lower than budgeted. Actual administrative service fees are \$15 thousand for the first two months of the year. Actual application fees are \$8 thousand or 52% higher than budgeted. Projected accrued interest income from the former IRBB local governments and others totaled \$165 thousand. Projected net investment income stands at \$26 thousand.
- b. In **July**, the Authority generated \$170 thousand in closing fees. Closing fees were received from: *North Central College*, \$44 thousand, *Shedd Aquarium Society*, \$36 thousand and *Field Museum of Natural History*, \$89 thousand. In **August**, the Authority generated \$292 thousand in closing fees. Closing fees were received from: *Little Company of Mary Hospital*, \$138 thousand and *The Joint Commission*, \$62 thousand. Invoices were also generated for *Providence St. Mel*, \$53 thousand and the *Goodman Theatre* for \$40 thousand. Administrative Service fees were received from *Intercultural Montes* for \$10 thousand and from *Holy Family* for \$5 thousand.
- c. **Total Projected Annual Expenses** of \$636 thousand, which is \$190 thousand or 23% lower than budget, mostly driven by vacant budgeted staff positions and delays in IT projects and purchases. Projected year to date employee expenses total \$307 thousand and projected professional services totals \$212 thousand; with each function at 21% and 29% below budget. Projected annual occupancy costs total \$45 thousand and are \$3 thousand or 7% over budget. Projected general and administrative costs are \$60 thousand for the first two months of the year, which is 10% under budget.
- d. **Total Projected Annual Net Income** is \$84 thousand. The major contributor to the positive bottom line include the level of overall spending at 23% below budget.

¹ Operating Revenues and Expenses are direct results of our basic business operations. Non-Operating Revenues and Expenses are netted against each other and include interest and investment income and expenses, bad debt adjustments, transfers to the State of Illinois and realized/unrealized gains and losses on investments. Net Income/(Loss) is our bottom line.

V. PRESENTATION AND CONSIDERATION OF THE FINANCIAL STATEMENTS MONTHLY AND ANNUAL SUMMARY AS OF AUGUST 31, 2015*

2. ALL FUNDS-ASSETS, LIABILITIES AND NET POSITION_

The Authority, as of August 31, 2015, is a \$119 million dollar agency which also currently accounts for \$300 million in total activity (including the Other State of Illinois Debt Fund) and maintains compliance for nearly \$24 billion in outstanding debt.

3. GENERAL OPERATING FUND-ASSETS, LIABILITIES AND NET POSITION

In the General Fund, IFA continues to maintain a strong balance sheet with total net position of \$52.7 million. The total assets in the General Fund are \$53.1 million (consisting mostly of cash, investments, and receivables). Unrestricted cash and investments total \$28.3 million, notes receivables for the former IRBB local governments total \$20.2 million, other loans receivables are at \$2.8 million and restricted cash in the DACA Loan Fund totals \$1.3 million. The intergovernmental receivable of \$112 thousand owed to the Authority by Illinois Department of Transportation, for the reimbursement of professional service expenses, has been paid. Liabilities, current and non-current, total just \$398 thousand.

4. YEAR TO DATE ACTIVITY FOR ALL OTHER FUNDS

- a. The July and August 2015 activity of the State of Illinois Component Units will be presented at the October board meeting. In accordance with governmental accounting standards, the "Other State of Illinois Debt Fund" is comprised of bond activity for the Illinois Environmental Protection Agency (IEPA), the Illinois Medical District Commission (IMDC) and Northern Illinois University Foundation (NIUF). The majority of the activity in this fund derives from the Clean Water Initiative for IEPA. The Authority continues to work with each component unit to ensure proper consolidated, state-wide financial reporting as of June 30, 2015.
- b. The Locally Held Fire Truck and Ambulance Revolving Loan Funds have total year to date receipts of \$70 thousand. New Fire Truck revolving loans, totaling \$6.2 million, will be issued in the next 30-60 days per direction from the Office of the State Fire Marshal (OSFM). The Authority has also received notice of OSFM's intent to issue Ambulance loans during this fiscal year. Net position of \$22.2 million for Fire Truck and \$4.2 million for Ambulance, are reported on the Authority's balance sheet.
- c. Other Nonmajor Funds booked projected year to date revenues of \$36 thousand, of which, \$32 thousand is derived from investment activity. At June 30, 2015, reserves for various settlements and potential loan losses were booked to the nonmajor funds, totaling \$1.2 million. In the event of loss, payments will be made from unrestricted, locally-held funds. Total Net Position in the Nonmajor Funds is \$39.5 million.
- d. The Agency/Fiduciary Funds for IFA include both the Metro East Police District Commission and the Illinois Finance Authority NFP Development Fund, with combined current assets of \$61 thousand.

5. FY14 AND FY15 FINANC IAL/COMPLIANCE AUDITS and GASB UPDATES

- a. Fieldwork for the FY14 and FY15 compliance and financial audits is ongoing.
- b. The Authority is currently reviewing upcoming Governmental Accounting Standards Board (GASB) changes to governmental financial reporting. New standards for investments, leases and fiduciary activities will take effect for the Authority in the upcoming reporting periods.

6. OTHER SUPPLEMENTARY FINANCIAL INFORMATION

a. The Schedule of Debt is being presented as supplementary financial information in the financial statements tab of the board package. The Monthly Flash Report will be distributed for the Board's review at the October board meeting.



STATEMENT OF REVENUES, EXPENSES AND NET INCOME GENERAL OPERATING FUND FOR FISCAL YEAR 2016 AS OF AUGUST 31, 2015

(PROJECTED)*
(PRELIMINARY AND UNAUDITED)

																		EAR TO	YEAR TO	_	DGET	BUDGET
	JUL	AUG	SEP	,	ост	NOV	DE	c	JAN	FEB		1AR	APR	M	IAY	JUNE		DATE ACTUAL	DATE BUDGET		IANCE (\$)	VARIANCE (%)
Operating Revenues:		AUG	JLF		JC1	NOV	DL		JAN	FLB		IAN	AFN	IV	IAI	JUNE		CIUAL	BUDGET		(Φ)	(70)
Closing Fees	177,507	292,080			_	_		_	_	-	_	_	_		_	_	_	469,587	551,324	(81,737)	-14.8%
Annual Fees	16,990	16,990			_	-		_	_		-	-	_		-	-		33,980	59,617		25,637)	-43.0%
Administrative Service Fees	-	15,000			_	-		_	_		-	-	_		-	-		15,000	2,500		12,500	500.0%
Application Fees	3,000	4,800			-	-		-	-		_	-	-		-	-		7,800	5,150		2,650	51.5%
Miscellaneous Fees	139	1,213			-	-		-	-	-	-	-	-		-	-	-	1,352	917		435	47.4%
Interest Income-Loans	83,318	82,132			-	-		-	-	-	-	-	-		-	-	-	165,450	170,655		(5,205)	-3.1%
Other Revenue		973			-	-		-	-		-	-	-		-		-	973	7,333		(6,360)	-86.7%
Total Operating Revenue:	\$280,954 \$	413,188	\$ -	\$	- \$	-	\$	- \$	- ;	\$ -	\$	- \$.	\$	- ;	\$ <u>-</u>	\$	694,142	\$ 797,496	\$ (1	03,354)	-13.0%
Operating Expenses:																						
Employee Related Expense	141,053	166,053			_	_		_	_		_	_	_		_	_		307,106	389,205	(82,099)	-21.1%
Professional Services	106,155	106,155			_	_		_	_		_	_	_		_	_		212,310	298,013		85,703)	-28.8%
Occupancy Costs	19,832	25,000			_	-		-	-		_	-	_		_		_	44,832	41,736	`	3,096	7.4%
General & Administrative	29,890	29,890			-	-		-	-		_	-	_		-	-		59,780	66,063		(6,283)	-9.5%
Depreciation and Amortization	6,078	6,078			-	-		-	-	-	-	-	-		-	-	-	12,156	31,347	(19,191)	-61.2%
Total Operating Expense	\$303,008 \$	333,176	\$ -	\$	- \$	-	\$	- \$	- ;	\$ -	\$	-	-	\$	- ;	\$ -	\$	636,184	\$ 826,364	\$ (1	90,180)	-23.0%
O	£ (00.054) £	80.012	•	\$			\$	- \$		•	\$	- 9			- 9	•	•	57.958	\$ (28.868)	•	00.000	200 00/
Operating Income(Loss)	\$ (22,054) \$	80,012	\$ -	3	- >	-	3	- \$	- ;	• -	•	- ;	-	Þ	- ;	-	Þ	57,958	\$ (28,868)	\$	86,826	300.8%
Nonoperating Revenues (Expenses	•																					
Bad Debt Adjustments (Expense)	-	-			-	-		-	-	-	-	-	-		-	-	-	-	1,667		(1,667)	-100.0%
Miscellaneous Non-Opertg Rev/(Exp)		-			-	-		-	-	-	-	-	-		-	-	-	-	(83)		83	-100.0%
Interest and Investment Income	25,941	25,941			-	-		-	-	-	-	-	-		-	-	-	51,882	54,367		(2,485)	-4.6%
Realized Gain (Loss) on Sale of Inve		(473)			-	-		-	-	-	-	-	-		-	-	-	(946)	(2,167)		1,221	-56.3%
Net Appreciation (Depr) in FV of Inve		(12,645)				-		-	-		-	-	-		-			(25,290)	(22,833)		(2,457)	10.8%
Total Nonoperating Rev (Exp)	\$ 12,823 \$	12,823	\$ -	\$	- \$	•	\$	- \$	- :	\$ -	\$	-		\$	- ;	5 -	\$	25,646	\$ 30,951	\$	(5,305)	-17.1%
Net Income (Loss) Before Transfer	\$ (9,231) \$	92,835	\$ -	\$	- \$	-	\$	- \$	- ;	\$ -	\$	- \$	-	\$	- ;	5 -	\$	83,604	\$ 2,083	\$	81,521	3913.6%
Transfers:																						
Transfers in from other funds	-	-			-	-		-	-	-	-	-	-		-	-	-	-	-		-	0.0%
Transfers out to other funds	-	-	•		-	•	_	-	-		-		-		-		-	-	-		-	0.0%
Total Transfers In (Out)	<u>\$ - \$</u>	-	> -	\$	- \$	-	\$	- \$	- :	-	\$	- ;	-	\$	- :	-	\$	-	> -	\$	-	0.0%
Net Income (Loss)	\$ (9,231) \$	92,835	\$ -	\$	- \$	-	\$	- \$	- :	\$ -	\$	- 5	5 -	\$	- ;	5 -	\$	83,604	\$ 2,083	\$	81,521	3913.6%
` ,		•		-			•	<u> </u>			· ·			•				•	•	•		

^{*}All amounts in red are projected.



STATEMENT OF REVENUES, EXPENSES AND NET INCOME
IFA FUNDS AND AGENCY FUND ACTIVITY
FOR FISCAL YEAR 2016 AS OF AUGUST 31, 2015
(PROJECTED)*
(PRELIMINARY AND UNAUDITED)

	G	ENERAL FUND	OCALLY HELD FIRE TRUCK REV LOAN FUND	OCALLY HELD AMBULANCE REV LOAN FUND	N	ON-MAJOR FUNDS	\$ SUBTOTAL IFA FUNDS	,	AGENCY FUNDS
Operating Revenues:									_
Closing Fees		469,587	-	-		-	469,587		-
Annual Fees		33,980	-	-		-	33,980		-
Administrative Service Fees		15,000	-	-		-	15,000		-
Application Fees Miscellaneous Fees		7,800	70,207	-		-	7,800		-
Interest Income-Loans		1,352 165,450	70,207	-		6,443	71,559 171,893		-
Other Revenue		973	-	-		0,443	973		-
Total Operating Revenue:	\$	694,142	\$ 70,207	\$ -	\$	6,443	\$ 770,792	\$	-
Operating Expenses: Employee Related Expense		307,106		-		-	307,106		_
Professional Services		212,310	963	589		1,960	215,822		111
Occupancy Costs		44,832	-	-		-	44,832		-
General & Administrative		59,780	-	-		-	59,780		-
Interest Expense		-	-	-		308	308		-
Depreciation and Amortization		12,156	 			<u> </u>	12,156		
Total Operating Expense	\$	636,184	\$ 963	\$ 589	\$	2,268	\$ 640,004	\$	111
Operating Income(Loss)	\$	57,958	\$ 69,244	\$ (589)	\$	4,175	\$ 130,788	\$	(111)
Nonoperating Revenues (Expenses):									
Bad Debt Adjustments (Expense)		-	-	-		-	-		-
Transfer of funds and program interest from the State of II		-	-	-		-	-		-
Interest and Invesment Income		51,882	11,462	7,728		45,318	116,390		-
Realized Gain (Loss) on Sale of Investment		(946)	1,464	(26)		(78)	414		-
Net Appreciation (Depr) in fair value of Investments		(25,290)	(1,204)	 (3,014)		(13,232)	 (42,740)		
Total Nonoperating Revenues (Expenses)	\$	25,646	\$ 11,722	\$ 4,688	\$	32,008	\$ 74,064	\$	-
Net Income (Loss) Before Transfers	\$	83,604	\$ 80,966	\$ 4,099	\$	36,183	\$ 204,852	\$	(111)
Transfers:									
Transfers in from other funds		-	-	-		-	-		-
Transfers out to other funds									
Total Transfers In (Out)	\$	-	\$ -	\$ -	\$	-	\$ -	\$	-
Net Income (Loss)	\$	83,604	\$ 80,966	\$ 4,099	\$	36,183	\$ 204,852	\$	(111)

^{*}All amounts in red are projected.



STATEMENT OF NET POSITION
IFA FUNDS AND AGENCY FUND ACTIVITY

August 31, 2015 (PROJECTED)*

(PKELI	MINARY	AND	UNAUDI	ΙEυ
`				

		GENERAL FUND	LOCALLY HELD FIRE TRUCK REV LOAN FUND) [LOCALLY HELD AMBULANCE REV LOAN FUND	NON-MAJOR FUNDS	SUBTOTAL IFA FUNDS		AGENCY FUNDS
Assets and Deferred Outflows:									
Current Assets:									
Unrestricted:									
Cash & cash equivalents		4,854,379	-	-	-	1,030,795	5,885,174		-
Investments		7,521,183	-	-	-	3,467,368	10,988,551		-
Accounts receivable, Net		38,224	-	-	-	-	38,224		-
Loans receivables, Net		2,014,090	-	-	-	-	2,014,090		-
Accrued interest receivable		24,690	-	-	-	46,340	71,030		-
Bonds and notes receivable		1,677,800	-	-	-	-	1,677,800		-
Due from other funds		19,661	-	-	-	-	19,661		-
Due from other local government agencies		-	-	-	-	3,000,000	3,000,000		-
Prepaid Expenses		360,766	-	-	_	-	360,766		_
Total Current Unrestricted Assets	\$	16,510,793	\$ -	\$	· -	\$ 7,544,503	\$ 24,055,296		-
	·								
Restricted:									
Cash & Cash Equivalents		1,280,252	5,910,422		8,498	2,062,492	9,261,664		61,378
Deposits in transit		-	158,075		42		158,117		-
Investments		-	443,336		1,423,336	236,765	2,103,437		-
Accrued interest receivable		-	3,614	Ļ	12,961	8,571	25,146		-
Bonds and notes receivable from State component units		-	-	-	-	-	-		-
Loans receivables, Net		-	1,363,644	ļ.	74,320	101,442	1,539,406		-
Total Current Restricted Assets	\$	1,280,252	\$ 7,879,091	\$	1,519,157	\$ 2,409,270			61,378
Total Current Assets	\$	17,791,045	\$ 7,879,091	\$	1,519,157	\$ 9,953,773	\$ 37,143,066	\$	61,378
Non-current Assets: Unrestricted:		45.007.500					05.007.007		
Investments		15,937,506	-	-	-	9,070,491	25,007,997		-
Accounts receivable, Net		-	-	-	-	-	-		-
Loans receivables, Net		770,633	-	-	-	-	770,633		-
Bonds and notes receivable	_	18,519,237	-		-	<u> </u>	18,519,237		
Total Noncurrent Unrestricted Assets	_\$	35,227,376	\$ -	\$	-	\$ 9,070,491	\$ 44,297,867	\$	<u> </u>
Restricted:									
Cash & Cash Equivalents		_	_		_	600,000	600,000		_
Investments		_	59,430)	2,445,688	522,675	3,027,793		_
Funds in the custody of the Treasurer		_	70,287		2,440,000	18,015,061	18,085,348		_
Loans receivables, Net		_	14,173,884		247,280	1,379,419	15,800,583		_
Guarantee payments receivables, Net		_	17,173,004		271,200	1,575,415	10,000,000		_
Bonds and notes receivable from primary government		_	-	_	-	-	-		-
Bonds and notes receivable from State component units		-	-		_	-	-		_
Total Noncurrent Restricted Assets	\$		\$ 14,303,601	•	2,692,968	\$ 20,517,155	\$ 37,513,724	\$	
Total Holical Coll Root Internation	<u>Ψ</u>		Ψ 1-7,000,001	•		Ψ 20,011,100	Ψ 01,010,12 1	Ψ	



STATEMENT OF NET POSITION IFA FUNDS AND AGENCY FUND ACTIVITY

August 31, 2015 (PROJECTED)* (PRELIMINARY AND UNAUDITED)

		GENERAL FUND		DCALLY HELD FIRE TRUCK REV LOAN FUND		OCALLY HELD AMBULANCE REV LOAN FUND	N	ION-MAJOR FUNDS		SUBTOTAL IFA FUNDS		AGENCY FUNDS
Capital Assets Capital Assets Accumulated Depreciation	_	800,702 (733,514)		- -		-		-		800,702 (733,514)		<u>-</u>
Total Capital Assets	\$	67,188	\$	-	\$	-	\$	-	\$	67,188	\$	-
Total Noncurrent Assets	\$	35,294,564	\$	14,303,601	\$	2,692,968	\$	29,587,646	\$	81,878,779	\$	-
Total Assets	\$	53,085,609	\$	22,182,692	\$	4,212,125	\$	39,541,419	\$	119,021,845	\$	61,378
DEFERRED OUTFLOWS OF RESOURCES:												
Deferred loss on debt refunding	_	-		-		-	_	-		-	_	
TOTAL DEFERRED OUTFLOWS OF RESOURCES	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-
Total Assets & Deferred Inflows of Resources	\$	53,085,609	\$	22,182,692	\$	4,212,125	\$	39,541,419	\$	119,021,845	\$	61,378
Liabilities: Current Liabilities: Payable from unrestricted current assets: Accounts payable Accrued liabilities Due to employees Due to primary government Due to other funds Other liabilities		60,819 159,600 101,017 6,041		- - - -		- - - -		- - - 19,661		60,819 159,600 101,017 6,041 19,661		
Other liabilities		70,000		-		-		155,000		155,000		36,994
Unearned revenue, net of accumulated amortization Total Current Liabilities Payable from Unrestricted Current Assets	\$	70,000 397,477	\$		\$		\$	174,661	\$	70,000 572,138	\$	36,994
Payable from restricted current assets: Due to primary government Accounts payable Accrued interest payable Bonds and notes payable from primary government Bonds and notes payable from State component units Current portion of long term debt Unamortized bond premium			·	- - - - - -	•	- - - - - -	•	- 2,510 - - 59,984	•	- 2,510 - - 59,984		
Total Current Liabilities Payable from Restricted Current Assets Total Current Liabilities	\$	397,477	<u>\$</u> \$	<u> </u>	<u>\$</u>	<u> </u>	<u>\$</u> \$	62,494 237,155	<u>\$</u> \$	62,494 634,632		36,994
I Otal Current Liabilities	Ψ_	391,411	Ψ	-	Ф	-	Ð	231,133	Ą	034,032	Ψ	30,994



STATEMENT OF NET POSITION
IFA FUNDS AND AGENCY FUND ACTIVITY
August 31, 2015
(PROJECTED)*

(PRELIMINARY AND UNAUDITED)

	(GENERAL FUND	F	CALLY HELD FIRE TRUCK REV LOAN FUND		OCALLY HELD AMBULANCE REV LOAN FUND	N	ION-MAJOR FUNDS		SUBTOTAL IFA FUNDS		AGENCY FUNDS
Payable from restricted noncurrent assets:												
Noncurrent payables		585		-		=		-		585		-
Bonds and notes payable from primary government		-		-		-		-		-		-
Bonds and notes payable from State component units		-		-		-		-		-		-
Noncurrent portion of long term debt		-		-		-		309,096		309,096		-
Unamortized bond premium		-		-		-		4 057 500		4.057.500		-
Noncurrent loan reserve	_		•		•		•	1,057,526	•	1,057,526	•	
Total Noncurrent Liabilities Payable from Restricted Noncurrent	\$	585	\$	-	Þ	<u> </u>	Þ	1,366,622	Þ	1,367,207	\$	
Total Noncurrent Liabilities	\$	585	\$	-	\$	-	\$	1,366,622	\$	1,367,207	\$	
Total Liabilities	\$	398,062	\$	-	\$	-	\$	1,603,777	\$	2,001,839	\$	36,994
Net Position:												
Net Investment in Capital Assets		67,188		_		_		_		67,188		_
Restricted		07,100		22,101,726		4,208,026		22,418,033		48,727,785		_
Unrestricted		52,536,755		-		1,200,020		15,483,426		68,020,181		24,495
Current Change in Net Position		83,604		80,966		4,099		36,183		204,852		(111)
Total Net Position	\$	52,687,547	\$	22,182,692	\$	4,212,125	\$	37,937,642	\$	117,020,006	\$	24,384
		·				<u> </u>		·		<u> </u>		
Total Liabilities & Net Position	\$	53,085,609	\$	22,182,692	\$	4,212,125	\$	39,541,419	\$	119,021,845	\$	61,378

*All amounts in red are projected.

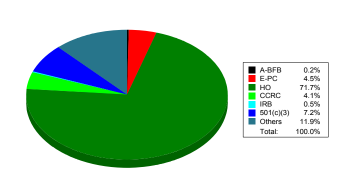


Bonds Issued - Fiscal Year Comparison for the Period Ending August 31, 2015

Fiscal Year 2014

Market Sector Principal Issued 21 Agriculture - Beginner Farmer 3,729,751 4 Education 93,895,000 9 Healthcare - Hospital 1,493,795,000 4 Healthcare - CCRC 84,995,000 1 Industrial Revenue 10,000,000 11 501(c)(3) Not-for-Profit 165,617,000 6 Local Government 247,360,000 56 2,099,391,751

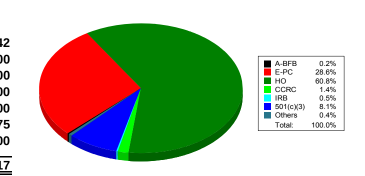
Bonds Issued in Fiscal Year 2014



Fiscal Year 2015

#	Market Sector	Pi	rincipal Issued
15	Agriculture - Beginner Farmer		4,154,74
4	Education		788,149,000
11	Healthcare - Hospital		1,416,385,000
1	Healthcare - CCRC		39,640,000
2	2 Industrial Revenue		14,000,000
11	501(c)(3) Not-for-Profit		236,986,07
	Local Government		12,000,000
45		\$	2,511,314,81

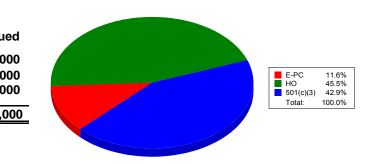
Bonds Issued in Fiscal Year 2015



Fiscal Year 2016

#	Market Sector	Principal Issued
1	Education	30,177,000
2	Healthcare - Hospital	118,000,000
2	501(c)(3) Not-for-Profit	111,445,000
5		\$259,622,000

Bonds Issued in Fiscal Year 2016





Bonds Issued and Outstanding as of August 31, 2015

Bonds Issued between July 01, 2015 and August 31, 2015

			Initial Interest		<u>Bonds</u>
Bond Issue		Date Issued	<u>Rate</u>	Principal Issued	Refunded
E-PC	North Central College	07/09/2015	Variable	30,177,000	0
501(c)(3)	Shedd Aquarium Society	07/24/2015	Fixed at Schedule	22,945,000	22,945,000
501(c)(3)	Field Museum of Natural History	07/28/2015	Variable	88,500,000	88,500,000
НО	Little Company of Mary Hospital	08/18/2015	Variable	102,000,000	72,000,000
НО	The Joint Commission	08/26/2015	Fixed at Schedule	16,000,000	0
		Total Bonds Issued as	of August 31, 2015	\$ 259,622,000 \$	183,445,000

Legend: Fixed Rate Bonds as shown

DP-VRB = initial interest rate at the time of issuance on a Direct Purchase Bond

VRB = initial interest rate at the time of issuance on a Variable Rate Bond that does not include the cost of the LOC arrangement.

Schedule of Debt [a]

Conduit debt issued under the Illinois Finance Authority Act [20 ILCS 3501/845-5(a)] which does not constitute an indebtedness or an obligation, either general or moral, or a pledge of the full faith or a loan of the Authority, the State of Illinois or any Political Subdivision of the State within the purview of any constitutional or statutory limitation or provisions with special limited obligations of the Authority secured under provisions of the individual Bond Indentures and Loan Agreements with the exception of the bonds identified below in Section I (b) -- General Purpose Moral Obligation/State Component Parts -- which are subject to the \$28.15B cap in Section 845-5(a).

Section I (a)	Principal Outstanding					Program		
76.1		June 30, 2015	Aug	ust 31, 2015		Limitations	Rer	naining Capacity
Illinois Finance Authority "IFA"[b]	_		_					
Agriculture Education	\$	52,498,261 4,325,023,557	\$	52,498,261				
Healthcare		13,657,507,336		4,312,221,636 13,713,900,693				
Industrial Development [includes Recovery Zone/Midwest Disaster]		708,570,850		694,200,484				
Local Government		331,080,000		320,210,000				
Multifamily/Senior Housing		168,358,468		168,054,263				
501(c)(3) Not-for Profits								
* * * * *		1,406,363,442 249,915,000		1,514,786,590 199,915,000				
Exempt Facilities Bonds	_							
Total IFA Principal Outstanding	\$	20,899,316,914	\$	20,975,786,928				
Illinois Development Finance Authority "IDFA" [b]								
Education		496,388		496,388				
Healthcare		80,200,000		80,200,000				
Industrial Development		291,429,410		281,555,569				
Local Government		306,307,834		306,307,834				
Multifamily/Senior Housing		84,354,117		84,314,117				
501(c)(3) Not-for Profits Exempt Facilities Bonds		722,984,769		718,133,587				
Total IDFA Principal Outstanding	\$	1,485,772,517	\$	1,471,007,494				
Illinois Rural Bond Bank "IRBB" [b]	۳	1,400,772,017	•	1,471,001,404				
Total IRBB Principal Outstanding	\$	-	\$	-				
Illinois Health Facilities Authority "IHFA"	\$	758,640,000	\$	759,175,000				
Illinois Educational Facilities Authority "IEFA"	\$	636,230,990	\$	575,723,000				
Illinois Farm Development Authority "IFDA" [f]	\$	18,685,550	\$	18,685,550				
Total Illinois Finance Authority Debt	\$	23,798,645,970	\$	23,800,377,971	\$	28,150,000,000	\$	4,349,622,029
Issued under the	e Illinoi	is Finance Authority Act	[20 ILCS	3501/845-5(a)]				
Section I (b)		Principal O	utstandi	na		Program		
.,		June 30, 2015		ust 31, 2015		Limitations	Rer	maining Capacity
General Purpose Moral Obligations								
Illinois Finance Authority Act [20 ILCS 3501/801-40(w)]								
* Issued through IRBB - Local Government Pools								
*Issued through IFA - Local Government Pools								
Issued through IFA - Illinois Medical District Commission		36,280,000		36,280,000				
Total General Moral Obligations	\$	36,280,000	\$	36,280,000	\$	150,000,000	\$	113,720,000
* All the Local Government bonds were defeased as of August 1, 20	14.							
Financially Distressed Cities Moral Obligations								
Illinois Finance Authority Act [20 ILCS 3501/825-60]								
Issued through IFA	\$		\$					
Issued through IDFA	φ	-	φ	-				
•	•	-	\$	-	•	F0 000 000	•	50 000 000
Total Financially Distressed Cities	\$	-	Þ	-	\$	50,000,000	\$	50,000,000
State Component Unit Bonds [c]								
Issued through IDFA [i]		-		-				
		122,769,066		111,775,429				
Issued through IFA [1]								
Issued through IFA [1] Total State Component Unit Bonds	\$	122,769,066	\$	111,775,429				
Total State Component Unit Bonds					eral pro	gram expired as of	December	31, 2012.
Total State Component Unit Bonds Designated exclusive Issuer by the Governor of the State of Illinois to		e Midwestern Disaster A	Area Bono	ds in Illinois. This Fede		•	December	31, 2012.
Total State Component Unit Bonds	o issue		rea Bond Outstandi	ds in Illinois. This Fede	Re	gram expired as of maining MDAB Volume Cap	December	31, 2012.

Midwestern Disaster Area Bonds [Flood Relief] \$ 65,251,543 \$ 65,140,581 N/A

Designated by the Governor of the State of Illinois to manage and coordinate the re-allocation of Federal ARRA Volume Cap and the issuance of Recovery Zone

Bonds in the State of Illinois to fully utilize RZBs before December 31, 2010.

Remaining ARRA Volume Cap Section I (d) ARRA Act of 2009 Volume City/Counties Ceded Bonds issued as of for each Program as of Cap Allocated [h] Voluntarily to/(by) IFA December 31, 2014 December 31, 2014 666.972.000 16.940.000 12.900.000 N/A Recovery Zone Economic Development Bonds** 214,849,804 204,058,967 Recovery Zone Facilities Bonds** 1,000,457,000 \$ N/A IFA Cap: \$4,755,783 Cities/Counties Cap: 133,846,000 \$ (17,865,000) \$ 82,795,000 Qualified Energy Conservation Bonds*** \$46,295,717

^{**} Programs expired as of 12/31/2010. There have been no new issues subsequent to the expiration date of these Federal programs.

The IFA manages the QECB allocation for the entire State of Illinois. All QECB's to date have been issued by local governments or state universities. The QECB program currently has no set expiration date under Federal law. IFA's remaining QECB allocation of \$4,755,783 has been reserved for use by state universities.

		ILL	INOIS FINAN										
	Issued under	the Illi	nois Finance Au	uthority	Act [20 ILCS 3	501/845-5	i(b)]						
Section II			Р	rincipa	l Outstanding	ı			Progran	n			
			June 30, 20	15	Augus	t 31, 2015	5		Limitation	ıs	R	emainin	g Capacity
Illinois Power Agency		\$		-	\$		-	\$	4,000,00	0,000	\$		4,000,000,000
Illinois Finance A	uthority Act [20 ILCS 35	01 Sec	tion 825-65(f); 8	825-70	and 825-75] - s	see also P	.A. 96-103	effec	ctive 01/01/	2010			
Section III			Р	rincipa	I Outstanding				Progran	n			
			June 30, 20			t 31, 2015	5		Limitation		R	emainin	g Capacity
Clean Coal, Coal, Renewable Energy and Energy	Efficiency Projects	\$		-	\$		-	\$	3,000,00	0,000 [d]	\$:	3,000,000,000
Issued under the Illinoi	s Finance Authority Act	[20 II C	S 3501 Section	s 830-2	25 (see also P	A 96-103)	· 830-30· 83	30-34	5: 830-45 a	nd 830-501			
Section IV	or mande realising rect	įzo izo			standing	71.00 100)	Progran			maining			
occion iv			une 30, 2015		August 31, 201	15	· ·		pacity Stat			ate Exposure	
Agri Debt Guarantees [Restructuring Existing Debt Fund # 994 - Fund Balance \$10,156,04		s	9,243,360	\$	7,522	.633	\$ 160,000,0	000	\$ 15	2,477,367		\$	6,392,384
AG Loan Guarantee Program		Ť	-,- :-,	Ť	.,	,	•,,		*	_, ,		•	-,,
Fund # 205 - Fund Balance \$7,843,404	! *	\$	9,837,616	\$	8,361,	,499	\$ 225,000,0	000	[e] \$ 21	6,638,501		\$	7,107,274
Agri Industry Loan Guarantee Program		\$	5,108,251	\$	4,462	,686							3,793,283
Farm Purchase Guarantee Program			917,680		906								770,349
Specialized Livestock Guarantee Program Young Farmer Loan Guarantee Program			2,763,756 1,047,929		2,097, 895	,373 ,146							1,782,767 760,874
•	al State Guarantees	\$	19,080,977	\$	15,884,		\$ 385,000,0	000	\$ 36	9,115,867		\$	13,499,659
	Issued under the Illinois	. Einan	oo Authority Ao	+ [20 II 4	CC 2E01 Contin	one 925 9	0 and 92E 9	5					
Section V	issued under the illinois	5 FIIIdII	•	-		JIIS 023-0			Finant				
Section v		Jı	Principa une 30, 2015		anding August 31, 201	15	Appropria Year			Cash ar E	nd Inves Balance		
132 Fire Truck Revolving Loan Program	Fund # 572 *	\$	17,052,813	\$	15,548,078	3	\$	2,	383,342	\$	5,32	21,609	
8 Ambulance Revolving Loan Program	Fund # 334 *	\$	415,920	\$	321,600)	\$	7,0	006,800	\$	3,87	77,578	
Note: Due to deposits in transit, the Fund Balance at t	he IOC may differ from th	e IFA G	Seneral Ledger.	In May,	2014 the OSF t	ransferred	the Fund B	alan	ce to a Loc	ally Held Fu	nd by	the IFA.	
	Issued under the I	Illinois	Environmental I	Facilitie	s Financing Ac	t [20 ILCS	3515/9]						
Section VI			P	rincipa	I Outstanding	ı			Progran	n			
		_	June 30, 20	15	Augus	t 31, 2015	5		Limitation	าร	R	emainin	g Capacity

Issued under the Illin	nois En	vironmental Facilities Fi	inancing A	Act [20 ILCS 3515/9]			
Section VI		Principal O	utstandin	ıg	Program		
		June 30, 2015	Augu	ıst 31, 2015	Limitations	- 1	Remaining Capacity
Environmental [Large Business]							
Issued through IFA	\$	16,585,000	\$	15,075,000			
Issued through IDFA		153,645,000		153,645,000			
Total Environmental [Large Business]	\$	170,230,000	\$	168,720,000	\$ 2,425,000,000	\$	2,256,280,000
Environmental [Small Business]		-	\$	-	\$ 75,000,000	\$	75,000,000
Total Environment Bonds Issued under Act	\$	170,230,000	\$	168,720,000	\$ 2,500,000,000	\$	2,331,280,000

Illinois Finance Authority Funds at Risk

Section VII		Principal Ou	tstanding
	Original Amount	June 30, 2015	August 31, 2015
Participation Loans			
Business & Industry	23,020,158	1,616,353	1,096,723
Agriculture	6,079,859	114,269	96,159
Participation Loans exluding Defaults & Allowances	29,100,017	1,730,622	1,192,882
Plus: Legacy ID	FA Loans in Default	858,458	843,173
Less: Allowance for	r Doubtful Accounts	1,002,182	976,359
Total	Participation Loans	1,586,898	1,059,696
Local Government Direct Loans	1,289,750	157,689	126,000
Rural Bond Bank Local Government Note Receivable *			20,462,037
FmHA Loans	963,250	227,046	206,884
Renewable Energy [RED Fund]	2,000,000	1,396,598	1,286,436
Total Loans Outstanding	34,353,017	3,368,231	23,141,053
IRBB funds were defeased an	nd transferred into a note re	ceivable with the IFA.	

Higher Education Loan Act (110 ILCS 945 or "HELA")

Section VIII		Principal	Outstand	ling	s	tatutory Debt			
		ine 30, 2015	Au	gust 31, 2015		Limitation	Remaining HELA Debt Limitation		
Midwestern University Foundation - Student Loan Program Revenue	\$	15,000,000	\$	15,000,000	\$	200,000,000	[d] \$	185,000,000	

- [a] Total subject to change; late month payment data may not be included at issuance of report.
- [a] June 30, 2015 totals subject to change; the bonds will be reconciled with the Illinois Office of the Comptroller.
- [b] State Component Unit Bonds included in balance.
- [c] Does not include Unamortized issuance premium as reported in Audited Financials.
- [d] Program Limitation reflects the increase to \$3 billion effective 01/01/2010 under P.A. 96-103.
- [e] $Program\ Limitation\ reflects\ the\ increase\ from\ \$75\ million\ to\ \$225\ million\ effective\ 01/01/2010\ under\ P.A.\ 96-103.$
- [f] Beginner Farmer Bonds are currently updated annually; new bonds will be added under the Illinois Finance Authority when the bond closes.
 - Midwestern Disaster Area Bonds Illinois Counties eligible for Midwest Disaster Bonds included Adams, Calhoun, Clark, Coles, Crawford, Cumberland, Douglas, Edgar, Hancock, Henderson, Jasper, Jersey, Lake, Lawrence, Mercer, Rock Island, Whiteside and Winnebago.
 Recovery Zone Facility Revenue Bonds - Federal government allocated volume cap directly to all 102 Illinois counties and 8 municipalities with population of 100,000 or more. [Public Act 96-1020]
- [g] [h]
- [i] Includes EPA Clean Water Revolving Fund

All Cash balances are as of June 30, 2015.

IFA Public Board Book Page 27



PRELIMINARY AND UNAUDITED

To: Illinois Finance Authority Board of Directors

From: Melinda M. Gildart, Chief Financial Officer/Agency Procurement Officer

Date: September 10, 2015

Re: Monthly Procurement Report

CONTRACTS EXECUTED

Services Provided	Vendor	Proposed Initial Term (Yrs)	Estimated Start/End	Estimated NTE Value	Prior Contract NTE Value	Prior Contract Expense	Avg Yrly Prior Contract Expense
Illinois Procurement Code-CPO Small Purchase Approvals							
Payroll Services and Employee Benefits	ADP TotalSource, Inc.	2 mos	09/15-10/15	\$ 49,900	\$ 49,900	\$ 49,900	\$ 233,000
Temporary Finance/Procurement/Compliance Staffing	Accounting Principals, Inc.	4 mos	08/15-12/15	\$ 49,894	\$ 49,321	\$ 49,321	\$ 350,000
Illinois Procurement Code-Contracts Executed Utilizing State	te of Illinois Master Contracts						
Microsoft Virtual Servers	CDW-G	1 mos	09/15-09/15	\$ 5,748	\$ -	\$ -	\$ -
Court Reporting Services	Marzullo Reporting Agency	9 mos	09/15-06/16	\$ 3,000	\$ -	\$ -	\$ -
CONTRACTS PENDING EXECUTION							
Services Provided	Vendor	Proposed Initial Term (Yrs)	Estimated Start/End	Estimated NTE Value	Prior Contract NTE Value	Prior Contract Expense	Avg Yrly Prior Contract Expense
Illinois Procurement Code-Competitive Bids/Proposals							
Debt Management Software Application (CRITICAL FOR FY16 AUDITS)	Technology Partnership Group, Inc.	3	11/15-10/18	\$ 552,250	N/A	N/A	N/A



PRELIMINARY AND UNAUDITED

To: Illinois Finance Authority Board of Directors

From: Melinda M. Gildart, Chief Financial Officer/Agency Procurement Officer

Date: September 10, 2015

Re: Monthly Procurement Report

EXPIRED CONTRACTS

Services Provided	Vendor	Previous Term (Yrs)	Start/End	Estimated NTE Value	Prior Contract NTE Value	Prior Contract Expense	Avg Yrly Prior Contract Expense
Marketing Services	Marj Halpern	3	09/12-08/15	\$ 225,000	\$ 225,000	\$ 225,000	\$ 75,000
Marketing Services	Hill Knowlton	3	09/12-08/15	\$ 225,000	\$ 225,000	\$ 225,000	\$ 75,000
Financial Services/Compliance Reporting Professional and Artistic/CPA Services	Bloomberg, LP	1	09/14-09/15	\$ 24,000	\$ 24,000	\$ 24,000	\$ 24,000
(New Market Tax Credit Consultant)	Baker Tilly	2	09/13-08/15	\$ 40,000	\$ 40,000	\$ 40,000	\$ 40,000
Legislative Services (Will expire 9/30/15)	Howard Kenner Government Consulting	2	07/15-09/15	\$ 120,000	\$ 120,000	\$ 120,000	\$ 60,000
CANCELLED SOLICITATIONS							
				Amo	ounts are estimo	ated and unaud	lited
		Proposed Initial Term		Estimated	Prior Contract	Prior Contract	Avg Yrly Prior Contract
Services Provided	Vendor	(Yrs)	Start/End	NTE Value	NTE Value	Expense	Expense
Illinois Procurement Code-Competitive Bids/Proposals							
Employee Benefits and Payroll Services-Solicitation will be reissued pending the resolution of benefits related legal issues	N/A	-	-	n/a	\$ 233,000	\$ 223,000	\$ 223,000
ACTIVE SOLICITATIONS							
				Amo	ounts are estimo	ated and unaud	
		Proposed Initial Term		Estimated	Prior Contract	Prior Contract	Avg Yrly Prior Contract
Services Provided	Vendor	(Yrs)	Start/End	NTE Value	NTE Value	Expense	Expense

IFA Exemption for Professional and Artistic, Legal or Financial Services-Competitive Bids/Proposals



PRELIMINARY AND UNAUDITED

To: Illinois Finance Authority Board of Directors

From: Melinda M. Gildart, Chief Financial Officer/Agency Procurement Officer

Date: September 10, 2015

Re: Monthly Procurement Report

Specialty Accounting/Audit Services TBD 2 12/15-11/17 n/a \$ - \$ - \$

UPCOMING SOLICITATIONS

Amounts					s are estima	ted	and unaud	ited		
Services Provided	Vendor	Proposed Initial Term (Yrs)	Start/End	Estimated NTE Value		Prior Contract TE Value	ct Contract		C	vg Yrly Prior ontract xpense
Illinois Procurement Code-Competitive Bids/Proposals										
Marketing Services	Anticipated award Feb 2016	3	03/16-02/19	n/a	\$	300,000	\$	179,276	\$	89,638
IT Software Support and Temporary Staffing	Anticipated award Nov 2015	2	11/15-10/17	n/a	\$	-	\$	-	\$	-
Legislative Services	Anticipated award Nov 2015	3	11/15-10/18	n/a	\$	180,000	\$	180,000	\$	60,000
IT Network Support	Anticipated award Nov 2015	3	11/15-10/18	n/a	\$	90,000	\$	90,000	\$	30,000
Typesetting and Printing Services	Anticipated award Nov 2015	3	11/15-10/18	n/a	\$	40,000	\$	40,000	\$	40,000
Insurance Broker	Anticipated award June 2016	3	06/16-06/19	n/a	\$	68,700	\$	68,700	\$	22,900
IFA Exemption for Professional and Artistic, Legal or Finan Professional and Artistic/CPA Services	ncial Services-Competitive Bids/Proposals									
(New Market Tax Credit Consultant)	Anticipated award Feb 2016	3	03/16-02/19	n/a	\$	40,000	\$	40,000	\$	40,000
Loan Management and Paying Agent/Custodian Services	Anticipated award Nov 2015	1	01/16-12/16	n/a	\$	110,000	\$	158,662	\$	52,887
Financial Deposit Institution/Cash Management	Anticipated award Nov 2015	5	01/16-12/20	n/a	\$	105,000	\$	105,000	\$	105,000
Investment Advisor and/or Mgmt Services	Per BOD Direction	2	n/a	n/a		n/a		n/a		n/a

For comparison purposes only. Includes only the initial term, not renewals.



PRELIMINARY AND UNAUDITED

To: Illinois Finance Authority Board of Directors

From: Melinda M. Gildart, Chief Financial Officer/Agency Procurement Officer

Date: September 10, 2015

Re: Monthly Procurement Report

UPCOMING RENEWALS

Services Provided	Vendor	Proposed Renewal Term (Yrs)	Start/End	Estimated NTE Value	Prior Contract NTE Value	Prior Contract Expense	Avg Yrly Prior Contract Expense
Illinois Procurement Code-Competitive Bids/Proposals							
Energy Efficiency Projects-No Fee to IFA	Johnson Controls, Inc.*	5	10/15-10/20	\$ -	n/a	n/a	n/a
Energy Efficiency Projects-No Fee to IFA	Hill Mechanical Group*	5	10/15-10/20	\$ -	n/a	n/a	n/a
Energy Efficiency Projects-No Fee to IFA	Utilities Dynamics, Inc.*	5	10/15-10/20	\$ -	n/a	n/a	n/a
Energy Efficiency Projects-No Fee to IFA	Ameresco, Inc.	5	11/15-11/20	\$ -	n/a	n/a	n/a
Energy Efficiency Projects-No Fee to IFA	Honeywell International, Inc.*	5	11/15-11/20	\$ -	n/a	n/a	n/a
Energy Efficiency Projects-No Fee to IFA	Kenny Construction*	5	11/15-11/20	\$ -	n/a	n/a	n/a
Energy Efficiency Projects-No Fee to IFA	Noresco, LLC*	5	11/15-11/20	\$ -	n/a	n/a	n/a
Insur. Broker: Energy Efficiency Projects-No Fee to IFA	Mesirow Insurance Services, Inc.	5	10/15-10/20	\$ -	n/a	n/a	n/a
Insur. Broker: Energy Efficiency Projects-No Fee to IFA	AON Risk Services Central, Inc.	5	11/15-11/20	\$ -	n/a	n/a	n/a
*Per the direction of the Executive Director, these contracts	vill not be renewed.						
IFA Exemption for Professional and Artistic, Legal or Finan Legal Services-Master Legal Pool Contract/Approved Counsel	cial Services-Competitive Bids/Proposals Various (Pool comprised of 38 firms)	1	02/16-01/17	\$ 750,000	\$ 1,500,000	\$ -	\$ -

PROPOSED CHANGES TO IFA PROCUREMENT POLICY

Per discussion with Procurement Policy Board, Chief Procurement Officer, and Authority, an intergovernmental agreement will be drafted and submitted to the Board for approval to further clarify specific compliance, procedures and responsibilities needed for Authority management to fulfill its obligation under the Illinois Procurement Code and IFA's own Procurement Policy.

Memorandum

To: IFA Board of Directors

From: Lorrie Karcher and Patrick Evans

Date: September 10, 2015

Re: Overview Memo for Beginning Farmer Bonds

• Borrower/Project Name: Beginning Farmer Bonds

• Locations: Throughout Illinois

Board Action Requested: Final Bond Resolution for the attached projects

• **Amount:** Up to \$517,700 maximum of new money for each project

• Project Type: Beginning Farmer Revenue Bonds

• Total Requested: \$891,850

• Calendar Year Summary: (as of September 10, 2015)

- Volume Cap: \$10,000,000

Volume Cap Committed: \$2,757,702Volume Cap Remaining: \$7,242,298

Average Farm Acreage: 52Number of Farms Financed: 11

• IFA Benefits:

- Conduit Tax-Exempt Bonds no direct IFA or State funds at risk
- New Money Bonds:
 - Convey tax-exempt status
 - Will use dedicated 2015 IFA Volume Cap set-aside for Beginning Farmer Bond transactions

• IFA Fees:

• One-time closing fee will total 1.50% of the bond amount for each project

• Structure/Ratings:

- Bonds to be purchased directly as a nonrated investment held until maturity by the Borrower's bank (the "Bank")
- The Bank will be secured by the Borrower's assets, as on a commercial loan
- Interest rates, terms, and collateral are negotiated between the Borrower and the Bank, just as with any commercial loan
- Workouts are negotiated directly between each Borrower and Bank, just as on any secured commercial loan
- Bond Counsel: Burke, Burns & Pinelli, Ltd.

Stephen F. Welcome, Esq. Three First National Plaza, Suite 4300 Chicago, IL 60602 A. Project Number: 30353

Borrower(s): Tyler S. Loschen
Borrower Benefit: First Time Land Buyer

Town: Kempton, IL IFA Bond Amount: \$333,750

Use of Funds: Farmland -50 acres of farmland Purchase Price: \$525,000 / \$10,500 per acre

% Borrower Equity 5%

W USDA Farm Service Agency
W IFA/Bank
31.43% (Subordinate Financing)
63.57% (Senior Financing)

Township: Mona

Counties/Regions: Ford / East Central

Lender/Bond Purchase: Vermillion Valley Bank / Dennis Smith

Legislative Districts: Congressional: 15

State Senate: 53 State House: 105

Principal shall be paid annually in installments determined pursuant to a Thirty-year (30-year) amortization schedule, with the first principal payment date to begin one year from the date of closing. Accrued interest on the unpaid balance hereof shall be paid semi-annually, with the first interest payment date to begin six months from the date of closing with the thirtieth and final payment of all outstanding balances due thirty years from the date of closing. The note will have a 30-year amortization and maturity.

B. Project Number: 30354

Borrower(s): Bryant L. & Shannon N. Rister

Borrower Benefit: First Time Land Buyer

Town: Raleigh, IL

IFA Bond Amount: \$98,100

Use of Funds: Farmland – 39.24 acres of farmland

Purchase Price: \$196,200 / \$5,000 per acre

% Borrower Equity 5%

% USDA Farm Service Agency 45% (Subordinate Financing) % IFA/Bank 50% (Senior Financing)

Township: Rector

Counties/Regions: Saline / Southern

Lender/Bond Purchase: Peoples National Bank / Terry Drone

Legislative Districts:Congressional: 15
State Senate: 59

State House: 118

Principal shall be paid annually in installments determined pursuant to a Thirty-year (30-year) amortization schedule, with the first principal payment date to begin one year from the date of closing. Accrued interest on the unpaid balance hereof shall be paid annually, with the first interest payment date to begin one year from the date of closing with the thirtieth and final payment of all outstanding balances due thirty years from the date of closing. The note will have a 30-year amortization and maturity.

C. Project Number: 30355

Borrower(s): Travis C. Rovey
Borrower Benefit: First Time Land Buyer
Town: Farmersville, IL

IFA Bond Amount: \$460,000

Use of Funds: Farmland -80 acres of farmland Purchase Price: \$800,000 / \$10,000 per acre

% Borrower Equity 5%

% USDA Farm Service Agency 37.5% (Subordinate Financing)
% IFA/Bank 57.5% (Senior Financing)

Township: Bois D'Arc

Counties/Regions: Montgomery / Central IFA Public Board Book Page 33

Lender/Bond Purchase: First National Bank of Litchfield / Ken Elmore

Legislative Districts: Congressional: 13

State Senate: 48 State House: 95

Principal shall be paid annually in installments determined pursuant to a Thirty-year (30-year) amortization schedule, with the first principal payment date to begin one year from the date of closing. Accrued interest on the unpaid balance hereof shall be paid annually, with the first interest payment date to begin one year from the date of closing with the thirtieth and final payment of all outstanding balances due thirty years from the date of closing. The note will have a 30-year amortization and maturity.



\$23,500,000 (not-to-exceed)

September 10, 2015

Nazareth Academy

REQUEST	Purpose: Bond proceeds will be loaned to Nazareth Academy, an Illinois not for profit corporation (the "Borrower"), to provide the Borrower with all or a portion of the funds necessary to do any or all of the following (i) financing various capital projects on the Borrower's campus, including but not limited to, the construction of a new academic building, including new dedicated fine arts space, additional classrooms and a second gym, the renovation of the "M Building" and "N Building", the addition of athletic field lighting, and associated utility improvements (collectively, the "Project"), (ii) currently refund all or a portion of the Illinois Finance Authority's outstanding Adjustable Rate Demand Revenue Bonds, Series 2006 (Nazareth Academy Project) (the "Series 2006 Bonds"), (iii) pay a portion of the interest on the Series 2015 Bonds, if so requested by the Borrower, (iv) make payments relating to the costs of terminating certain interest rate exchange agreements related to the Series 2006 Bonds, if so requested by the Borrower, and (v) pay certain expenses incurred in connection with the issuance of the Series 2015 Bonds and the refunding of the Series 2006 Bonds (collectively, the "Financing Purposes"). Program: Conduit 501(c)(3) Revenue Bonds Extraordinary Conditions: None.				
BOARD ACTION	Final Bond Resolution (One-time Consideration)				
MATERIAL CHANGES	None. This is the first time this financing has been presented to the Board of Directors.				
JOB DATA	61	Current jobs	2	New jobs projected	
	N/A	Retained jobs	200	Construction jobs proje	ected (30-36 months)
DESCRIPTION	 Location: La Grange Park / Cook County / Northeast Region Type of entity: Nazareth Academy is an Illinois not-for-profit corporation. Nazareth Academy is a private, co-educational college preparatory school located in LaGrange Park, Illinois, serving approximately 760 students primarily drawn from the western suburbs of Chicago. The mission of Nazareth Academy is to prepare its students for college and mature adult Christian livir Originally founded as an all-girls school, Nazareth became a co-educational institution in 1977. Since then, many buildings and facilities have been added to the campus, including a gym and a football/soccer field. 				
CREDIT INDICATORS	 The IFA Bonds will be purchased directly by MB Financial Bank, N.A. ("MB"). The Borrower is a non-rated entity. MB will also be the Academy's relationship bank on other credit facilities. The Bank expects all credit facilities, including the Series 2015 Bonds, to be cross-collateralized and cross-defaulted. 				
SECURITY	• The Bonds will be a general corporate obligation of the Borrower. MB will be further secured with a negative pledge on the unencumbered properties and improvements owned by the Borrower and/or any affiliate of the Borrower.				
MATURITY	 Series 2015 Refunding Bonds - 8 years (i.e., 6/30/2023) Series 2015 New Money Bonds - 30 years (i.e., 6/30/2046) 				
INTEREST RATE	• The Bonds will bear a fixed or synthetically fixed interest rate that is negotiated and established prior to closing, currently estimated at between 3.15% and 3.50% (as of September 1, 2015).				
SOURCES AND USES	Sources: Series 2015 Bonds	\$23,500,000	Series	ruction/Equipment s 2006 Refunding	\$10,865,000 10,500,000
			-	alized Interest	1,900,000
	Total	\$23,500,000	Legal Total	& Professional	<u>235,000</u> \$23,500,000
RECOMMENDATION	Credit Review Committee				,=:::::::::::::::::::::::::::::::::

ILLINOIS FINANCE AUTHORITY BOARD SUMMARY September 10, 2015

Project: Nazareth Academy

STATISTICS

Project Number: 12297 Amount: \$23,500,000 (not-to-exceed)

Type: 501(c)(3) Revenue Bonds IFA Staff: Rich Frampton and Brad R. Fletcher

Location: La Grange Park County/
Region: Cook County/Northeast

BOARD ACTION

Final Bond Resolution (One-time Consideration)

Conduit 501(c)(3) Revenue Bonds

Credit Review Committee recommends approval

No IFA funds at risk

No extraordinary conditions

VOTING RECORD

None. This is the first time this matter has been presented to the IFA Board of Directors.

PURPOSE

Purpose: Bond proceeds will be loaned to **Nazareth Academy**, an Illinois not for profit corporation (the "**Borrower**"), to provide the Borrower with all or a portion of the funds necessary to do any or all of the following (i) financing various capital projects on the Borrower's campus, including but not limited to, the construction of a new academic building, including new dedicated fine arts space, additional classrooms and a second gym, the renovation of the "M Building" and "N Building", the addition of athletic field lighting, and associated utility improvements (collectively, the "**Project**"), (ii) currently refund all or a portion of the Illinois Finance Authority's outstanding Adjustable Rate Demand Revenue Bonds, Series 2006 (Nazareth Academy Project) (the "**Series 2006 Bonds**"), (iii) pay a portion of the interest on the Series 2015 Bonds, if so requested by the Borrower, (iv) make payments relating to the costs of terminating certain interest rate exchange agreements related to the Series 2006 Bonds, if so requested by the Borrower, and (v) pay certain expenses incurred in connection with the issuance of the Series 2015 Bonds and the refunding of the Series 2006 Bonds (collectively, the "**Financing Purposes**").

IFA PROGRAM AND CONTRIBUTION

501(c)(3) Bonds are a form of municipal bond financing that 501(c)(3) corporations can use to finance capital projects that will be used to further their charitable mission. IFA's issuance will convey federal income tax-exempt status on interest earned on the Bonds paid to bondholders, thereby reducing the Borrower's interest expense.

VOLUME CAP

501(c)(3) Bonds do not require Volume Cap.

JOBS

Current employment: 61 Projected new jobs: 2

Jobs retained: N/A Construction jobs: 200 (30-36 months)

ESTIMATED SOURCES AND USES OF FUNDS

Sources: Uses:

Series 2015 Bonds \$23,500,000 New Construction/Equipment \$10,865,000

Series 2006 Refunding 10,500,000 Capitalized Interest 1,900,000 Legal & Professional 235,000

Total \$23,500,000 Total \$23,500,000

FINANCING SUMMARY

Structure: The Bonds will be purchased directly by MB Financial Bank, N.A. for an initial term of 10 years.

Security: The Bonds will be purchased directly by MB Financial Bank, N.A., which will become the School's

relationship lender on all credit facilities, including the IFA Series 2015 Bonds. The Bonds will be a general corporate obligation of the Borrower. MB is requiring a negative pledge on the unencumbered

properties and improvements owned by the Borrower and any affiliates of the Borrower.

Interest Rate: The Bonds will bear a fixed or synthetically fixed interest rate that is negotiated and established prior

to closing, currently estimated at between 3.15% and 3.50% (as of September 1, 2015).

Underlying

Ratings: Nazareth Academy is a non-rated entity. MB Financial Bank, N.A. will purchase the Bonds directly

(and on a non-rated, non-credit-enhanced basis).

Maturity: Final Maturity Dates:

(1) Series 2015 Refunding Bonds - 8 years (i.e., 6/30/2023)

(2) Series 2015 New Money Bonds - 30 years (i.e., 6/30/2046)

Estimated

Closing Date: October 2015

Rationale: The proposed tax-exempt financing will reduce monthly interest payments that (together with

other funds available to the Borrower) will assist in helping Nazareth keep fixed charges (including debt service payments) as low as possible. As a result, reduced debt service payments

will allow Nazareth to direct additional resources to the children and families it serves rather than

overhead costs.

PROJECT SUMMARY (FOR FINAL BOND RESOLUTION)

Purpose: Bond proceeds will be loaned to **Nazareth Academy**, an Illinois not for profit corporation (the "**Borrower**"), to provide the Borrower with all or a portion of the funds necessary to do any or all of the following (i) financing various capital projects on the Borrower's campus, including but not limited to, the construction of a new academic building, including new dedicated fine arts space, additional classrooms and a second gym, the renovation of the "M Building" and "N Building", the addition of athletic field lighting, and associated utility improvements (collectively, the "**Project**"), (ii) currently refund all or a portion of the Illinois Finance Authority's outstanding Adjustable Rate Demand Revenue Bonds, Series 2006 (Nazareth Academy Project) (the "**Series 2006 Bonds**"), (iii) pay a portion of the interest on the Series 2015 Bonds, if so requested by the Borrower, (iv) make payments relating to the costs of terminating certain interest rate exchange agreements related to the Series 2006 Bonds, if so requested by the Borrower, and (v) pay certain expenses incurred in connection with the issuance of the Series 2015 Bonds and the refunding of the Series 2006 Bonds (collectively, the "**Financing Purposes**").

Estimated Project costs consist of the following:

 Design Phase
 \$368,114

 Construction
 6,479,304

 Equipment
 1,467,502

 Fire Protection/Plumbing/HVAC/Electrical
 2,550,080

 Total:
 \$10,865,000

BUSINESS SUMMARY

Description:

Nazareth Academy, an Illinois not-for-profit corporation ("**Nazareth**" or the "**Academy**") was established in 1900 by the Sisters of St. Joseph of La Grange and incorporated on July 30, 1996 as a separate entity under State of Illinois law. The Borrower is a 501(c)(3) not-for-profit corporation exempt from federal income taxes under the Internal Revenue Code.

Nazareth Academy is governed by a 16-member Board of Trustees (see p. 5), each appointed by the approval of the Sisters of St. Joseph of La Grange.

Background:

Nazareth Academy continues to be supported by the Sisters of St. Joseph, whose motherhouse and ministry center are located adjacent to the Academy's campus.

Nazareth Academy is a private, co-educational college preparatory school located in La Grange Park, Illinois, approximately 15 miles from downtown Chicago and currently serves more than 760 students primarily drawn from 55 communities and over 115 different grade schools throughout Chicago and its western suburbs. The mission of Nazareth Academy is to prepare its students for college and mature adult Christian living.

Originally founded as an all-girls school, Nazareth became a co-educational institution in 1977. Since then, the campus was further developed with the completion of the Rooney Student Center in 1984, the locker room/weight training facility in 1995 and the R.J. Sanders baseball field, John W. "Jack" Oremus library, Sister Ellen Springer Hall and the Petrak Pedestrian Bridge in 2003. A new west wing including a new main entrance, reception area and student walkway named the Wheeler West Wing was completed in the fall of 2005. Additionally, buildings were given new facades, windows were replaced in the K building, and heating and electrical systems were updated when the 2005-2006 school year began. The Academy also added a Legacy Garden named after the Sisters of St. Joseph.

Recently, Nazareth has been working on adding a series of additions to the school in an effort to keep up with the growing number of students. Construction of a new multipurpose dining hall, servery, a new classroom and two new meeting areas was completed for the opening of the 2006-2007 school year. Groundbreaking for a new 400-seat Romano Family Auditorium was held on March 18, 2007 and was completed in the spring of 2008. An athletic field renovation took place during the summer of 2007 with the installation of state-of-the-art FieldTurf® field turf in Valenta Stadium. In 2012, a state of the art softball field was constructed (i.e., the John Michalek Softball Stadium). Cumulatively, these facility improvements are aligned with the Academy's wish to provide students with facilities commensurate with the exceptional academic, spiritual, athletic and co-curricular experience they merit.

The Academy currently employs approximately 39 full-time equivalent faculty members. The combined student-teacher ratio at the Academy is 19:1 with an average class size of 23 students. The following table sets forth the average number of full-time equivalent faculty members at Nazareth for the past three academic years. In addition to the senior administrative staff, the Academy currently employs approximately 23 full-time equivalent administrative and support staff.

Nazareth Academy Enrollment History							
Academic Year							
	<u>2012-13</u> <u>2013-14</u> <u>2014-15</u> <u>2015-16</u>						
Total Enrollment	801	780	723	766*			
* Estimated							

The Academy is located on a campus occupying approximately 14 acres located in La Grange Park, Illinois. The campus consists of a seven building academic complex: containing an aggregate finished building area of approximately 126,300 square feet. The buildings have masonry construction with 2-4 stories and range in age from 10 to 85 years. Their use is primarily academic with a library and office space, a gymnasium and other athletic facilities.

ECONOMIC DISCLOSURE STATEMENT

Applicant: Nazareth Academy, 1209 W. Ogden Ave, La Grange Park (Cook County), IL 60526

Contact: Mr. Dennis Moran, President: (T) 708-354-0061 x117;

email: dmoran@nazarethacademy.com

Website: http://www.nazarethacademy.com

Site Location: Proceeds of the Series 2015 Bonds will refinance outstanding debt and finance new construction

undertaken in connection with the Academy's campus located at 1209 W. Ogden, La Grange Park

(Cook County), IL 60526.

Project name: IFA Revenue and Revenue Refunding Bonds (Nazareth Academy), Series 2015

Organization: Illinois not-for-profit established as a 501(c)(3) corporation under the Internal Revenue Code

Lessor of School

Properties: The Sisters of St. Joseph own all of the land comprising the Academy's campus, and Nazareth

leases the campus from the Sisters of St. Joseph pursuant to a long-term lease. Annual rent is \$2.00. The lease will expire on June 30, 2017, with the option to renew every five years.

Board of

Trustees: Nazareth Academy is governed by a Board of Trustees; each Trustee appointment is subject to approval

by the Sisters of St. Joseph of La Grange.

Nazareth Academy Board of Trustees:

Theresa Denton Robert Gray Thomas Kelly

Dr. Christine Melone

Megan Ogden Carol Pelino

Michael P. Rooney Grace Sbrissa, CSJ

Deborah Tracy, Principal

Patrick Collins Mark Doyle

Daniel Gustafson, *Chair* Jean McGrath, CSJ Dennis Moran, *President*

Roberto Paniagua Marianne Race, CSJ James J. Ryan

Kathy Sherman, CSJ

PROFESSIONAL & FINANCIAL					
Borrower's Counsel: Borrower's Financial	Donatelli & Coules Ltd.	Hinsdale, IL	Peter Coules		
Advisor:	William Blair & Company, LLC	Chicago, IL	John Peterson Mike McIntyre		
Auditor:	Wolf & Company LLP	Oak Brook Terrace, IL			
Bond Counsel:	Ice Miller LLP	Chicago, IL	Jim Snyder Enzo Incandelo		
Bank/Bond Purchaser:	MB Financial Bank, N.A.	Chicago, IL	Ken Holub Kati Cavoto		
Bank Counsel:	McGuireWoods LLP	Chicago, IL	Kay McNabb		
Paying Agent(if required): Amalgamated Bank of Chicago	Chicago, IL	Phil Mendoza		
General Contractor:	Walsh Construction	Chicago, IL			
IFA Counsel:	Taft Stettinius & Hollister LLP	Chicago, IL	Kimberly M. Copp		
IFA Financial Advisor:	Sycamore Advisors LLC	Chicago, IL	Melanie Shaker		

LEGISLATIVE DISTRICTS

Congressional: 5 State Senate: 4 State House: 7





\$8,000,000 (not-to-exceed)

September 10, 2015 Norwegian Lutheran Bethesda Home Association

REQUEST	Purpose: Bond proceeds will be used for the purpose of providing Norwegian Lutheran Bethesda Home Association (doing business as Bethesda Home and Retirement Center), an Illinois not for profit corporation (together with its affiliates, the "Borrower"), with all or a portion of the funds necessary to do the following at the Bethesda Home and Retirement Center (the "Center"), a senior living housing facility owned and operated by the Borrower and located at 2833 North Nordica Avenue in Chicago, Illinois: (i) demolish the Borrower's existing vacant east building, construct a new approximately 2,000 square foot rehabilitation center, remodel the first floor of the existing center building and related renovations and improvements all as permitted by the Illinois Finance Authority Act (collectively, the "Project"); (ii) refund all or a portion of the Illinois Finance Authority's \$1,948,200 (original principal amount) Senior Living Facility Revenue Bond (Bethesda Home and Retirement Center Project), Series 2012 (the "Series 2012 Bonds"); (iii) repay certain indebtedness of the Borrower incurred to finance costs of capital improvements incurred by the Borrower at the Center; and/or (iv) repay certain interim indebtedness incurred by the Borrower to accomplish the foregoing. Program: Conduit 501(c)(3) Revenue Bonds Extraordinary Conditions: None.					
BOARD ACTIONS	Preliminary Bon	d Resolution				
MATERIAL CHANGES	This is the first t	ime this project is being present	ed to the l	FA Board of Directors.		
JOB DATA	96	Current jobs	10	New jobs projected		
	N/A	Retained jobs	102	Construction jobs projected (9	9 months)	
DESCRIPTION	• Location: Chic	cago/Cook County/Northeast Re	gion			
	 Together, Bethesda Charitable Group, Inc. and its controlled affiliates, including Norwegian Lutheran Bethesda Home Association d/b/a Bethesda Home and Retirement Center and Bethesda Foundation, have a 100-plus year history of providing housing, health care and other related services to residents of a retirement home and nursing facility located on Chicago's Northwest Side. Bethesda Home is a member of American Association of Homes and Services for the Aging ("AAHSA") and Life Services Network of Illinois. Bethesda Home is undertaking construction of a new rehabilitation center of approximately 2,000 square feet with the ability to provide both inpatient and outpatient therapy as part of its planned skilled nursing expansion. Remodeling the first floor of the existing Center Building to create 16 private rehab patient rooms with completely remodeled bathrooms (including walk-in showers) will help complete Bethesda Home's repositioning towards rehabilitation services expansion. 					
CREDIT INDICATORS	• The IFA Bonds will be sold on a non-rated, unenhanced basis, and accordingly, will be a direct-purchase by MB Financial Bank , N.A. (" MB "). The Borrower is a non-rated entity.					
SECURITY	MB will be secured by a first mortgage on the subject property. Additionally, MB Financial Bank will cross-collateralize and cross-default all other credit facilities between the Bank and the Borrower (and its affiliates).					
MATURITY		al term of 7 years amortized ove				
INTEREST RATE	closing, currer	ll bear a fixed or synthetically fintly estimated at between 3.25%	and 5.25		tablished prior to	
SOURCES AND USES	Sources: IFA Bonds Equity	\$7,390,119 <u>708,235</u>		2012 Refunding	\$7,007,354 616,000	
				ncing Conventional Loan	400,000	
			Costs o	of Issuance	<u>75,000</u>	

Preliminary Bond Resolution September 10, 2015 Rich Frampton & Brad R. Fletcher

BOARD SUMMARY September 10, 2015

Project: Norwegian Lutheran Bethesda Home Association

STATISTICS

Project Number: 12311 Amount: \$8,000,000 (Not-to-Exceed Amount)
Type: 501(c)(3) Bonds IFA Staff: Rich Frampton and Brad R. Fletcher

Location: Chicago County/Region: Cook/Northeast

BOARD ACTION

Preliminary Bond Resolution No IFA Funds at Risk Conduit 501(c)(3) Revenue Bonds No extraordinary conditions

Credit Review Committee recommends approval

VOTING RECORD

This is the first time this project is being presented to the IFA Board of Directors.

PURPOSE

Bond proceeds will be used for the purpose of providing **Norwegian Lutheran Bethesda Home Association** (doing business as Bethesda Home and Retirement Center), an Illinois not for profit corporation (together with its affiliates, the "**Borrower**"), with all or a portion of the funds necessary to do the following at the **Bethesda Home and Retirement Center** (the "**Center**"), a senior living housing facility owned and operated by the Borrower and located at 2833 North Nordica Avenue in Chicago, Illinois: (i) demolish the Borrower's existing vacant east building, construct a new approximately 2,000 square foot rehabilitation center, remodel the first floor of the existing center building and related renovations and improvements all as permitted by the Illinois Finance Authority Act (collectively, the "**Project**"); (ii) refund all or a portion of the Illinois Finance Authority's \$1,948,200 (original principal amount) Senior Living Facility Revenue Bond (Bethesda Home and Retirement Center Project), Series 2012 (the "**Series 2012 Bonds**"); (iii) repay certain indebtedness of the Borrower incurred to finance costs of capital improvements incurred by the Borrower at the Center; and/or (iv) repay certain interim indebtedness incurred by the Borrower to accomplish the foregoing.

IFA PROGRAM AND CONTRIBUTION

501(c)(3) Bonds are a form of municipal bonds that 501(c)(3) corporations can use to finance and refinance capital projects that will be used to further their charitable mission. IFA's issuance will convey federal income tax-exempt status on interest earned on the Bonds paid to bondholders, thereby reducing the borrower's interest expense.

VOLUME CAP

501(c)(3) bond issues do not require Volume Cap.

JOBS

Current employment: 96 New jobs projected: 10

Construction jobs projected: 102 (9 months)

ESTIMATED SOURCES AND USES OF FUNDS (Preliminary, Subject to Change)				
Sources: IFA Bonds Equity	\$7,390,119 708,235	Uses: Project Costs Series 2012 Refunding	\$7,007,354 616,000	
1 2		Refinancing Conventional Loan	400,000	
		Costs of Issuance	<u>75,000</u>	
Total	<u>\$8,098,354</u>	Total	<u>\$8,098,354</u>	

FINANCING SUMMARY

Structure: The Bonds will be purchased directly by MB Financial Bank, N.A and held as a direct

investment for an expected initial term of 7 years.

Security: MB Financial Bank, N.A will be secured by a first mortgage on the subject property.

Additionally, MB Financial Bank will cross-collateralize and cross-default all other

lending agreements between the Bank and the Borrower (and affiliates).

Underlying Rating: Norwegian Lutheran Bethesda Home Association is a non-rated entity.

Interest Rate: The Bonds will bear a fixed or synthetically fixed interest rate that is negotiated and

established prior to closing, currently estimated at between 3.25% and 5.25% (as of

September 1, 2015).

Maturity: Initial term of 7 years amortized over 25 years, (i.e., 7/1/2041)

Estimated Closing Date: November/December 2015

PROJECT SUMMARY

Bond proceeds will be used for the purpose of providing **Norwegian Lutheran Bethesda Home Association** (doing business as Bethesda Home and Retirement Center), an Illinois not for profit corporation (together with its affiliates, the "**Borrower**"), with all or a portion of the funds necessary to do the following at the **Bethesda Home and Retirement Center** (the "**Center**"), a senior living housing facility owned and operated by the Borrower and located at 2833 North Nordica Avenue in Chicago, Illinois: (i) demolish the Borrower's existing vacant east building, construct a new approximately 2,000 square foot rehabilitation center, remodel the first floor of the existing center building and related renovations and improvements all as permitted by the Illinois Finance Authority Act (collectively, the "**Project**"); (ii) refund all or a portion of the Illinois Finance Authority's \$1,948,200 (original principal amount) Senior Living Facility Revenue Bond (Bethesda Home and Retirement Center Project), Series 2012 (the "**Series 2012 Bonds**"); (iii) repay certain indebtedness of the Borrower incurred to finance costs of capital improvements incurred by the Borrower at the Center; and/or (iv) repay certain interim indebtedness incurred by the Borrower to accomplish the foregoing.

Estimated Project costs consist of the following:

Construction	\$5,029,254
Architectural/Engineering	414,000
Development and Entitlements	446,000
Fixtures/Equipment	264,000
Owner's Budget	582,100
Contingency	225,000
Pre-Construction Services	47,000
Total:	\$7,007,354

Preliminary Bond Resolution September 10, 2015 Rich Frampton & Brad R. Fletcher

BUSINESS SUMMARY

Description:

Bethesda Charitable Group, Inc. (the "Charitable Group") and its controlled affiliates, Norwegian Lutheran Bethesda Home Association d/b/a **Bethesda Home and Retirement Center** (the "Center"), and **Bethesda Foundation** (the "Foundation", and together with the Charitable Group and the Center, the "Borrower"), are not-for-profit corporations as described in Section 501(c)(3) of the Internal Revenue Code and exempt from federal income taxes. The entities are incorporated under the laws of the State of Illinois.

Please see Economic Disclosure Section (p. 5) for a list of the Board of Directors of the Charitable Group.

Background:

The principal purpose of the Group is to provide housing, health care and other related services to the residents of a retirement home and nursing facility located in Chicago, Illinois. The mission of Bethesda Home has always been to put residents first and create a place of comfort and security for older adults. The first building opened in 1911 with room for 19 residents. Bethesda Home moved to its current site in 1925, where the building initially housed 70 residents. Bethesda has completed a series of expansion and renovation projects in subsequent decades, enabling Bethesda Home to reach its current capacity of 162 residents (licensed beds) with a continuum of care that meets the needs of the senior population in Northwest Chicago and surrounding west and northwest suburban communities.

Currently, Bethesda Home has 99 licensed beds in operation (20 sheltered care; 33 intermediate care; and 46 skilled nursing). Sheltered care is for seniors who are mostly self-sufficient but can benefit from occasional help or supervision. Residents maintain their independence while benefiting from nursing care that is available when needed. Intermediate Care is best for anyone who needs nursing assistance every day, whether it is help with dressing, toileting, eating, or all daily living activities. Caring staff assists intermediate care residents 24 hours per day. Intermediate care residents can choose to live in a semi-private or private room. Finally, Skilled Care residents require assistance in all daily living activities. Bethesda Home's team of licensed medical professionals provides full-time care and services that include physical therapy, occupational therapy and/or speech pathology.

Upon completion of the skilled nursing expansion contemplated herein, skilled nursing bed capacity will increase from 46 beds to 62 beds, while sheltered care and intermediate care beds capacities will remain unchanged (at 20 beds and 33 beds, respectively). Overall, this expansion will result in an increase of 16 beds in operation (from 99 to 115) – all in skilled nursing (and rehabilitation). This rehabilitation services expansion will expand Bethesda Home and Retirement Center's partnership with Alliance Rehabilitation Services, a Symbria company (see www.symbria.com/aboutus), providing an individualized approach to physical, occupational, and speech therapies. Rehabilitation services include a comprehensive, in-patient rehabilitation program, a physiatrist- (i.e., rehabilitation physician) guided rehabilitation model, and personalized aftercare plans aimed at restoring each patient to his/her highest level of functioning.

Bethesda Home's currently has one IFA bond issue outstanding. The outstanding balance of its IFA Series 2012 Bonds was approximately \$615,922 as of 9/6/2015. The direct purchaser/bond investor of the Series 2012 Bonds is also MB Financial Bank (which will continue to be the Borrower's relationship bank following completion of the proposed financing).

All bond payments on Bethesda Home's existing IFA Series 2012 Bonds were current as of 9/6/2015. All payments have been made as scheduled.

ECONOMIC DISCLOSURE STATEMENT

Applicant: Norwegian Lutheran Bethesda Home Association, 2833 North Nordica Avenue, Chicago, IL

60634-4726

Contact: Mr. Rich Lanis, Director of Finance: (T) 773-622-6144 (F) 773-622-8261

Website: http://www.bethesdahome.com/

Project name: IFA Revenue and Revenue Refunding Bond's (Bethesda Home), Series 2015

Organization: Illinois not-for-profits established as a 501(c)(3) corporation under the Internal Revenue Code

Board of Directors: Marc Arndt–Vice Chair

Mary Beth Buschmann-Secretary

Dirk Danker Howard Hamilton Amalea Hendricksen David Hoyem Elsa Jacobson John Kambanis John Lattyak-Chair Jim McClanahan Mary Rasmusson Laverne Schwartz John Stodden

PROFESSIONAL & FINANCIAL

Auditor: BKD, LLP Oak Brook

Terrace

Borrower's Counsel: Chuhak & Tecson, P.C. Chicago Andrew P. Tecson

Kimberly T. Boike

Bond Counsel: Greenberg Traurig, LLP Chicago Matt Lewin

Bank (Direct Purchaser): MB Financial Bank, N.A. Chicago John Sassaris

Christian Streu

Bank Counsel: Krieg DeVault LLP Chicago Ross D. Taylor

Tyler Ferguson

IFA Counsel: To be engaged

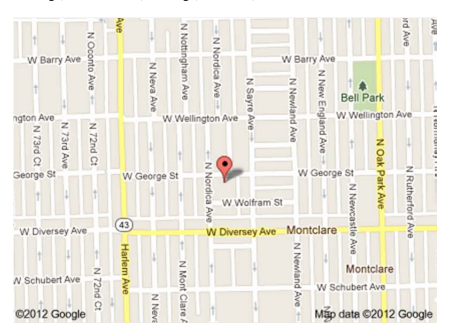
IFA Financial Advisor: Acacia Financial Group, Inc. Chicago Jim Beck

LEGISLATIVE DISTRICTS

Congressional: 4
State Senate: 2
State House: 3

SERVICE AREA

Bethesda Home and Retirement Center is located in a residential neighborhood on the northwest side of Chicago. Residents are drawn from surrounding areas of Northwest Chicago and nearby suburbs including Oak Park, Norridge, Franklin Park, Norridge, Oak Park, and River Forest.







September 10, 2015

\$65,000,000 (Not to Exceed) Plymouth Place, Inc.

Drown	Dumaga: The Carrier 2015 I	on da will ba 1	hy Dlymouth Dloop Inc. (the "C	omotion" on the		
REQUEST	Purpose : The Series 2015 Bonds will be used by Plymouth Place, Inc. (the " Corporation " or the " Borrower ") to: (i) pay or reimburse the Borrower for the costs of acquiring, constructing, renovating, remodeling and equipping certain health care facilities of the Borrower, including but not limited to preconstruction costs, construction and equipping of the independent living cottages at 315 North LaGrange Road, LaGrange Park, Illinois (the "Project"); (ii) refund all or a portion of the outstanding principal amount of Illinois Finance Authority Revenue Bonds, Series 2005A (The Landing at Plymouth Place Project) (the " Prior Bonds "); (iii) fund working capital, if deemed necessary or advisable by the Authority or Borrower; (iv) fund a debt service reserve fund; and (v) pay certain expenses incurred in connection with the issuance of the Series 2015 Bonds and the refunding of the Prior Bonds.					
	Program : Conduit 501(c)(3)	Revenue Bonds				
	Extraordinary Conditions :	Waiver of Sub-Inv	vestment Grade Debt Policy being req	uested		
BOARD ACTIONS			y Bond Resolution – 9 Yeas 0 Nays 0 stment Grade Debt Policy being reque			
MATERIAL CHANGES	Updated Sources and Uses a					
JOB DATA	224 Cu	rrent jobs N	/A New jobs projected			
	N/A Re	tained jobs N	//A Construction jobs projected	1		
DESCRIPTION	Location: La Grange Parl	x / Cook County /]	Northeast Region			
	1.00			ssisted living units,		
	acre site in La Grange Park, in 2005, for which IFA Bond	Illinois. Plymouth ls totaling \$146,00	on nursing care beds. Plymouth Place Place underwent a major a major can 0,000 were issued. Plymouth Place we Providence Management and Develop	is located on an 18.6 inpus redevelopment was redeveloped by		
CREDIT INDICATORS	acre site in La Grange Park, in 2005, for which IFA Bond Greystone Communities and • The Bonds will be tax-exe to issue a credit rating on the	Illinois. Plymouth ls totaling \$146,00 it is managed by F mpt fixed rate bond Series 2015 Bond d CliftonLarsonAl	Place underwent a major a major car 0,000 were issued. Plymouth Place w	is located on an 18.6 inpus redevelopment was redeveloped by ment Company.		
CREDIT INDICATORS SECURITY	acre site in La Grange Park, in 2005, for which IFA Bond Greystone Communities and • The Bonds will be tax-exe to issue a credit rating on the prepared by Management an	Illinois. Plymouth ls totaling \$146,00 it is managed by F mpt fixed rate bond Series 2015 Bond d CliftonLarsonAl	Place underwent a major a major can 0,000 were issued. Plymouth Place we providence Management and Developeds sold through a public offering. Fitters ("BB+" Rating anticipated). A feasilen. The feasibility study will be included.	is located on an 18.6 inpus redevelopment was redeveloped by ment Company.		
	acre site in La Grange Park, in 2005, for which IFA Bond Greystone Communities and The Bonds will be tax-exe to issue a credit rating on the prepared by Management an prospectus/official statement	Illinois. Plymouth ls totaling \$146,00 it is managed by F mpt fixed rate bond Series 2015 Bond d CliftonLarsonAl	Place underwent a major a major can 0,000 were issued. Plymouth Place we providence Management and Developed sold through a public offering. Fit is ("BB+" Rating anticipated). A feasilen. The feasibility study will be included a gross revenue pledge.	is located on an 18.6 inpus redevelopment was redeveloped by ment Company.		
SECURITY	acre site in La Grange Park, in 2005, for which IFA Bond Greystone Communities and The Bonds will be tax-exe to issue a credit rating on the prepared by Management an prospectus/official statement First mortgage on property	Illinois. Plymouth ls totaling \$146,00 it is managed by F mpt fixed rate bond Series 2015 Bond d CliftonLarsonAl	Place underwent a major a major can 0,000 were issued. Plymouth Place we providence Management and Developed sold through a public offering. Fit is ("BB+" Rating anticipated). A feasilen. The feasibility study will be included a gross revenue pledge.	is located on an 18.6 inpus redevelopment was redeveloped by ment Company.		
SECURITY MATURITY	acre site in La Grange Park, in 2005, for which IFA Bond Greystone Communities and The Bonds will be tax-exe to issue a credit rating on the prepared by Management an prospectus/official statement First mortgage on property Bonds will mature no late	Illinois. Plymouth ls totaling \$146,00 it is managed by F mpt fixed rate bond Series 2015 Bond d CliftonLarsonAl	Place underwent a major a major can 0,000 were issued. Plymouth Place we providence Management and Developed sold through a public offering. Fit is ("BB+" Rating anticipated). A feasilen. The feasibility study will be included a gross revenue pledge.	is located on an 18.6 inpus redevelopment was redeveloped by ment Company.		
SECURITY MATURITY	acre site in La Grange Park, in 2005, for which IFA Bond Greystone Communities and The Bonds will be tax-exe to issue a credit rating on the prepared by Management an prospectus/official statement First mortgage on property Bonds will mature no late Sources: Series 2015 Bonds 2005A Trustee-Held Funds Equity Contribution	Illinois. Plymouth Is totaling \$146,00 it is managed by Formpt fixed rate bond Series 2015 Bond d CliftonLarsonAl and equipment are than May 15, 205 \$57,085,000 \$6,081,890	Place underwent a major a major can 0,000 were issued. Plymouth Place we providence Management and Developed sold through a public offering. Fit is ("BB+" Rating anticipated). A feasilen. The feasibility study will be included a gross revenue pledge. Uses: Refunding Escrow CapEx Reimbursement Redevelopment of Cottages Seed	is located on an 18.6 inpus redevelopment was redeveloped by ment Company. Ch has been engaged ibility study is being uded in the \$55,896,604 \$400,000		
SECURITY MATURITY	acre site in La Grange Park, in 2005, for which IFA Bond Greystone Communities and The Bonds will be tax-exe to issue a credit rating on the prepared by Management an prospectus/official statement First mortgage on property Bonds will mature no late Sources: Series 2015 Bonds 2005A Trustee-Held Funds	Illinois. Plymouth Is totaling \$146,00 it is managed by Funct fixed rate bond Series 2015 Bond CliftonLarsonAl and equipment are than May 15, 205	Place underwent a major a major can 0,000 were issued. Plymouth Place we providence Management and Developeds sold through a public offering. Fits s ("BB+" Rating anticipated). A feasilen. The feasibility study will be included a gross revenue pledge. Uses: Refunding Escrow CapEx Reimbursement Redevelopment of Cottages Seed Money	sis located on an 18.6 inpus redevelopment vas redevelopment vas redeveloped by ment Company. The has been engaged ibility study is being uded in the \$55,896,604 \$400,000 \$2,000,000		
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SECURITY MATURITY	acre site in La Grange Park, in 2005, for which IFA Bond Greystone Communities and The Bonds will be tax-exe to issue a credit rating on the prepared by Management an prospectus/official statement First mortgage on property Bonds will mature no late Sources: Series 2015 Bonds 2005A Trustee-Held Funds Equity Contribution	Illinois. Plymouth Is totaling \$146,00 it is managed by Formpt fixed rate bond Series 2015 Bond d CliftonLarsonAl and equipment are than May 15, 205 \$57,085,000 \$6,081,890	Place underwent a major a major can 0,000 were issued. Plymouth Place we providence Management and Developeds sold through a public offering. Fits s ("BB+" Rating anticipated). A feasilen. The feasibility study will be included a gross revenue pledge. Uses: Refunding Escrow CapEx Reimbursement Redevelopment of Cottages Seed Money	sis located on an 18.6 inpus redevelopment was redeveloped by ment Company. The has been engaged ibility study is being uded in the \$55,896,604 \$400,000 \$2,000,000		

ILLINOIS FINANCE AUTHORITY BOARD SUMMARY September 10, 2015

Project: Plymouth Place, Inc.

STATISTICS

Project Number: 12303 Amount: \$65,000,000 (not-to-exceed)

Type: 501(c)(3) Revenue Bonds IFA Staff: Pam Lenane

Location: La Grange Park County/

Region: Cook/Northeast

BOARD ACTION

Conduit 501(c)(3) Revenue Bonds No IFA funds at risk

Credit Review Committee recommends approval Extraordinary Conditions:

Final Bond Resolution Waiver of Sub-Investment Grade Debt Policy being

requested

PURPOSE

The Series 2015 Bonds will be used to: (i) pay or reimburse the Borrower for the costs of acquiring, constructing, renovating, remodeling and equipping certain health care facilities of the Borrower, including but not limited to the pre-construction costs, construction and equipping of the independent living cottages at 315 North LaGrange Road, LaGrange Park, Illinois (the "Project"); (ii) refund all or a portion of the outstanding principal amount of Illinois Finance Authority Revenue Bonds, Series 2005A (The Landing at Plymouth Place Project) (the "**Prior Bonds**"); (iii) fund working capital, if deemed necessary or advisable by the Authority or Borrower; (iv) fund a debt service reserve fund; and (v) pay certain expenses incurred in connection with the issuance of the Series 2015 Bonds and the refunding of the Prior Bonds.

IFA PROGRAM AND CONTRIBUTION

501(c)(3) Bonds are a form of municipal bonds that 501(c)(3) corporations can use to finance capital projects that will be used to further their charitable mission. IFA's issuance will convey federal tax-exempt status on interest paid to bondholders, thereby reducing the Borrower's interest expense.

VOLUME CAP

501(c)(3) Bonds do not require Volume Cap.

JOBS

Current employment: 224 Projected new jobs: N/A Jobs retained: N/A Construction jobs: N/A

ESTIMATED SOURCES AND USES OF FUNDS					
Sources:		Uses:			
Series 2015 Bonds	\$57,085,000	Refunding Escrow	\$55,896,604		
Trustee-Held Funds Equity Contribution	\$6,081,890	CapEx Reimbursement	\$400,000		
For costs of		Redevelopment of Cottages Seed			
Issuance > 2%	<u>\$389,575</u>	Money	\$2,000,000		
		Series 2015 DSRF	\$3,724,425		
	Costs of Issuance <u>\$1,535,436</u>				
Total	<u>\$63,556,465</u>	Total	<u>\$63,556,465</u>		

FINANCING SUMMARY

Credit Enhancement: None

Structure: Fixed rate, tax-exempt term bonds sold through a public offering.

Interest Rate: To be determined on the day of pricing.

Interest Rate Modes: Fixed through final maturities

Underlying Ratings: Fitch engaged to issue rating on Series 2015 Bonds ("BB+" Anticipated)

Maturity: No later than May 15, 2050

Estimated Closing Date: October 2015

PROJECT SUMMARY (FOR FINAL BOND RESOLUTION)

Bond proceeds will be used by **Plymouth Place, Inc.** (the "**Corporation**" or the "**Borrower**") to: (i) pay or reimburse the Borrower for the costs of acquiring, constructing, renovating, remodeling and equipping certain health care facilities of the Borrower, including but not limited to the pre-construction, construction and equipping of the independent living cottages at 315 North LaGrange Road, LaGrange Park, Illinois (the "Project"); (ii) refund all or a portion of the outstanding principal amount of Illinois Finance Authority Revenue Bonds, Series 2005A (The Landing at Plymouth Place Project) (the "**Prior Bonds**"); (iii) fund working capital, if deemed necessary or advisable by the Authority or Borrower; (iv) fund a debt service reserve fund; and (v) pay certain expenses incurred in connection with the issuance of the Series 2015 Bonds and the refunding of the Prior Bonds.

Final Bond Resolution September 10, 2015 Pam Lenane

BUSINESS SUMMARY

Plymouth Place, Inc. was incorporated as an Illinois not for profit corporation in 1939. The Corporation constructed a retirement community at its current location as a home for the elderly members of the United Church of Christ (formerly, the Congregational Church). The Corporation's continuing mission is to provide a retirement community, based on Christian values, that honors the individual's right to experience life to the fullest. The Corporation believes in the dignity and worth of each individual and the need to retain one's own personal identity and independence, and is dedicated to providing a gracious environment for individuals in their retirement years, as well as meeting the needs of the aging in the community at large. The Corporation's facilities and programs are open to all without regard to race, color, national origin or religion.

Plymouth Place is located on an 18.6 acre site in La Grange Park, IL and its facilities currently consist of 182 independent living apartments, 55 independent living cottages, 52 assisted living units, 26 memory support assisted living units, and 86 nursing care beds. The 55 cottages were constructed in the 1950's and due to their condition they are no longer being marketed, although 23 of them are being maintained so as to be suitable for occupancy. These 23 cottages are made available to residents on a rental basis to those who express an interest. The Borrower expects that over time, all of the original cottages will be demolished and this area of the campus will be redeveloped.

Plymouth Place underwent a major campus redevelopment in 2005, which involved the issuance of \$146,000,000 of bonds issued through the Illinois Finance Authority. A portion of the Series 2005 Bonds were refunded with Series 2013 Bonds and the remaining Series 2005 Bonds will be refunded with the Series 2015 Bonds described herein.

Plymouth Place was redeveloped by Greystone Communities, a well-known developer based in Dallas and specializing in senior living properties throughout the United States. Plymouth Place is managed by Providence Management and Development Company, an owner, manager and consultant to senior living communities located primarily in Illinois and Michigan.

ECONOMIC DISCLOSURE STATEMENT

Applicant: Plymouth Place, Inc.

Site Address: Plymouth Place

315 North La Grange Road La Grange Park, IL 60526

Contact: Dale Lilburn, CEO. Phone: 708/482-6668

Website: <u>www.plymouthplace.org</u>

Project name: Plymouth Place

Organization: 501(c)(3) Not-for-Profit Corporation

State: Illinois

Plymouth Place 2015-16 Board Members: Please note that a Board Member's term is typically three years, and members of the Board can serve an unlimited number of terms, but no more than three consecutive full terms (unless there are special circumstances).

Board Member	Length of Service (Years)	Occupation	Term Expires (May 31)
Mr. R. Dean Conlin, Chair	18	Of Counsel, Locke Lord LLP	2016
Kent Armbruster, M.D.	3	Little Company of Mary Hospital	2018
Marvin Baldwin	2	President, Foods Resource Bank	2016
Doris Bryant	2	Retired Assistant Vice President, Investment Law, Allstate Investments	2016
Walter Busse, M.D., D.D.S.	3	Retired Oral Surgeon	2018
Mark Cloghessy	1	Retired Senior Vice President for Allstate Investments	2017
Loren Horton, M.D.	7	Retired Physician	2017
David Onion	2	CEO, Chicago Capital Holdings	2016
Carly Stucklen-Sather	1	Pastor, First Congregational Church of La Grange	N/A
Harriet VerGowe	3	Retired IBM Consulting	2018
Robert Westrick	1	President, WNA Wealth Advisors, Inc.	2017
William Coates	2	President, Residents' Council	N/A
Lou Curotto	1	Vice President, Residents' Council	N/A
Laura Weyrauch		Construction Consultant	2017

PROFESSIONAL & FINANCIAL

Borrower's Counsel: Bond Counsel:	Timothy G. Lawler, Ltd. Chapman and Cutler LLP	Hinsdale Chicago	Tim Lawler John Bibby
Auditor:	CliftonLarsonAllen LLP	Chicago	Jim Thomas
Underwriter(s):	Ziegler	Chicago	Steve Johnson
Underwriters' Counsel:	Katten Muchin Rosenman LLP	Chicago	Janet Hoffman
Feasibility Consultant:	CliftonLarsonAllen LLP	Minneapolis	Jeff Vrieze
IFA Counsel:	Charity & Associates, P.C.	Chicago	Timothy Hinchman
IFA's Financial Advisor:	Acacia Financial Group, Inc.	Chicago	Jim Beck

LEGISLATIVE DISTRICTS

Congressional: 3 State Senate: 11 State House: 21

Final Bond Resolution September 10, 2015 Pam Lenane

SERVICE AREA

The primary market area identified for Plymouth Place includes the following zip codes:

- 60513
- 60521
- 60523
- 60525 60526
- 60527
- 60534 60546
- 60558

The primary market area includes the communities of Berwyn, Hinsdale, Oakbrook, La Grange, Burr Ridge, Lyons, Riverside, Western Springs and Brookfield.





September 3, 2015

\$233,730,000 Palos Community Hospital

REQUEST	 Purpose: The proceeds of the Bonds will be used to: provide Palos Community Hospital ("PCH") with all or a portion of the funds necessary to do any or all of the following: Advance Refund Series 2007A Bonds Refund Series 2015A Bonds 					
	-	nit 501 (c)(3) Bonds Conditions: None.				
BOARD ACTIONS	Final Bond Reso	lution (One-Time Consider	ration)			
MATERIAL CHANGES	None – this is the	e first time this financing h	as been presented to	the IFA Board of Directors.		
JOB DATA	2,300	Current jobs	N/A	Jobs created by project		
	2,300	Retained jobs	N/A	Construction jobs created b	by project	
BORROWER DESCRIPTION	• Locations: Len	nont, Oak Lawn, Orland Pa	ark, and Palos Height	s (Cook County/Northeast Re	egion)	
	with outpatient sa physicians and se Orland Park, Illir • The primary of licensed bed capa	atellite facilities in the surrelect specialists, and SGW nois. Determine the corporation of the Corporation of 436, of which 369	ounding community, C which operates the oration is PCH. Operare in operation, by r	n acute care hospital located in PMG is a physician practice Palos Health and Fitness Cen ned in 1972 with 265 beds, PC esponding to population grow , 1992, 1995, 2006, 2009, 201	that employs primary care ter (the "Center") located in CH has grown to its current th and service demands	
	emergency and a single room mate Primary Care Cer access to non-urg Community Hosp	ncillary departments in resembler care, interventional conter in Orland Park and the cent outpatient treatment and itself to the content of t	ponse to volume demeardiology and open he Palos Immediate Cand diagnostic services ospice and Private Di	spansions have provided for the lands, technology, and service heart surgery. PCH also operate Center in Palos Heights. The services of the provides home based suty with offices in Lemont, Ill Hospital MRI Center located	e developments including attes satellite facilities: the These facilities provide services through Palos linois. PCH is also a	
		ditional health services, PC ponsive to the needs of the		es available to support many c	community health initiatives	
CREDIT INDICATORS		irect Bank Purchase: Consortium of banks consisting of BMO Harris Bank, US Bank, and Capital One.				
	Security: Senior Parity Basis with existing debt issued under the Master Trust Indenture; Master Note; Revenue Pledge					
	Direct Bank Pur throughout the co	*	Floating Rate indexe	ed to LIBOR and another port	tion will be fixed	
	Credit Rating:	AA- (Fitch)				
	Maturity: Up to	30 years				
ESTIMATED SOURCES AND USES	Sources:			Uses:		
USES	IFA Bonds	\$233,73	0,000	Refunding of Prior Bonds	\$233,730,000	
	Total	<u>\$233,73</u> 0	0,000	Total	<u>\$233,730,000</u>	
RECOMMENDATION	Credit Committee	e Recommends approval.				

Final Bond Resolution September 3, 2015 Pamela Lenane

ILLINOIS FINANCE AUTHORITY BOARD SUMMARY September 3, 2015

Project: Palos Community Hospital

STATISTICS

Project Number: 12308 Amount: \$233,730,000 (Not to exceed)

Type: 501(c)(3) Bonds IFA Staff: Pamela Lenane

Locations: Lemont, Oak Lawn, Orland Park Counties/Region: Cook and Will/Northwest Region

BOARD ACTION

Final Bond Resolution (*One-time consideration*)

Conduit 501(c)(3) Bonds

No Extraordinary conditions

Credit Review committee

No IFA funds at risk

recommends approval.

PURPOSE

Bond proceeds will be used to advance refund Series 2007A Bonds and refund Series 2015A Bonds.

IFA PROGRAM AND CONTRIBUTION

501(c)(3) Bonds are a form of municipal bonds that 501(c)(3) corporations can use to finance capital projects that will be used to further their charitable mission. IFA's issuance will convey federal income tax-exempt status on interest earned on the Bonds paid to bondholders, thereby reducing the Borrower's interest expense. 501(c)(3) bond issues do not require Volume Cap.

VOTING RECORD

None – this is the first time this financing has been presented to the IFA Board of Directors.

ESTIMATED SOURCES AND USES OF FUNDS

Sources: IFA Bonds \$233,730,000 Uses: Refunding of Prior Bonds \$233,730,000

Total <u>\$233,730,000</u> Total <u>\$233,730,000</u>

JOBS

Current employment: 2,300 FTEs Projected new jobs: N/A Jobs retained: 2,300 FTEs Construction jobs: N/A

FINANCING SUMMARY

Security/Collateral: Senior Parity Basis with existing debt issued under the Master Trust Indenture; Master

Note; and Revenue Pledge

Structure: Direct Bank Purchase: Floating Rate indexed to LIBOR and Fixed Rate

Maturity: Not to exceed 30 years

Credit Rating: AA- (Fitch)

PROJECT SUMMARY (FOR FINAL BOND RESOLUTION)

The proceeds of the Bonds will be used to advance refund the Series 2007A Bonds and refund Series 2015A Bonds.

BUSINESS SUMMARY

Background:

The St. George Corporation (the "Corporation") is an Illinois not-for-profit corporation created in 2000 which serves as the parent corporation and sole corporate member of three not-for-profit corporations: (i) Palos Community Hospital ("PCH"), an acute care hospital located in Palos Heights, Illinois with outpatient satellite facilities in the surrounding community, (ii) Palos Medical Group, a primary care physician group that employs primary care physicians and select specialists, and (iii) St. George Wellness Center (SGWC) which operates the Palos Health and Fitness Center (the "Center") located in Orland Park, Illinois. It is the vision of the Corporation to be the leading community based health care organization providing quality inpatient, outpatient and preventive services while supporting people in achieving optimum health in response to the needs of the southwest suburban region.

Description:

The primary operating entity of the Corporation is PCH. Opened in 1972 with 265 beds, PCH has grown to its current licensed bed capacity of 436, of which 369 are in operation, by responding to population growth and service demands with major building additions and modernizations in 1975, 1978, 1992, 1995, 2006, 2009, 2010 and 2012. In addition to accommodating inpatient demand, these facility expansions have provided for the growth of outpatient, emergency and ancillary departments in response to volume demands, technology, and service developments including single room maternity care, interventional cardiology and open heart surgery.

PCH also operates satellite facilities; the Primary Care Center in Orland Park and the Palos Immediate Care Center in Palos Heights. This facility provides access to non-urgent outpatient treatment and diagnostic services. PCH provides home based services through Palos Community Hospital Home Health Care, Hospice and Private Duty with offices in Lemont, Illinois. PCH is also a partner with Little Company of Mary Hospital in the Southwest Hospital MRI Center located in Oak Lawn, Illinois.

It is the mission of PCH that all of its services – preventive, curative or palliative—shall be delivered with quality of the highest caliber and that PCH shall be committed to continually responding to the health care needs of the community with services that are readily available in a form that enhances their efficient use by physicians and patients.

Along with traditional health services, PCH makes its resources available to support many community health initiatives and programs responsive to the needs of the community. Examples of community services provided by PCH include: Asthma Education Program, Chemical Dependency services, Diabetes Fair & Diabetes Self-

Management Program, Home Delivered Meals, *Lifeline* (crisis line), Osteoporosis Program, Parent-Child Health Education, Physician Referral Service, Psychiatric Services (inpatient & outpatient), Speakers Bureau, and a number of different Support Groups.

In addition, PCH provides annual health screenings for skin, prostate & colorectal cancer. PCH regularly offers programs on smoking cessation, depression/emotional health, prenatal care/childbirth preparation, caregiving, heart disease, and diabetes. Through its numerous outreach activities, PCH is recognized as the area leader in community education services. PCH also participates in and sponsors a variety of annual community events including a 5K run (benefits Y-ME), Women's Day, Heart Month & a Heart Walk (benefits American Heart Association). Its Speakers Bureau & Health Fair participation reaches thousands in community. PCH's home delivered meals program provides over 30,000 home delivered meals annually to home-bound seniors in our community. PCH's Senior Resource department provides assistance to seniors with Medicare and hospital paperwork. In addition, a variety of community publications including Perspective magazine and Community Calendar are mailed to residents – reaching over 150,000 homes.

Service Area: Primary service area includes: Palos Heights, Palos Hills, Palos Park, Midlothian, Oak

Forest, Orland Park, and Tinley Park.

Existing Bonds: Outstanding IFA Bonds: Series 2007A (\$120 million)

Outstanding IFA Bonds: Series 2010C (\$148 million) Outstanding IFA Bonds: Series 2015A (\$100 million)

ECONOMIC DISCLOSURE STATEMENT

Project name: Palos Community Hospital

Locations: Palos Heights, Orland Park, Lemont, Oaklawn

Applicant: Palos Community Hospital

Organization: 501(c)(3) Not-for-Profit Corporation

State: Illinois

Board of Trustees:

St. George Corporation Board of Directors

Mr. Jason Ley
Dr. Terrence Moisan
Mr. Edward Mulcahy
Dr. Vincent Muscarello
Mr. Gordon Nash, Jr.
Father Patrick O'Neill
Dr. Charles Polcaster
Dr. Mark Sinibaldi
Mr. Jack Vainauskas

Palos Community Hospital

Board of Directors
Ms. Lucie Boyadjian
Mr. Lawrence Hunt
Dr. Terrence Moisan
Mr. Edward Mulcahy
Mr. Gordon Nash, Jr.
Dr. Charles Polcaster
Mr. Philip Salvador
Dr. Mark Sinibaldi
Dr. Michael Sobczak

Mr. Jack Vainauskas

Dr. James Draguesku, Guest

Page 5

Final Bond Resolution September 3, 2015 Pamela Lenane

PROFESSIONAL & FINANCIAL

Borrower's Counsel: Hawkins, Delafield and Wood LLP Newark, NJ Steven Donovan Chapman and Cutler LLP Bond Counsel: Mike Mitchell Chicago Wells Fargo Bank Bond Trustee: Chicago Scott Hagwell McGladrey & Pullen Chicago Accountant: TBD Burke Burns & Pinelli Ltd. Mary Ann Murray Issuer's Counsel: Chicago IFA Financial Advisors: Sycamore Advisors LLC Chicago Melanie Shaker Bank Counsel: Chapman and Cutler LLP Chicago Carol Thompson Katten Muchin Rosenman LLP Chicago Renée Friedman

LEGISLATIVE DISTRICTS

Congressional: 13

3

State Senate: 14

18

41

State House: 27

35

81

82





\$37,500,000

September 10, 2015 Riverside Health System

REQUEST	Purpose: Bond proceeds will be used by Riverside Health System ("Riverside", "RHS" or the "Borrower") to (i) currently refund \$23,845,000 of its IFA Series 2004 Bonds outstanding in the amount of \$25,220,000 and originally issued in the amount of \$46,450,000, and (ii) currently refund its IFA Series 2006A Bonds outstanding in the amount of \$13,320,000 and originally issued in the amount of \$15,575,000. Program: Conduit 501(c)(3) Revenue Bonds Extraordinary Conditions: None.				
BOARD ACTIONS	Preliminary Bo	nd Resolution			
MATERIAL CHANGES	None.				
JOB DATA	2,133	Current jobs	N/A New jobs project	ted	
	2,133	Retained jobs	N/A Construction job	s projected	
DESCRIPTION	• Location: Ka	nkakee County and Iroqu	iois		
	• Riverside Health System (" RHS ") is the parent corporation of a regional health system operating in the far southern portion of the Chicago metropolitan market and headquartered in Kankakee.				
CREDIT INDICATORS	• Riverside is	currently rated A2 by Mo	ody's and A+ by Standard	d and Poor's	
SECURITY	Secured with	a Master Trust Indentur	e Note		
MATURITY	Bonds will r	nature no later than 11/15	5/2029		
SOURCES AND USES	Sources:		Uses:		
	IFA Bonds	\$37,165,000.00	Refunding	\$37,165,000.00	
			Accrued Interest	774.27	
	Equity	\$300,774.27	Costs of Issuance* Total	300,000.00	
	Total	<u>\$37,465,774.27</u>	*estimated	<u>\$37,465,774.27</u>	
RECOMMENDATION	Credit Review Committee recommends approval.				

Preliminary Bond Resolution September 10, 2015 Pam Lenane

774.27

ILLINOIS FINANCE AUTHORITY BOARD SUMMARY September 10, 2015

Project: Riverside Health System

STATISTICS

Project Number: 12310 Amount: \$37,500,000 (not-to-exceed)

Type: 501(c)(3) Revenue Bonds IFA Staff: Pam Lenane Locations: Kankakee. Bourbonnais. Watseka. County/Region: Kankakee/Nor

ons: Kankakee, Bourbonnais, Watseka, County/Region: Kankakee/Northeast
Gilman Iroquois/Northeast and Northwest

BOARD ACTION

Preliminary Bond Resolution

Conduit 501(c)(3) Revenue Bonds
Credit Review Committee recommends approval

No IFA funds at risk
No extraordinary conditions

PURPOSE

The proceeds will be used by **Riverside** to (i) currently refund \$23,845,000 of its IFA Series 2004 Bonds outstanding in the amount of \$25,220,000 and originally issued in the amount of \$46,450,000, and (ii) currently refund its IFA Series 2006A Bonds outstanding in the amount of \$13,320,000 and originally issued in the amount of \$15,575,000.

IFA PROGRAM AND CONTRIBUTION

501(c)(3) Bonds are a form of municipal bonds that 501(c)(3) corporations can use to finance capital projects that will be used to further their charitable mission. IFA's issuance will convey federal tax-exempt status on interest paid to bondholders, thereby reducing the Borrower's interest expense.

VOLUME CAP

501(c)(3) Bonds do not require Volume Cap.

ESTIMATED SOURCES AND USES OF FUNDS

Sources: Uses:

IFA

Bonds \$37,165,000.00 Refunding \$37,165,000.00

Accrued Interest

Equity \$300,774.27 Costs of Issuance* 300,000.00

Total

Total \$37.465.774.27 *estimated \$37.465.774.27

JOBS

Current employment: 2,133 FTEs Projected new jobs: N/A
Jobs retained: 2,133 FTEs Construction jobs: N/A

Preliminary Bond Resolution September 10, 2015 Pam Lenane

FINANCING SUMMARY

Credit Enhancement: None

Structure: Variable Rate Direct Purchase bond by DNT Asset Trust, a Delaware business trust and a

wholly owned subsidiary of JPMorgan Chase Bank, N.A.

Interest Rate: Variable

Interest Rate Modes: Variable

Underlying Ratings: A2 / A+

Maturity: 11/15/2029

Estimated Closing Date: 11/1/2015

PROJECT SUMMARY (FOR PRELIMINARY BOND RESOLUTION)

The proceeds will be used by **Riverside** (i) currently refund \$23,845,000 of its IFA Series 2004 Bonds outstanding in the amount of \$25,220,000 and originally issued in the amount of \$46,450,000, and (ii) currently refund its IFA Series 2006A Bonds outstanding in the amount of \$13,320,000 and originally issued in the amount of \$15,575,000.

BUSINESS SUMMARY

Riverside Health System ("RHS") is the parent corporation of a regional health system operating in the far southern portion of the Chicago metropolitan market and headquartered in Kankakee. RHS is the sole corporate member of Riverside Medical Center ("Medical Center"), Oakside Corporation ("Oakside"), Butterfield Service Corporation ("Butterfield") and Riverside Senior Living Center ("Living Center"). Riverside Medical Center Foundation (the "Foundation") is a not-for profit organization serving in an agency capacity by holding and managing certain investment assets contributed for the benefit of the Medical Center. All of these entities except for Butterfield Service Corporation are Illinois not-for-profit corporations and are organized as described under Section 501(c)(3) of the Internal Revenue Code. Butterfield is an Illinois business corporation.

In 1989, RHS, the Medical Center and Oakside became the initial members of an obligated group (the "**Obligated Group**") established under a Master Trust Indenture dated as of December 15, 1989, among RHS, the Medical Center, Oakside and The Bank of New York Mellon Trust Company, N.A., as successor master trustee (as amended and supplemented from time to time, the "**Master Indenture**"). The Living Center became a member of the Obligated Group in 1990. Butterfield and the Foundation are not members of the Obligated Group.

- The Medical Center owns and operates a general acute care hospital in Kankakee, IL, which is licensed for 312 beds, of which 247 beds are currently staffed. In addition to the main hospital facility, the Medical Center operates the Resolve Center in Manteno, Illinois, which houses an 18-bed licensed inpatient substance abuse program and associated outpatient services. The Medical Center also operates Riverside Ambulance which provides ambulance service to the Medical Center's primary service area from remote locations in Momence, Bradley, St. Anne, Herscher, Chebanse, Limestone, and Ashkum. Riverside Ambulance is also responsible for 16 communities through its Emergency Medical Service System. In addition, the Medical Center operates multiple community, primary and specialty health centers located in Kankakee, Bourbonnais, Manteno, Monee, Momence, Hopkins Park, Watseka, Gilman, Wilmington, Peotone and Coal City.
- o The Medical Center also owns the Atrium Building in Bradley, Illinois which provides medical office space, space for a joint venture single-specialty ambulatory surgery center, and industrial medicine services. Located in Bourbonnais and owned by the Medical Center is the Medical Plaza, a comprehensive ambulatory campus which includes radiation therapy, diagnostic imaging, ambulatory surgery, and physician office space. Located in Coal City and owned by the Medical Center is the West Campus, consisting of a state of the art diagnostic imaging center, and physician office complex.

- o In 2011, the Medical Center opened a new multi-speciality physician and cancer infusion center in its southern market located in Watseka, Illinois. The facility provides diagnostic services including lab and CT. In December of 2012 the Medical Center expanded services at the Watseka Center to include physical therapy, additional radiology, a two suite sleep center, primary care physicians, and mid-level providers.
- Oakside operates the 70,000 square foot Riverside Health Fitness Center located in Bourbonnais, Illinois.
 Additionally, Oakside operates a community counseling program, a commercial pharmacy, a health equipment sales and leasing program, a retail audiology/hearing and balance program and supports the new business activities of other affiliates.
- Living Center was incorporated in 1989 and owns and operates a senior living community that includes 90 independent living apartments known as Westwood Oaks, 96 assisted living apartments known as Butterfield Court, 18 ranch style family homes for seniors known as Westwood Estates and a 160-bed nursing facility. The senior living community is located directly across from the Medical Center in Kankakee and was constructed in phases beginning in 1990. In Fall 2014, Living Center opened an Assisted Living and Memory Care Campus in Bourbonnais consisting of 48 studio units for Memory Care and 32 Assisted Living units.
- o There are no activities currently operated by Butterfield.
- o From growth and investments in new programs and service lines, RHS has added 331 new FTE's since 2012.

The **Riverside HealthCare Foundation** ("**RHCF**") raises funds for RHS and its affiliates. From 2012 to 2014 the RHCF provided \$2.7 million in support of programs and initiatives for RHS. The Foundation had assets of \$19.1 million as of December 31, 2014.

Project Rationale: The proceeds will be used by **Riverside** (i) currently refund \$23,845,000 of its IFA Series 2004 Bonds outstanding in the amount of \$25,220,000 and originally issued in the amount of \$46,450,000, and (ii) currently refund its IFA Series 2006A Bonds outstanding in the amount of \$13,320,000 and originally issued in the amount of \$15,575,000.

ECONOMIC DISCLOSURE STATEMENT

Applicant: Riverside HealthCare

Site Address: Riverside Medical Center

350 N. Wall Street Kankakee, IL 60901

Contact: Bill Douglas

Senior Vice President, Chief Financial Officer

Website: www.RiversideMC.net

Project name: Riverside Health System (Series 2015)

Organization: 501(c)(3) Not-for-Profit Corporation

State: Illinois

Riverside Health System 501(c)(3) Revenue Bonds Page 5

Ownership/2015 Board Members (501(c)(3)):

Connie Ashline, Chairman
Jerald Hoekstra, Vice Chairman
Harry Bond, Secretary
Philip Kambic, President
Bill Douglas, Treasurer
Pamela Hull, Assistant Secretary
David Hegg
Larry Goodman
Patrick Martin
Renuka Ramakrishna, M.D.

Karen Reid Jaymie Simmon Francis Smith Gary Wright

PROFESSIONAL & FINANCIAL

Borrower's Counsel: Borrower's Advisor: Accountant:	Katten Muchin Rosenman LLP Ponder & Co. KPMG	Chicago Chicago Chicago	Janet Hoffman Michael Tym Darryl Buikema
Bank:	JP Morgan Chase	C	-
Bond Counsel:	Chapman and Cutler LLP	Chicago	Michael Mitchell
BankCounsel:	Nixon Peabody LLP	Chicago	Julie Seymour
Bond Trustee:	BNY Mellon Trust Company		•
Issuer's Counsel:	Pugh Jones Johnson	Chicago	Loraine Tyson
Issuers's Advisor:	Sycamore Advisors LLC	Chicago	Melanie Shaker

LEGISLATIVE DISTRICTS

Congressional: 11, 16 State Senate: 40, 53 State House: 79, 106

SERVICE AREA

The primary service area is defined as Kankakee County. The secondary service area consists of portions of Will, Iroquois, Ford, Grundy, and Livingston Counties.



September 10, 2015

\$30,000,000 Sarah Bush Lincoln Health System

REQUEST	Purpose: Bond proceeds from the sale of the Series 2015 Bonds together with other funds, will be used to enable Sarah Bush Lincoln Health System ("SBLHS", the "Health Center", or the "Borrower") to (i) fund the final \$10,500,000 of a \$48 million Master Facility Plan, (ii) \$8,700,000 of construction and renovation of Medical/Surgical units, (iii) \$6,900,000 construction of a new Cardiology wing, (iv) approximately \$2,500,000 on campus infrastructure work, (v) renovation of Central Sterile, (vi) construction of a new clinic in Toledo, IL, and (vii) pay a portion of the cost of issuing the debt. Program: Conduit 501(c)(3) Revenue Bonds Extraordinary Conditions: None.				
BOARD ACTIONS	Preliminary Bond I	Resolution			
MATERIAL CHANGES	None. This is the first time this financing has been presented to the IFA Board of Directors for consideration				
JOB DATA	2,125 Current jo	bs	90	New jobs projected	
	2,125 Retained	obs	60	Construction jobs projected	
DESCRIPTION	 Mattoon (Coles County) and Toledo (Cumberland County) SBLHS has a total of 2,125 employees (1,724 FTE's) providing a full range of acute care services to residents of Coles County and the surrounding six counties. SBLHS serves a seven-county region in East Central Illinois, encompassing a drawing population of approximately 156,000 people. The SBLHS medical staff includes physicians in 28 specialty areas and approximately 206 physicians with hospital privileges at Sarah Bush Lincoln Health Center. The Physician System Practices of SBLHS include approximately 91 employed physicians and 50 mid-level providers. 				
CREDIT INDICATORS	 Underlying rating of A+ (S&P) Bank private placement with a bank to be determined 				
SECURITY		Secured by gross revenue pledge and a negative pledge on assets			
MATURITY SOURCES AND USES	• No later than 204 Sources: IFA Bonds	\$30,000,000	Uses: Reimbursement	\$10,000,000	
			Project Fund	\$19,700,000	
			Est. Cost of Issua	nce <u>\$300,000</u>	
	Total	<u>\$30,000,000</u>	Total	<u>\$30,000,000</u>	
RECOMMENDATION	Credit Review Committee recommends approval				

Preliminary Bond Resolution September 10, 2015 Pam Lenane

ILLINOIS FINANCE AUTHORITY BOARD SUMMARY March 8, 2015

Project: Sarah Bush Lincoln Health System

STATISTICS

Project Number 12309 Amount: \$30,000,000 (Not-to-Exceed)

Type: 501(c)(3) Revenue Bonds IFA Staff: Pam Lenane

Location: Mattoon, Toledo County/

Region: Coles County and Cumberland County /

Southeastern

BOARD ACTION

Preliminary Bond Resolution

Conduit 501 (c)(3) Bonds No IFA funds at risk
Credit Review Committee recommends approval No extraordinary conditions

PURPOSE

Bond proceeds will be used to (i) fund the final \$10,500,000 of \$48 million Master Facility Plan, (ii) \$8,700,000 of construction and renovation of "Med/Surg" units, (iii) \$6,900,000 construction of a new Cardiology wing, (iv) approximately \$2,500,000 on campus infrastructure work, (v) renovation of Central Sterile, (vi) construction of a new clinic in Toledo, IL, and (vii) pay a portion of the cost of issuing the debt.

IFA PROGRAM AND CONTRIBUTION

501(c)(3) Bonds are a form of municipal bond financing that 501(c)(3) corporations can use to finance capital projects that will be used to further their charitable mission. IFA's issuance will convey federal income tax-exempt status on interest earned on the Bonds paid to bondholders, thereby reducing the Borrower's interest expense.

VOLUME CAP

501(c)(3) Bonds do not require Volume Cap.

Current employment: 2,125 Projected new jobs: 90 Jobs retained: 2,125 Construction jobs: 60

ESTIMATED SOUCES AND USES OF FUNDS

Sources: IFA Bonds \$30,000,000 Uses: Project Fund \$19,700,000

Reimbursement \$10,000,000 Issuance Costs \$300,000

Total <u>\$30,000,000</u> Total <u>\$30,000,000</u>

FINANCING SUMMARY/STRUCTURE

Security: The IFA Series 2015 Bonds will be secured by Master Trust Indenture that includes a

pledge of gross revenues and a negative pledge on assets.

Structure: Bank direct purchase by a bank to be determined.

Interest Rate: Not to exceed 5%

Interest Mode: Variable rate bonds - TBD

Underlying

Borrower Rating: Although the subject Bonds will not be rated (due to the bank direct purchase structure),

the Borrower currently has a direct underlying rating of A+ by Standard and Poor's.

Maturity: 2042 (25 Years)

Estimated Closing Date: October 19, 2015

PROJECT SUMMARY (FOR FINAL BOND RESOLUTION)

The proceeds of the IFA Series 2015 Bonds will be combined with other funds and used to (i) fund the final \$10,500,00 of the \$48 million Master Facility Plan, (ii) \$8,700,000 of construction and renovation of "Med/Surg" units, (iii) \$6,900,000 construction of a new Cardiology wing, (iv) approximately \$2,500,000 on campus infrastructure work, (v) renovation of Central Sterile, (vi) construction of a new clinic in Toledo, IL, and (vii) pay a portion of the cost of issuing the debt.

BUSINESS SUMMARY

Sarah Bush Lincoln Health System ("SBLHS") is centrally located between Mattoon and Charleston, Illinois, which are East Central Illinois communities located approximately 180 miles south of Chicago. The Health Center's primary service area consists of Coles County, Illinois. The Health Center's secondary service area consists of the six counties surrounding Coles County, which are Clark, Cumberland, Moultrie, Douglas, Shelby and Edgar counties. The tertiary service area consists of three additional counties, Effingham, Jasper and Crawford counties. The Health Center's entire service area is located within a 45-mile radius of the Health Center.

SBLHS has a total of 2,125 employees (1,724 FTE's) providing a full range of acute care services to residents of Coles County and the surrounding six counties. The SBLHS medical staff includes physicians in 28 specialty areas and approximately 145 physicians with hospital privileges at Sarah Bush Lincoln Health Center. The Physician System Practices of SBLHS include approximately 57 employed physicians and 25 mid-level providers.

The main health center facility was completed in 1977 as a four-story facility with a partial basement, consisting of 200,000 gross square feet (the "Main Health Center Facility"). The Health Center is licensed for 129 beds. Services currently located and provided in this facility include: Obstetrics/Gynecology, Level II Nursery, Pediatrics, Medical and Surgical Nursing Units, Operating Rooms, Outpatient Surgery Center, Emergency Department, Ambulatory Care Unit, Behavioral Health Services, Laboratory, Radiology, Physical and Occupational Services, Speech & Audiology Services, Cardiac Rehabilitation, Respiratory Therapy, Outpatient Pharmacy, Sleep Studies, Cancer Center, Cardiac Cath Lab, Illinois Breast and Cervical Cancer Center, Home Health and Hospice services.

The 141 employed physicians and mid-level providers service 36 clinics on the main campus plus clinics in the towns of Arcola, Arthur, Casey, Charleston, Mattoon, Neoga, Sullivan and Toledo, Illinois.

OWNERSHIP / ECONOMIC DISCLOSURE STATEMENT

Project name: SBLHS Advance Refunding, New Construction and Project Reimbursement

Applicant: Sarah Bush Lincoln Health System

1000 Health Center Drive

Mattoon (Coles County), IL 61938-9253

Contact: Dennis Pluard, CFO and V/P of Operations, 217.258.2102, Website: DPluard@sblhs.org

Organization: 501(c)(3) Not-for-Profit Corporation

State: Illinois

Board Members:

Health Center Board Members

Lyla McGuire – ChairpersonLori Cudone, MDJim LittlefordSteve Wente – Vice ChairJeanne DauRay RieckMichael Stanfield – SecretaryDon DavisMichael SmithTim Mooney – TreasurerSteve HonselmanTina StovallLaurel AllenbaughKiran Joag, MDScott Wilson

Sheryl Artmann, MD Phillip Kepp, DDS Chris Considine John Lauer, MD

PROFESSIONAL & FINANCIAL

Borrower's Counsel: Hinshaw & Culbertson Chicago, IL Leslie Richards-Yellen Financial Advisor: Ponder & Co. Valparaiso, IN Michael Tym

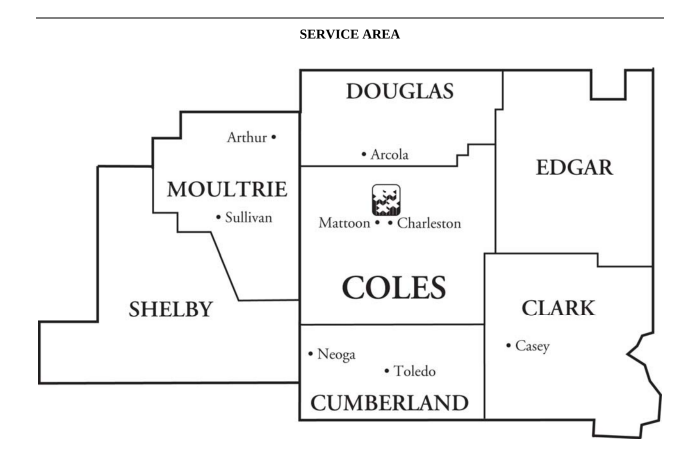
Bond Counsel: Chapman and Cutler LLC Chicago, IL Daniel Bacastow

Bank: TBD Bank's Counsel: TBD

Master Trustee: First Mid-Illinois Bank Mattoon, IL Gary Kuhns Remonia Jamison Bond Trustee: Amalgamated Bank Chicago, IL Bond Trustee Counsel: Amalgamated Bank Chicago, IL Cherie Duve Miller, Hall & Triggs, LLC Chicago, IL Issuer's Counsel: Rick Josephs Acacia Financial Group, Inc. Chicago, IL Jim Beck IFA Financial Advisor:

LEGISLATIVE DISTRICTS

Congressional: 15 State Senate: 55 State House: 110



RESOLUTION 2015-0910-AD08

RESOLUTION RATIFYING AND CONFIRMING THE ADOPTION BY THE ILLINOIS FINANCE AUTHORITY (THE "AUTHORITY"), AT A MEETING THEREOF HELD ON AUGUST 13, 2015, OF RESOLUTION 2015-0813-NP02 PROVIDING FOR THE ISSUANCE BY THE AUTHORITY OF NOTTO-EXCEED \$585,000,000 in AGGREGATE PRINCIPAL AMOUNT OF ITS REVENUE BONDS FOR THE BENEFIT OF THE UNIVERSITY OF CHICAGO IN ONE OR MORE SERIES AND AUTHORIZING THE SALE THEREOF (THE "U OF C APPROVING RESOLUTION"); RATIFYING AND CONFIRMING ALL ACTIONS TAKEN BY THE MEMBERS OF THE AUTHORITY AT SAID MEETING IN CONNECTION WITH THE ADOPTION OF SAID RESOLUTION; AND AUTHORIZING AND APPROVING RELATED MATTERS.

WHEREAS, the Illinois Finance Authority, a body politic and corporate duly organized and validly existing under and by virtue of the laws of the State of Illinois (the "Authority"), including, without limitation, the Illinois Finance Authority Act, 20 ILCS 3501/801-1 et. seq., as supplemented and amended (the "Act"), is authorized by the laws of the State of Illinois, including without limitation, the Act, to issue its revenue bonds for the purposes set forth in the Act and to permit the expenditure of the proceeds thereof to defray, among other things, the costs of the planning, design, acquisition, construction, renovation, improvement, expansion and equipping of "educational facilities," as defined in the Act, and to provide for the advance refunding and defeasance of any bonds deemed necessary in connection with any purpose of the Authority; and

WHEREAS, at a meeting of the Authority duly held and convened on August 13, 2015 (the "August Meeting"), the Authority adopted Resolution 2015-08130-NP02 (the "U of C Approving Resolution") authorizing and approving the issuance by the Authority of not in excess of \$585,000,000 in aggregate principal amount of its revenue bonds in one or more series (the "Bonds"), and the loaning of the proceeds from the sale thereof to The University of Chicago, an Illinois not for profit corporation (the "University"), for the purposes described in the U of C Approving Resolution; and

WHEREAS, the U of C Approving Resolution, the Notice of Public Hearing published in the State Journal-Register and the Chicago Tribune on July 21, 2015 and transcript of such hearing and the approval from the Governor of the State of Illinois all contemplated the issuance of the Bonds, in one or more series, in an aggregate principal amount not-to-exceed \$585,000,000; and

WHEREAS, it has come to the attention of the Authority that in certain of the materials relating to the August Meeting, including the summaries of the transactions presented to the Members of the Authority and the list of project reports and resolutions, the not-to-exceed aggregate principal amount of the Bonds to be issued was inadvertently identified as \$400,000,000 instead of \$585,000,000; and

WHEREAS, the Authority desires to confirm that the not-to-exceed amount of the Bonds authorized and approved by the Authority to be issued is and was \$585,000,000, and in connection therewith, ratify and confirm the adoption of the U of C Approving Resolution and ratify and confirm all actions of the Authority taken in connection with the authorization and approval of the U of C Approving Resolution;

Now, Therefore, Be It Resolved by the members of the Illinois Finance Authority as follows:

- Section 1. Bonds. That, in order to provide funds to carry out the Financing Purposes described in the U of C Approving Resolution, the Authority hereby ratifies and confirms its authorization and approval of the issuance at one time or from time to time of the Bonds, in one or more series, in an aggregate principal amount not-to-exceed \$585,000,000, the designations of which shall be approved by the Chairperson, Vice Chairperson or Executive Director (and, for purposes of this Resolution, any person duly appointed to any such office on an interim basis) of the Authority; all subject to the terms and provisions set forth in the U of C Approving Resolution.
- Section 2. U of C Approving Resolution. That the Authority hereby ratifies and confirms the authorizations and approvals and all terms and provisions set forth in the U of C Approving Resolution and the adoption by the Authority of the U of C Approving Resolution.
- Section 3. Actions Taken at the August Meeting. That all actions taken by the Authority and its Members relating to its authorization and approval of the issuance of the Bonds that are not otherwise inconsistent with the intent of this Resolution are hereby ratified and confirmed.
- Section 4. Other Acts. That all acts of the officers, employees and agents of the Authority which are in conformity with the purposes and intent of this Resolution and the U of C Approving Resolution be, and the same hereby are, in all respects, ratified, approved and confirmed.
- Section 5. Severability. That the provisions of this Resolution are hereby declared to be separable, and if any section, phrase or provision hereof shall for any reason be declared to be invalid, such declaration shall not affect the validity of the remainder of the sections, phrases and provisions of this Resolution.
- Section 6. Conflict. That all resolutions and orders, or parts thereof, in conflict herewith are hereby superseded to the extent of such conflict.
- Section 7. Effective Date. That this Resolution shall be in full force and effect immediately upon its passage, as by law provided.

	Illinois Finance Authority
Attest:	ByExecutive Director
Assistant Secretary	

Approved and effective this 10th day of September, 2015.

[SEAL]

ILLINOIS FINANCE AUTHORITY

Memorandum

To: IFA Board of Directors

From: Patrick Evans

Date: September 10, 2015

RE: Request by Resource Bank, N.A. to Authorize an Affiliate and Corporate Guarantor (Boehne Farms

Trucking, LLC) of an IFA-Guarantee Borrower (Berkley Boehne, Individually and Vaughn Boehne, Individually) to Enter into Up to Two Loan Agreements with Waterman State Bank to Finance Specific

Equipment Purchases

Present Condition: In late 2014, IFA approved Agri-Debt Guarantees for Berkley Boehne and Vaughn Boehne through Resource Bank (each with an initial loan amount of \$500,000). These loan guarantees were originated to consolidate and refinance existing debt. The loans are secured by a First Mortgage on 113.61 acres of row crop farmland in DeKalb County. IFA has a copy of the title policy dated December 17, 2014 acknowledging Resource Bank's first mortgage on the subject property in the amount of \$1,000,000. Based on the 15% first-loss position (assumed by Resource Bank), IFA's Exposure on each loan was \$844,544 as of June 30, 2015, implying an IFA Exposure to Appraised Value ratio of 59% (based on an appraisal completed June 2014). Both IFA Guaranteed Loans are currently structured with monthly payments.

These loans are further secured by guarantees from affiliated entities, including (i) Boehne Farms Trucking, LLC and (ii) Boehne Farms of Shabbona, LLC. As a condition of the loan guarantees, IFA required Resource Bank to monitor and obtain consent on all capital purchases (whether incurred by the Boehnes or any of their affiliated companies). Because of the IFA/Resource Bank First Mortgage security position on the 113.61 acre farm property, the following request for consent to authorize additional debt to be incurred by Boehne Farms Trucking, LLC will not impair the joint IFA/Resource Bank collateral position on the farm land. Nevertheless, the proposed additional debt will impact the leverage position and cash flow of Boehne Farms Trucking, LLC, and the Boehnes' operations on a consolidated basis.

IFA's current exposure consists of the following guaranteed loans:

1. Vaughn Boehne and Audra Boehne: \$500,000 – 85% IFA Agri-Debt Guarantee

Loan Balance as of 6/30/15: \$496,791 **IFA Exposure as of 6/30/15:** \$422,273

Payment Schedule: Monthly

Collateral: 1st Mortgage on 113.61 acres

Corporate Guarantors: Boehne Farms Trucking, LLC; Boehne Farms of Shabbona, LLC;

Loan to Appraised Value: 69% IFA Exposure/Appraised Value: 59%

2. Berkley Boehne and Lindsay Boehne: \$500,000 - 85% IFA Agri-Debt Guarantee

Loan Balance as of 6/30/15: \$496,791 **IFA Exposure as of 6/30/15:** \$422,273

Payment Schedule: Monthly

Collateral: 1st Mortgage on 113.61 acres

Corporate Guarantors: Boehne Farms Trucking, LLC; Boehne Farms of Shabbona, LLC

Loan to Appraised Value: 69% IFA Exposure/Appraised Value: 59%

IFA Public Board Book Page 71

Page 2

Request for Consent – Additional Debt by Affiliate September 10, 2015 Patrick Evans

Proposal – Additional Debt by Affiliate/Corporate Guarantor (Boehne Farms Trucking, LLC): Under the proposal presented by Resource Bank, two loans totaling \$338,000 would be originated by Waterman State Bank (WSB), Waterman, Illinois. Proceeds from (WSB) would be loaned directly to Boehne Trucking LLC (of which Mr. Berkley Boehne and Mr. Vaughn Boehne are each a Member). Berkley Boehne and Vaughn Boehne are each borrowers (individually) on \$500,000 IFA Guaranteed Loans (total \$1,000,000) that closed in late 2014. As stated, Waterman State Bank proposed loans to Boehne Farms Trucking LLC will not impair the secured collateral position of Resource Bank/IFA's Guarantee (i.e., perfected first mortgage on 113.61 acres of land).

Proposed Note A – Livestock Trailer (new): The proposed loan associated with the \$88,000 (new) livestock trailer purchase will be financed separately by Waterman State Bank. Presently, Boehne Farms Trucking is leasing a livestock trailer (monthly payments have ranged from \$1,500 to \$2,000 per month). The purchase of the new livestock trailer will create a debt service obligation of \$1,750 per month, an amount approximately equal to the average monthly lease payment. Boehne Farms Trucking LLC (one of the guarantors of the two IFA Agri-Debt Guaranteed loans with Resource Bank has a current outstanding balance of \$496,791 each; or \$993,582 combined) will be the obligor on the Waterman State Bank loan.

Proposed Note B – Drag Line Manure Hauling/Application Equipment System (used): The proposed loan associated with the \$250,000 (used) drag line manure hauling equipment system will be financed separately by Waterman State Bank. The purchase of this item will allow Boehne Farms Trucking, LLC to operate more efficiently while meeting existing customers' demand by providing more comprehensive services to key existing customers. Boehne Farms Trucking LLC is one of two affiliated entities that is a corporate guarantor of the two IFA Agri-Debt Guaranteed loans with Resource Bank each have a current outstanding balance of \$496,791 each – the combined outstanding balance of the two loans is \$993,582.) Boehne Farms Trucking LLC will be the obligor.

This request would not increase the IFA/Resource Bank collateral exposure on the two outstanding Agri-Debt Guarantee loans, but would increase the debt level of a corporate guarantor (Boehne Farms Trucking, LLC), on the IFA/Resource Bank Agri-Debt Guaranteed Loan. The objective intent of these purchases will be to increase the net cash flow of Boehne Farms Trucking, LLC (confidential information is attached relating to forecast cash flows).

Net Increase in Boehne Farms Trucking LLC Debt Service Payments to Waterman State Bank: In connection with this loan request, Waterman State Bank will be re-amortizing Boehne Farm Trucking's existing loans. Although the new loans would represent new debt payments, Boehne Farm Trucking's proposed annual debt service payments of \$272,883 (inclusive of the new equipment) would still be less than debt service payments posted in 2014 (\$316,203) and 2013 (\$292,000).

<u>Conclusion:</u> Boehne Farms Trucking, LLC is having a good year based on (i) continued strong livestock and manure hauling demand and (ii) lower fuel costs, each resulting in improved profitability and cash flow. Overall, Boehne Farms Trucking, LLC projects an increase in trucking income as a result of its upgraded manure drag line spreading operation. This income will help the Boehnes offset any projected declines in income from their grain farming operation as a result of lower commodity prices and average expected crop yields.

According to Resource Bank, the Boehnes' business advisor acknowledges that the proposed Waterman State Bank loans would increase Boehne Trucking, LLC's leverage. Nevertheless, both the trailer and the drag line system would enhance Boehne Trucking's revenues and enable the Company to offer a more comprehensive scope of services to its existing customers.

In particular, (1) the trailer would enable Boehne Trucking to retain existing business at substantially the same cost basis they have with the present leased trailer, while (2) utilizing the drag line equipment system to transport and apply manure will enable Boehne Trucking to provide more comprehensive spreading and application services to its existing larger manure hauling customers.

Page 3

Request for Consent – Additional Debt by Affiliate September 10, 2015 Patrick Evans

According to Resource Bank, the Boehnes' business advisor believes this capital purchase plan has been well thought out and would expect the result of these acquisitions to provide supplemental (and complementary) cash flow to support the overall operations, thereby reducing the Boehnes' dependence on crop grain farming. Additional, Boehne Farms Trucking, LLC would use an existing employee at Boehne Farms of Shabbona, LLC to undertake this activity.

Additionally, the purchase of a used drag line system equipment will reduce acquisition cost and associated debt, thereby reducing the business risk to Boehne Farms Trucking, LLC and Waterman State Bank.

Consenting to these purchases and the associated Waterman State Bank loans will not increase the IFA/Resource Bank collateral risk on the pledged farm property (nor will it increase direct debt on the farm operations). Although the proposed loans would increase Boehne Farms Trucking, LLC's overall indebtedness, the drag line manure equipment is forecast to be profitable and cash flow positive. <u>Additionally, Resource Bank reports that Waterman State Bank is requiring evidence of key contracts as a pre-condition to funding its loan on the drag line manure equipment.</u>

ILLINOIS FINANCE AUTHORITY

Memorandum

To: Illinois Finance Authority Board of Directors

From: Chris Meister, Executive Director

Date: September 10, 2015

Re: Project Reports and Resolutions - Tab 10

Resolution to Approve Going Forward with a Procurement for a Financial Advisor for the State Revolving Fund and a Request for Information to Professionals for Financing and Economic Development Proposals as Allowed Under the Illinois Procurement Code.

The Executive Director seeks approval to move forward with the following actions under the Illinois Procurement Code:

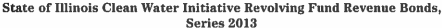
- 1. Seeking one or more financial advisors for the State of Illinois Clean Water Initiative State Revolving Fund (SRF). The Authority last issued bonds on behalf of the Illinois Environmental Protection Agency (IEPA) in 2013 in the amount of \$141.7 million. The bonds were rated "AAA" by Standard & Poors and Fitch. Financial advisors play a key role in the structuring of the bond issue and are typically paid from bond proceeds. See attached cover of the 2013 Authority-IEPA bond issue. The Executive Director will bring the selected financial advisor vendor(s) to the members of the Authority for approval.
- 2. Using the Request for Information procedure to test the full range of potential under the Illinois Finance Authority Act (20 ILCS 3501/801-1 et seq.) and other applicable statutes for economic development and job retention/creation purposes. The Request for Information mechanism will allow professionals, including but not limited to investment bankers, lenders, investors, counsel, and financial advisors, to propose qualifications and ideas in a structured and transparent manner.

Ratings: S&P: AAA Fitch: AAA

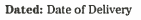
In the opinion of Katten Muchin Rosenman LLP, Bond Counsel, under existing law, if there is continuing compliance with certain requirements of the Internal Revenue Code of 1986, interest on the Series 2013 Bonds will not be includable in gross income for federal income tax purposes. Interest on the Series 2013 Bonds is not required to be included as an item of tax preference for purposes of computing individual or corporate "alternative minimum taxable income". However, interest on the Series 2013 Bonds is includable in corporate earnings and profits and therefore must be taken into account when computing corporate alternative minimum taxable income for purposes of the corporate alternative minimum tax. Interest on the Series 2013 Bonds is not exempt from Illinois income taxes. See "TAX EXEMPTION" herein.



\$141,700,000 ILLINOIS FINANCE AUTHORITY









Principal Due: January 1 and July 1, as shown on inside cover

The State of Illinois Clean Water Initiative Revolving Fund Revenue Bonds, Series 2013 (the "Series 2013 Bonds") are limited obligations of the Illinois Finance Authority (the "Authority"), payable solely from (i) the payments, revenues and receipts derived from the Pledged Agreements (as defined herein) (but excluding Loan Support Payments), and (ii) any other funds held by Amalgamated Bank of Chicago, an Illinois State banking corporation, as master trustee (the "Master Trustee"), under the Master Trust Agreement dated as of November 1, 2013 (the "Master Trust Agreement") between the Authority and the Master Trustee, as supplemented by the First Supplemental Master Trust Agreement dated as of November 1, 2013 (the "First Supplemental Master Trust Agreement"), between the Authority and the Master Trustee. The Series 2013 Bonds, when issued, will be the only series of bonds secured under the Master Trust Agreement. Additional Indebtedness (as defined herein) may be issued pursuant to the Master Trust Agreement. See "SECURITY AND SOURCE OF PAYMENT FOR THE SERIES 2013 BONDS – Pledged Agreements."

Proceeds from the sale of the Series 2013 Bonds will be used (i) to fund loans made by the Illinois Environmental Protection Agency ("IEPA") to units of local government in the State of Illinois (the "State") to finance eligible wastewater treatment and sanitary sewerage facilities and drinking water facilities, (ii) to refund outstanding bonds of the Authority for the benefit of IEPA's clean water and drinking water programs, and (iii) to pay costs of issuance, all as more fully described herein. See "PLAN OF FINANCE" herein for a description of the refunding plan.

The Series 2013 Bonds will be issued only as fully registered book-entry bonds in denominations of \$5,000 or any integral multiple thereof and, when issued, will be registered under a global book-entry system in the name of Cede & Co., as the nominee of The Depository Trust Company ("DTC"), New York, New York. See APPENDIX G — "BOOK-ENTRY ONLY SYSTEM" herein. Interest on the Series 2013 Bonds is payable on January 1 and July 1 of each year, commencing July 1, 2014. The Series 2013 Bonds are subject to extraordinary mandatory redemption prior to maturity, as described herein.

The Series 2013 Bonds are limited obligations of the Authority. The principal of and premium, if any and the interest thereon is payable solely from revenues pledged under the Master Trust Agreement, and funds available under the Master Trust Agreement. The Series 2013 Bonds do not constitute an indebtedness of the Authority, IEPA, the State or any political subdivision thereof, within the purview of any constitutional provision or statutory limitation. The Authority is obligated to pay the principal of and interest on the Series 2013 Bonds only from the revenues pledged pursuant to the Master Trust Agreement. Neither the faith and credit nor the taxing powers, if any, of the Authority, IEPA, the State or any political subdivision thereof is pledged to the payment of the principal of and interest on the Series 2013 Bonds. The Authority has no taxing power.

The Series 2013 Bonds are offered when, as and if issued, and subject to the approving legal opinion of Katten Muchin Rosenman LLP, Bond Counsel, and certain other conditions. Certain legal matters will be passed upon for the Authority by its counsel, Mayer Brown LLP, Chicago, Illinois; for the Underwriters by their co-counsels, Foley & Lardner LLP, Chicago, Illinois and Pugh, Jones & Johnson, P.C., Chicago, Illinois; and for IEPA by its Chief Legal Counsel. It is expected that the Series 2013 Bonds will be issued and available for delivery through DTC on or about December 5, 2013.

BofA Merrill Lynch

Loop Capital Markets

Ramirez & Co., Inc.

2015-0910-AD10

RESOLUTION TO APPROVE GOING FORWARD WITH A PROCUREMENT FOR A FINANCIAL ADVISOR FOR THE STATE REVOLVING FUND AND A REQUEST FOR INFORMATION TO PROFESSIONALS FOR FINANCING AND ECONOMIC DEVELOPMENT PROPOSALS AS ALLOWED UNDER THE ILLINOIS PROCUREMENT CODE

WHEREAS, the Illinois Finance Authority (the "Authority") has been created by, and exists under, the Illinois Finance Authority Act (20 ILCS 3501/801-1 *et seq.*) (the "Act")

WHEREAS, on July 15, 2013, by Public Act 098-0090 (the "Act"), the Illinois State General Assembly amended the Illinois Procurement Code (30 ILCS 500/1-1 *et seq.*) (the "Code") by excluding certain contracts to be entered into by the Authority from the Code; and

Now, THEREFORE, Be It Resolved by the members of the Illinois Finance Authority, as follows:

Section 1. Recitals. The recitals set forth above are hereby found to be true and correct and are incorporated into this Resolution as if fully set forth herein.

Section 2. Approval to Procure One or More Financial Advisor(s) for the State Revolving Loan Program. The Executive Director or his designee is authorized to take all actions, reasonable and necessary, to procure one or more financial advisors under the Code and the Act for the State of Illinois Clean Water Initiative State Revolving Fund (SRF) jointly administered by the Authority and the Illinois Environmental Protection Agency (IEPA), to assist in the structuring of future SRF bond issues. The Executive Director will bring the selected financial advisor vendor(s) to the members of the Authority for approval.

Section 3. Approval to Proceed with Request for Information Process to test the full range of potential under the Act. The Executive Director or his designee is authorized to take all actions, reasonable and necessary, to use the Request for Information procedure to test the full range of potential under the Illinois Finance Authority Act (20 ILCS 3501/801-1 et seq.) and other applicable statutes for economic development and job retention/creation purposes. The Request for Information mechanism will allow professionals, including but not limited to investment bankers, lenders, investors, counsel, and financial advisors, to propose qualifications and ideas in a structured and transparent manner

Section 4. Confidentiality Inherent in Procurement Process. The Authority recognizes the need for confidentiality inherent in the Procurement Process under the Code. Accordingly, the Authority anticipates that once the terms and conditions become public consistent with the Code, then the Authority anticipates placing these procurements on an upcoming agenda for public consideration and discussion.

Section 5. Delegation to the Executive Director. The Authority hereby delegates to the Executive Director of the Authority, in conjunction with the other officers of the Authority, the power to take or cause to be taken any and all actions, and to execute, acknowledge and deliver any and all such agreements, instruments, certificates and other documents as may be required in connection with Procurements set forth in Sections 2 and 3 of this Resolution above.

Section 6. Further Actions. The Executive Director is hereby authorized, empowered and directed to do all such acts and things and to execute, acknowledge and deliver all documents as may in his discretion be deemed necessary or desirable to carry out and comply with the terms and provisions of this Resolution; and all of the acts and doings of the Executive Director of the Authority which are in conformity with the intent and purpose of this Resolution, whether heretofore or hereafter taken or done, shall be and the same are hereby in all respects, ratified, confirmed and approved. All prior and future acts and doing of the officers, agents and employees of the Authority that are in conformity with the purposes and intent of this Resolution and in furtherance of the execution and performance of the Resolution shall be and the same hereby are in all respects approved and confirmed.

Section 7. Severability. If any section, paragraph or provision of this Resolution shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of the Resolution.

Section 8. Conflicts. That all resolutions and orders, or parts thereof, in conflict herewith are hereby superseded to the extent of such conflict.

Section 9. Immediate Effect. That this Resolution shall be in full force and effect immediately upon its passage, as by law provided.

	Approved and effective this 10th day of Se	ptember,	2015 by roll call vote as follows:
	Yeas:		
	Nays:		
	Abstain:		
	Absent:		
	Vacancies:		
		ILLINO	S FINANCE AUTHORITY
		Ву	
			Executive Director
ATTEST	Γ:		
	Assistant Secretary		
SEAL]			

ILLINOIS FINANCE AUTHORITY

Memorandum

To: Illinois Finance Authority Board of Directors

From: Chris Meister, Executive Director

Date: September 10, 2015

Re: Project Reports and Resolutions – Tab 11

Resolution to Enter Into One or More Intergovernmental Agreements with Central Management Services for Assistance in One or More of the Following Areas: Real Estate, Procurement, Internal Audit, Human Resources and Information Technology.

The Executive Director seeks approval to move forward with one or more intergovernmental agreements or memoranda of understanding with the Illinois Department of Central Management Services (CMS). A sister agency, CMS, offers a wide variety of subject matter expertise in specialized areas of Illinois state government administration including but not limited to the following:

- Real Estate and Real Estate Services
- Procurement
- Internal Audit
- Human Resources and particular legal issues related to Illinois State Government
- Information Technology

As a self-funded agency that operates on an enterprise model, the Authority has the opportunity to manage or reduce its administrative costs, including headcount and third party vendors, with respect to the above areas by relying on the established resources and subject matter of expertise found in CMS. The Executive Director will negotiate with the CMS Director regarding terms, conditions and compensation for services rendered. The Executive Director will bring such negotiated agreements to the members of the Authority for approval.

2015-0910-AD11

RESOLUTION TO ENTER INTO ONE OR MORE INTERGOVERNMENTAL AGREEMENTS WITH CENTRAL MANAGEMENT SERVICES FOR ASSISTANCE IN ONE OR MORE OF THE FOLLOWING AREAS: REAL ESTATE, PROCUREMENT, INTERNAL AUDIT, HUMAN RESOURCES AND INFORMATION TECHNOLOGY

WHEREAS, the Illinois Finance Authority (the "Authority") has been created by, and exists under, the Illinois Finance Authority Act, as amended (20 ILCS 3501/801-1 *et seq.*) (the "Act")

WHEREAS, the Illinois Department of Central Management Services (20 ILCS 405/405-1 *et seq.*; "Department" or "CMS") has statutory powers and subject matter expertise in a wide number of areas including but not limited to real estate, procurement, internal audit, human resources and personnel, and information technology ("areas of CMS expertise and capacity"); and

WHEREAS, Article 7, Section 10(a) of the 1970 Constitution of Illinois and the Intergovernmental Cooperation Act, (5 ILCS 220/1 *et seq.*, as amended), authorize "public agencies" to contract with other "public agencies" to perform any governmental service, activity or undertaking which any of the public agencies entering into the contract is authorized by law to perform, and the Authority and the Department are "public agencies" as that term is defined and used in the Intergovernmental Cooperation Act; and

WHEREAS, the Authority Executive Director seeks approval to negotiate with the Director of CMS regarding the provision of services to the Authority in areas of CMS expertise and capacity and to negotiate the terms of one or more Intergovernmental Agreements that will be returned to the Members of the Authority for approval; and

NOW, THEREFORE, Be It Resolved by the members of the Illinois Finance Authority, as follows:

- **Section 1. Recitals**. The recitals set forth above are hereby found to be true and correct and are incorporated into this Resolution as if fully set forth herein.
- Section 2. Approval to Enter Into Negotiations with CMS regarding areas of CMS expertise and capacity. The Executive Director of the Authority or his designee is authorized to take all actions, reasonable and necessary, to enter into negotiations with the Director of CMS regarding the provision of services to the Authority in areas of CMS expertise and capacity and to negotiate the terms and provisions of intergovernmental agreements with CMS relating to such services. The Executive Director will bring such intergovernmental agreements with CMS to the members of the Authority for approval.
- **Section 3. Delegation to the Executive Director.** The Authority hereby delegates to the Executive Director of the Authority, in conjunction with the other officers of the Authority, the power to take or cause to be taken any and all actions, and to execute, acknowledge and deliver any and all such agreements, instruments, certificates and other documents as may be required in connection with the matters set forth in Section 2 of this Resolution above.
- **Section 4. Further Actions.** The Executive Director is hereby authorized, empowered and directed to do all such acts and things and to execute, acknowledge and deliver all documents as may in his discretion be deemed necessary or desirable to carry out and comply with the terms and provisions of this Resolution; and all of the acts and doings of the Executive Director of the Authority which are in

conformity with the intent and purpose of this Resolution, whether heretofore or hereafter taken or done, shall be and the same are hereby in all respects, ratified, confirmed and approved. All prior and future acts and doing of the officers, agents and employees of the Authority that are in conformity with the purposes and intent of this Resolution and in furtherance of the execution and performance of the Resolution shall be and the same hereby are in all respects approved and confirmed.

Section 5. Severability. If any section, paragraph or provision of this Resolution shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of the Resolution.

Section 6. Conflicts. That all resolutions and orders, or parts thereof, in conflict herewith are hereby superseded to the extent of such conflict.

Section 7. Immediate Effect. That this Resolution shall be in full force and effect immediately upon its passage, as by law provided.

Approved and effective this 10th day of September, 2015 by roll call vote as follows:

[SEAL]	
Assistant Secretary	
ATTEST:	
Ammon	Executive Director
	Ву
	ILLINOIS FINANCE AUTHORITY
Vacancies:	
Absent:	
Abstain:	
Nays:	
Yeas:	

IFA RESOLUTION _____

RESOLUTION AUTHORIZING THE EXECUTION AND DELIVERY OF A PROPOSED MUTUAL RELEASE AND SETTLEMENT AGREEMENT

WHEREAS, the Illinois Finance Authority (the "Authority") possesses all the powers as a body corporate necessary and convenient to accomplish the purposes of the Illinois Finance Authority Act, 20 Illinois Compiled Statutes 3501/801 et seq. (the "Act"), including the power to enter into agreements in any manner connected with any of its corporate purposes and to adopt all necessary resolutions for the conduct of its business and affairs; and

WHEREAS, the Authority is currently a party in two related cases: (1) *IFA v. Litchfield National Bank*, Circuit Court of Cook County, Illinois, County Department, Chancery Division, Case No. 2013 CH 25534; and (2) *Litchfield National Bank v. IFA*, Court of Claims of the State of Illinois, Case No. 14 cc 2737; and

WHEREAS, the Members of the Authority have been presented with a certain *Mutual Release and Settlement Agreement* between the Authority and Litchfield National Bank (the "Agreement") for their review and approval, which Agreement provides, among other things, for a release of all claims, past, present and future, between Litchfield National Bank and the Authority, subject to the terms and conditions recited therein, related to the Agricultural Debt Guarantee of Loan Number 2008-DR-0801; and

WHEREAS, the *Mutual Release and Settlement Agreement* includes a term whereby the Authority makes a settlement payment of \$155,000.00 to Litchfield National Bank.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE ILLINOIS FINANCE AUTHORITY AS FOLLOWS:

Section 1. Authority. This resolution is adopted pursuant to the Act, including without limitation, Section 801-30 thereof. The preambles of this Resolution are incorporated by reference as part of this resolution.

Section 2. Authorization of the Agreement. The Authority hereby approves the form, terms and provisions of the Agreement presented to it and authorizes any Authorized Officer (as hereinafter defined) to execute and deliver the Agreement in substantially the form presented to the Authority and hereby approved, or with such changes therein as shall be approved by the Authorized Officer executing the same, with such execution to constitute conclusive evidence of such Authorized Officer's approval and the Authority's approval of any changes or revisions therein from the form hereby approved; provided, however, that without further authorization of the Members of the Authority any settlement amount payable by the Authority shall not be increased. Authorized Officer means the Executive Director or the Chairperson or any person duly appointed by the Members of the Authority to serve in such offices on an interim basis (each, an "Authorized Officer").

Section 3. Authorization and Ratification of Subsequent Acts. The Members, officers, agents and employees of the Authority are hereby authorized and directed to do all such acts and things as may be desirable to carry out and comply with the provisions of this resolution and the terms of the Agreement, and all of the acts and doings of the Members, officers, agents and employees of the Authority which are in conformity with the intent and purposes of this resolution, whether heretofore or hereafter taken or done, are hereby authorized, ratified, confirmed and approved.

Section 4. Severability. The provisions of this resolution are hereby declared to be separable, and if any section, phrase or provision hereof shall for any reason be declared to be invalid, such declaration shall not affect the validity of the remainder of the sections, phrases and provisions of this resolution.

Section 5. Conflicts. All resolutions and orders, or parts thereof, in conflict herewith are hereby superseded to the extent of such conflict.

Section 6. Effectiveness. This resolution shall be in full force and effect immediately upon its passage, as by law provided.

Adopted and effective this 10th day of September, 2015.

Ayes:	
Nays:	
Abstain	
Absent:	
	ILLINOIS FINANCE AUTHORITY
	D _{vv} .
	By:Executive Director
A TYPECT.	
ATTEST:	
Assistant Secretary	