ILLINOIS FINANCE AUTHORITY

May 12, 2016

AGENDA

BOARD MEETING 9:30 a.m. Michael A. Bilandic Building 160 North LaSalle Street Suite S-1000 Chicago, Illinois 60601

1.	Call to Order & Roll Call
II.	Approval of Agenda
III.	Chairman's Remarks
IV.	Message from the Executive Director
V.	Consideration of the Minutes
VI.	Presentation and Consideration of Financial Reports
VII.	Monthly Procurement Report
VIII.	Committee Reports
IX.	Presentation and Consideration of the Project Reports and Resolutions
	and Resolutions
X.	Other Business
XI.	Public Comment
XII.	Adjournment

PROJECT REPORTS AND RESOLUTIONS

AGRICULTURE PROJECTS

Tab	Project Name	Location	Amount	New Jobs	Const. Jobs	Staff
	ng Farmer Bonds ine-Time Consideration)					
1	A) Keith and Kimberly Kocher	Grove Township (Jasper County)	\$153,000	-	-	PE/LK
	B) Graham S. and Jane E. Wagner	Wade Township (Jasper County)	\$300,000	-	-	PE/LK
Specializ Final	zed Livestock Guarantee					
2	Edward L. King	Steward (Lee County)	\$1,000,000	-	10	PE/LK
	TOTAL AGRICULTURE PR	OJECTS	\$1,453,000	-	10	

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

Tab	Project Name	Location	Amount	New Jobs	Const. Jobs	Staff
	Revenue Bonds ne-Time Consideration)					
3	American Academy of Pediatrics	Itasca (DuPage County)	\$50,000,000	18	130	RF/BF
TOTA	AL EDUCATIONAL, CULTURAL, AND NON-HI	EALTHCARE 501(c)(3) PROJECTS	\$50,000,000	18	130	

HEALTHCARE PROJECTS

Tab	Project Name	Location	Amount	New Jobs	Const. Jobs	Staff
	ne-Time Consideration)					
4	Northwest Community Hospital	Arlington Heights (Cook County)	\$160,000,000	N/A	N/A	PL/TH
501(c)(3) Prelimin) Revenue Bonds ary					
5	Ness Healthcare NFP	Lincolnwood (Cook County), Luverne, AL, Mandeville, LA, and Owatonna, MN	\$45,000,000	10	-	PL/TH
) Revenue Bonds ne-Time Consideration)					
6	Rush University Medical Center	Chicago (Cook County)	\$50,000,000	N/A	N/A	PL/TH
	TOTAL HEALTHCARE PR	OJECTS	\$255,000,000	10	-	
	GRAND TOTA	L	\$306,453,000	28	140	



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

Date: May 12, 2016

To: R. Robert Funderburg, Jr., Chairman Lerry Knox

Eric Anderberg Lyle McCoy

Gila J. Bronner Terrence M. O'Brien

James J. FuentesRoger PooleMichael W. GoetzMordecai TesslerRobert HorneJohn YonoverMayor Arlene A. JuracekBradley A. Zeller

From: Christopher B. Meister, Executive Director

Subject: Message from the Executive Director

Dear Member of the Authority:

Focus on Healthcare

This month, the Authority is fortunate to have a large agenda in excess of \$300 million in conduit projects

Along with longtime healthcare borrowers, *Northwest Community Hospital*, and *Rush University Medical Center*, the Authority is pleased to welcome first-time conduit educational borrower *American Academy of Pediatrics* and first-time conduit healthcare borrower *Ness Healthcare NFP*.

The February 2016 State of Illinois Economic Forecast (2016 Forecast) speaks to the importance of hospitals and healthcare in our State:

Healthcare will support growth throughout the state as the population ages. This will be a driver of growth downstate, particularly in regional healthcare centers such as Peoria, Rockford and Springfield. In Peoria, for example, healthcare is expected to lead growth in the medium and long term. Healthcare is also important in Kankakee, which uses its local cost advantages and proximity to Chicago to focus on long-term healthcare for the elderly and disabled. Although Illinois' 13% share of jobs that are in healthcare is roughly in line with the nation's, it is much higher than average in Kankakee, Peoria, Rockford and Springfield. However, industry job growth will lag the U.S. average primarily because of Illinois' weaker population trends.

2016 Forecast, prepared for the State of Illinois Commission on Government Forecasting and Accountability by Moody's Analytics, page 16

Healthcare projects approved and closed by the Authority during Fiscal Year 2016 reflect this observation found in the 2016 Forecast. The Authority has closed healthcare conduit bond projects for Little Company of Mary Hospital, Advocate (two projects), OSF, Palos Community Hospital, Riverside Health Systems (Kankakee), Sarah Bush Lincoln Health Center (Mattoon-Charleston), Passavant Hospital (Jacksonville), and UnityPoint Health (Peoria). In addition, MercyRockford Health System Corporation (Rockford) and a second UnityPoint Health project closed in May.



As always, the entire Authority staff team looks forward to continuing to work with you in in connection with improving and expanding access to healthcare along with the job creation and retention that come with such improvement and expansion.

Respectfully,

Christopher B. Meister Executive Director



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

Date: May 12, 2016

To: R. Robert Funderburg, Jr., Chairman Lerry Knox

Eric Anderberg Lyle McCoy

Gila J. Bronner Terrence M. O'Brien

James J. FuentesRoger PooleMichael W. GoetzMordecai TesslerRobert HorneJohn YonoverMayor Arlene A. JuracekBradley A. Zeller

From: Brad R. Fletcher, Assistant Vice President

Subject: Minutes of the April 14, 2016 Regular Meeting of the Board

Dear Member of the Authority:

Please find enclosed the Report of Proceedings prepared by Marzullo Reporting Agency, Inc. (the "Minutes") in connection with 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 April in the year 2016, 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").

To aid in your review of the Minutes, please reference the following pages and line numbers for corresponding sections of the respective meeting's agenda:

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS MEETING Thursday, April 14, 2016

9:30 AM

AGENDA:

- I. Call to Order & Roll Call (page 3, line 1 through page 4, line 5)
- II. Approval of Agenda (page 4, lines 6 through 19)
- III. Chairman's Remarks

(page 4, line 20 through page 5, line 2)

- IV. Message from the Executive Director (page 5, line 3 through page 8, line 7)
- V. Consideration of the Minutes (page 8 lines 8 through 19)
- VI. Presentation and Consideration of Financial Reports (page 8, line 20 through page 14, line 8)
- VII. Monthly Procurement Report (page 14, line 9 through page 15, line 6)



VIII. Committee Reports

(page 15, line 7 through page 16, line 3)

IX. Presentation and Consideration of Project Reports and Resolutions

(page 16, line 4 through page 48, line 17)

X. Other Business

(page 48, line 18 through page 49, line 6)

XI. Public Comment

(page 49, line 7 through page 50, line 6)

XII. Adjournment

(page 50, lines 7 through 15)

The Minutes of the regular meeting of the Board are further supplemented by a summary of the respective meeting's voting record prepared by Authority staff (the "**Voting Record**"), which is also enclosed.

Please contact an Assistant Secretary of the Board to report any substantive edits to the enclosures.

Respectfully submitted,

/s/ Brad R. Fletcher
Assistant Vice President

Enclosures: 1. Minutes of the April 14, 2016 Regular Meeting of the Board

2. Voting Record of the April 14, 2016 Regular Meeting of the Board

MINUTES OZ Marzullo Transcript 04142016.txt 3 MR. R. ROBERT FUNDERBURG, Chairman MR. JAMES J. FUENTES 4 MR. ROBERT HORNE	MS. ARLENE JURACEK 5 MS. GILAJ J. BROWNER 6 MR. MI CHAEL W. GOETZ 6 MR. ROGER POOLE 7 MR. JOHN YONOVER (Added at 9:50 a.m.) 8	9 ILLINOIS FINANCE AUTHORITY STAFF MEMBERS 10 MR. BRAD FLETCHER, Assistant Vice-President 11 MS. RICH FRAMPTOW, VICE-President 12 MS. ELIZABETH WEBER, General Counsel 13 MR. CHRISTOPHER B. MEISTER, Executive Director 14 MR. CHRISTOPHER B. MEISTER, Executive Director 15 MR. CHRISTOPHER B. MEISTER, Executive Director 16 17 17 17 18 18 19 19 19 19 19 19 19 19 19 19 19 19 19	1 CHAIRMAN FUNDERBURG: Welcome, everyone. Thank 2 you for coming today. I would like to call to order 3 the Board meeting of the Illinois Finance Authority. 4 Why don't we go ahead and get started. I 5 would like to note that Member Yonover is running 6 late. He has some traffic problems coming in from 7 O'Hare, but will be here shortly.
MINUTES O2 Marzullo Transcript 04142016.txt	ILLINOIS FINANCE AUTHORITY BOARD BOARD OF DIRECTORS REGULAR MEETING April 14th, 2016 at 9:36 a.m.	Report of Proceedings had at the Meeting of the Illinois Finance Authority Board of Directors Regular Meeting on April 14th, 2016, at the hour of 9:30 a.m., pursuant to notice, at 160 North LaSalle Street, Suite S1000, Chicago, Illinois.	MARZULLO REPORTING AGENCY (312) 321-9365 2 APPEARANCE: I LLI NOI S FI NANCE AUTHORI TY BOARD OF DI RECTORS

HIMITTEE ON HEADER TO THE TOTAL TOTA		+2+ 2000,000 +2 1200,000 O STELLIN IM
Marzullo II alisciipu	12	MINUTES OF MAI ZULIO ITALISCII PL 04 1420 10. LX L BRONNER: So moved.
	13	P00LE: Second.
Ws. Bronner?	14	CHALRMAN FUNDERBURG: Motion seconded by Roger.
BRONNER: Here.		
FLETCHER: Mr. Fuentes?	2 ;	All III Iavor, say aye:
FUENTES: Here.	16	-
FLETCHER: Mr. Goetz?	17	CHAIRMAN FUNDERBURG: Any opposed?
GOETZ: Here.	18	sponse.
FLETCHER: Mr. Horne?	19	CHAIRMAN FUNDERBURG: Okay. Motion carries.
HORNE: Here.	20	As far as my report, it's sort of redundant with the
ELETOHED: Me Innanaka	21	Executive Director, to a certain extent, but I would
I FEL CIENT. MS. Out acon.	22	like to note and also congratulate five IFA Board
JURACEN: Helle.	23	Members for the reappointment; and also would like
FLEICHER: Mr. McCoy?	24	to acknowledge and thank Member Adam Israelov for
McCOY: Here.		MADZIIII O BEDODTING AGENCY (312) 331-9365
FLETCHER: Mr. Poole?		(312)
POOLE: Here.		
FLETCHER: Mr. Chairman?		
CHAI RMAN FUNDERBURG: Here.	-	his tenure and contributions to the Board. That's
MARZIII I REPORTING AGENCY (312) 321-9365	2	<u>i t.</u>
0001-120 (210)	г	MEISTER: Thank you, Mr. Chairman. And I would
4	4	like to congratulate Chairman Funderburg for being
FIFTNIFF. He Abellemen of this blue in being	2	confirmed in his position of Authority Member
TELOTER. MI COLOTHOLIS AL LIES WE LAVE A	9	yesterday by the Illinois Senate, in addition to the
quorum of the Members physically present in the	7	five confirmations.
room. I would like to ask if are there any Board	∞	POOLE: That's a good idea.
wembers participating by audio conference? Hearing	6	JURACEK: I have a question. Were there five
none, we may proceed.	10	vesterdav?
CHAIRMAN FUNDERBURG: Great. Thank you. Okay,	2 =====================================	MEISTER: No. there was only one vesterday
first up I wouldjust like to ask if anybody would	12	
like to amend or add anything to the agenda for	. 7	
today's meeting?	2 - 2	MEI 31EN. At coday 3 meding, 1 do 1 cally wallt
If not, I would like to ask for a motion	4	to nigniignt give some broad-brush nigniignts.
to approve it.	15	We have a number of very high-impact financings:
Page 3	16	Association House, the Qualified Energy Conservation Page 4
,		,

2

ω 6

4

MARZULLO REPORTING AGENCY (312) 321-9365		highlight transparency. Our Board books, which are
originates in the federal tax code, which is under	24	fort at the
the Authority is federal tax exemption, which	23	Authority. We make an effort at the Authority to
Since the main thing that we sell here at	22	
Washington, D.C.	21	some other items for the operations of the
are, irankly, very cost-effective representation in		Protection Agency's State Revolving Fund, as well as
actional groups. The benefit is that we get it ould the	600000000000000000000000000000000000000	items, including with respect to the Environmental
national around The henefite that we get from that	0,	We do have some important procurement
Facilities Finance Authorities. It is one of our	18	that.
National Association of Health Educational	17	you stout a fill took for war a
And finally, last week I attended the	16	+
certain housing vouchers. We'll cover that.	15	
advancement of grant funds to Catholic Charities for	14	We are very proud to be a part of this,
covering an inter-governmental agreement and the	13	between 1898 and the early 1960s.
Human Services who are here, are going to be	12	many of which are multi-bedroom that were built
Counsel, and I, representatives of the Department of	11	S
to the budget impasse. Elizabeth Weber, our General	10	
covered unique matters that arise on our agenda, due	6	
I also again, from time to time, we've	80	G
she'll be covering that in that report.	7	
report in November of 2015 and February of 2016. So	9	Rich Frampton, on the Better Housing Foundation
and it was pursuant to resolutions noted on that	5	The work on that ctaff is done led by
Detailed Receivables Summary as of April the 4th,"	4	2
It is entitled "The State of Illinois	8	MARKOLLO REFORTING AGENCT (512) 521-75505
financial analysis report.	2	MADZIII O DEDODTI NO ACENOV (212) 221 0245
in a new exhibit directly after her unaudited		did not make it into my message from the Executive
		like to highlight, because at the time of print, it
WAREULLO REPORTING AGENCI (512) 321-7303	0+	I do have one project that I really would
WEISLOH, AHU OUI CFO, MELLING CLIUGIL WITH COVELLE	47	of projects in Peoria, and they're based in lowa.
to ingling the lebol to the office of the of	7 7	where we have guests here; and UnityPoint, a number
well ill auvailce of our board meetring, but I do wallt	22	District's upcoming financing; MercyRockford Health,
Secretary of Paget Long, at Checked on the Long of the Lab and the		Bonds for the Metropolitan Water Reclamation
MINUTES 02 Marzullo Transcript 04142016.txt	21	MINUTES 02 Marzullo Transcript 04142016.txt

7

So

16

17 18

9

L 8 6

10

ε 4

MINUTES 02 Marzullo Transcript 04142016.txt

α

MINUTES 02 Marzullo Transcript 04142016.txt That's due mostly to lower closing fees

And in the Board Members' packets, there's a summary of the various proposals that would impact

our world from the various presidential candidates 2

and whatever is circulating and Congress and the 9

regul atory agenci es.

Okay, thank you. Next, I CHAI RMAN FUNDERBURG: ω

would like to ask if there are any additions, 6

corrections or comments on the minutes of last 10

month's meeting? No?

Okay, if not, then I would like to ask for 11 13 15 16 16

a motion to approve the minutes.

So moved. GOETZ:

Second. BRONNER:

All in favor, 0kay. CHAI RMAN FUNDERBURG:

please say aye.

Okay, motion carries. (A chorus of ayes.) CHAI RMAN FUNDERBURG: 118

Thank you. Next up, Ms. Gildart.

GILDART: Good morning. I'm Melinda Gildart, 20

Chief Financial Officer of the Authority, and this month's financial presentation is as follows: 22 23

our fiscal year 2016 unaudited results, the

MARZULLO REPORTING AGENCY (312) 321-9365

6

\$3.6 million, which is two percent below budget.

Authority has generated total annual revenues of

fees of \$85,000, and that's the lowest monthly total since December 2015. Our closing fees year to date In March, the Authority generated closing of Various agricul tural -related closings of received in January, which was our highest monthly \$9900. In February, we recorded a net investment Net investment income stands at \$110,000 Deferred Action for Childhood Arrivals of \$8,000. University for \$68,000. Loyola University care are \$2.5 million, and that's one percent below gain of \$19,000, and it's below the \$88,000 we Closing fees are received from Adler in FY16, and also the lower than the monthly That's our DACA Loan Program of \$8,000 budgeted amount of \$276,000. for the fiscal year. budget. 2 9 6 10 7 ∞ 12 13 14 15 17 18 19 16

10 and that's still 15 percent below budget, due mostly to vacant staff positions. Year-to-date employee Total annual expenses are \$3.2 million, MARZULLO REPORTING AGENCY (312) 321-9365 and professional services expenses are at 1.3 total for the fiscal year.

20

21

22 23 million, and that's 24 percent and 4 percent below budget, respectively. 7 Our depreciation costs are \$100,000 under

out management software implementation. Total cash and that's due to the delay in debt budget, 4 2

of the general operating fund to the primary 9

government borrowing fund, that's on behalf of the Page 8

MINUTES 02 Marzullo Transcript 04142016.txt	7	MINUTES 02 Marzullo Transcript 04142016.txt
State of Illinois, it's \$4.7 million.		GVG GGS O \$201, OOO,
Total cash transfers out of the general	5 ;	truck loans for \$7.5 million; an
operating fund to the DACA Loan Fund for the fiscal	14	13 nev
year 2016 programs is \$1.2 million. In March, the	15	April or M
Authority recorded operating expenses of \$462,000,	16	
and that's higher than the monthly budgeted amount	17	from the Illinois Comptroller for ag-related
	18	guarantee payout that was in FY15 of \$155,000. We
We have a total monthly net loss of	19	expect to receive those funds prior to June 30th.
\$291,000, and again that's driven by lower closing	20	The Authority's management has completed
face and also increases in professional services	21	and submitted a followup report on our FY15 and FY14
reco, and also increases in processional services. Fees the major driver helps expenses paid or	22	financial audit and compliance findings, and that
account on bobalf of the Chat of Illinois	23	report details mitigation and remediation plans for
accluded oil behalf of the state of FILLIONS.	24	those findings.
Our total annual net Income IS \$463,000,		MARZULLO REPORTING AGENCY (312) 321-9365
and we continue to have this positive bottom line, $\ensuremath{\boldsymbol{\beta}}$		
due mostly to the level of overall spending. That's		
about 15 percent below budget.		
On the balance sheet in our general	_	In addition, the Authority will welcome
MADZIII O DEDODTING ACENOV (212) 221 0245	2	new external auditors for FY16 and FY17 financial
MARKEDELO NEL ONTINO ADENOT (CIZ) CZI-7000	3	audit and compliance examination. The responses for
Ξ	4	the office of the Auditor General's RFP are actually
occuration find us board to to a societion of	2	due today, and we will be kicking off the FY16
	9	financial audit next month. Are there any
\$53.2 million, total assets of \$56.6 million, and	7	٥-
total liabilities, including some amounts that are	a	CHAI BMAN EINNDEDBIIDG. I # + + + + + + + + + + + + + + + + + +
due to the brokers for pending investment purchases,	0 (CHAI KWAN FUNDERDUNG. II KIELE ALE IIO
of \$2.7 million.	6	questions, then,
For the other funds, the debt of the other	10	month's financial report?
Chata of Illinais against including the Illinais	11	McCOY: So moved.
_	12	CHAIRMAN FUNDERBURG: By Roger. Is there a
Environmental Protection Agency, we have assets and	13	second?
liabilities of \$146,000,000 each.	14	GOETZ: Second.
In the locally-held fire truck and	<u>τ</u>	MEI STED.
ambul ance revolving loan funds, we have year-to-date	2 ;	MEISTER: Walt BETOLE WE LANG LITE VOICE.
Page 9	16	just want to Page 10

12

2

9

ω 6

2 8

10

111 112 113 114 116 117 117 119 22 22 22 22 23

		MINUTES 02 Marzullo Transcript 04142016.txt 21 WEBER: Yes.
17	CHAIRMAN FUNDERBURG: You want to highlight?	
18	MEISTER: I want to highlight can you just,	
19	since this is a new report, can you just sort of	
20	GILDART: In addition to the schedule of debt	24 monthly financial reports including the receivable
21	and other related financial reports that are behind	MARZULLO REPORTING AGENCY (312) 321-9365
22	the financial statements in the Board package, we do	
23	have a new report that's for the State of Illinois,	i i
24	receivables that have been purchased on behalf of	Ti nanci ngs.
	MARZULLO REPORTING AGENCY (312) 321-9365	POOLE:
	13	3 G0ETZ: Second.
	27	4 CHAIRMAN FUNDERBURG: Okay. All in favor,
	+the Ctote of 111 incie die to the bridget imporce	5 please say aye?
-	the state of fillions due to the budget impasse.	6 (A chorus of ayes.)
7	In total, the Authority has purchased	7 CHAIRMAN FUNDERBURG: Any opposed? Okay,
က	receivables of \$4.5 million to respective amounts	
4	due to vendors, Cosgrove Distributors, Gray Boy,	GIIDART
2	M.J. Keliner and Smith Maintenance.	200
9	MEISTER: And I believe that as late as	
7	yesterday, I executed some additional documents	
œ	where I think is a transfer within the next day or	
6	two.	printing.
10	GLLDART: Another one for Smith Maintenance.	14 We are working to execute a debt
2 = =	MEINTER. Vac Smith Maintenance It is a	15 management software contract, and we're waiting
- 2	disadvantanad hisinase that browinds ianitorial and	16 approval from the Chief Procurement Officer to move
4 6	capitation carvings to the lamps D. Thompson Contar	17 forward to extend the emergency contract with ADP
2 5	S C CIG Called N.	18 Total Source, or to grant us authority to enter into
- ;		19 a sole-source contract in order to be a determined
12	BRONNER: Quick question, are there thresholds?	20 vendor.
16	I notice one is for \$9,000?	
17	MEISTER: Elizabeth?	fi nonci o
18	WEBER: There was no threshold, just the total	
19	maximum amount of \$12,000,000.	
20	GOETZ: So the total maximum is \$12,000,000?	24 Trustee Services.
i I	Page 11	MARZULLO REPORTING AGENCY (312) 321-9365 Page 12

14

MINUTES 02 Marzullo Transcript 04142016.txt

CHAIRMAN FUNDERBURG: I'm sorry, I skipped that

2

9 7 ω o 10

FLETCHER: Shall we ask if any Board Members

Okay. Next up are the consideration of

Mr. Fletcher,

to those individual projects. Would anybody like to part. At every meeting, I ask if anybody would like collectively, and have each individual vote assigned FLETCHER: Mr. Chairman, Members of the Board, Bond Resolution Board for the Association House of MINUTES 02 Marzullo Transcript 04142016.txt other committee meetings during the past month. tab No. 1 in your Board book is a proposed Final Chicago in a not-to-exceed amount of \$6,000,000. to pull any of the agenda items on the project reports and resolutions for individual project reports and resolutions. would like to abstain? pull anything? consi derati on. Thank you. pl ease? 2 10 7 4 ∞ 7 15 $^{\circ}$ 2 6 12 13 16 17 18 19 21 22 23 14 20 15 16 There were no agreements for the State Revolving Fund that expire don' or submittals, and I think all of the submittals that we're covering a broad part of the State with the staff will present, I think it's fair to say, the MEISTER: And there was a resolution on that couple submittals on social services and several reviewed today were endorsed by our committee. healthcare. I think as Chris described it well, Yeah. I think, you know, we had a Do you want me to go through each one, MEISTER: We're going to go through -- the MARZULLO REPORTING AGENCY (312) 321-9365 Thank you very much. Mr. Horne? committee meeting and reviewed four or five, I Well, we just had a conduit loan As a reminder, we have underwriting CHAIRMAN FUNDERBURG: Thank you. in July 2016 with no renewals pending. Any questions? Next up we have committee reports. are we going to go through each? FLETCHER: Unani mously. Unani mously. recall exactly, submittals. CHAI RMAN FUNDERBURG: Excuse me? GLLDART: Yes. FLETCHER: HORNE: HORNE: HORNE: poi nt?

Okay, we'll consider them as a whole.

Otherwise, we will consider them

seeks to refund their Series 2007 bonds, originally issued through our agency, outstanding currently in the approximate amount of \$4.8 million, as well as services provider, located in Humboldt Park on the they are seeking approximately \$1.035 million of MARZULLO REPORTING AGENCY (312) 321-9365 northwest side of Chicago. The plan of finance project cost and facility upgrades. Page 14

17

Association House is a safety net social

15

16 17 17 19 20 20 22 22 23 24

table on page 20 reports the current occupancy rates Page 16 move on to I tem 2, which is a one-time consideration rehabilitation project that comprises 14 properties One very significant thing on the project FRAMPTON: Good morning, everyone. Next we'll In terms of the financing structure, this One key thing to point out is out of the while 135 out of the 321 are two-bedroom, one-bath collection of properties that are going to be, and of a Final Bond Resolution for Lindran Properties, So, clearly, there are many units in this is called the Better Housing Foundation Shoreline transaction, based on review of the net operating if you flip to pages 17 and 20 of the report, the MINUTES 02 Marzullo Transcript 04142016.txt financials as well. The properties comprise a mix of studio, Are there any questions at this point? 321 units, 42 are three-bedroom, two-bath units, MARZULLO REPORTING AGENCY (312) 321-9365 The 14 properties are listed on page 11 of your one, two, and three-bedroom apartments overall. is a project-based financing. S&P Structured Finance Group will rate this as a stand-alone This will be an acquisition and income of the collection of projects. continue to be, rented to families. LLC, and IRG Bronzville Group, There are 321 units. Portfolio Project. Thank you report. uni ts. 4 2 7 7 9 ω 10 7 12 14 16 17 18 19 20 22 23 12 13 15 21 18 steam boilers in the basement, adjusting the chimney add Member Yonover to our roll call before I finish and mailing, BNY Mellon was engaged as filing agent affiliate of PNC Bank, will be the direct purchaser Finally, if I may turn your attention to the top of page 8 of the report in the confidential budget impasse in the State of Illinois; and given that this is a safety net social services provider, Mr. Chairman, if I may, I would like to Subsequent to publishing of this report MINUTES 02 Marzullo Transcript 04142016.txt elevator, and cooling tower replacement, as well for the initial term secured by a first mortgage Notably, of which include relacing two MARZULLO REPORTING AGENCY (312) 321-9365 generate interest savings and smooting out debt for discounted fee, given the current you'll note that we've requested your PNC Development Company, LLC, payments going forward, which improves their Your approval is also helping them some soft cost of architectural and design. main headquarters of Association House. height on their main facility, replacing we felt it was appropriate at this time. CHAIRMAN FUNDERBURG: Thank you so I wanted to disclose that. YONOVER: Sorry, folks. \$4.8 million in refunding

19

LLC, a project that

the

15 16 17 17 18 20 20 22 22 23 23

approval secti on,

ω

6 10

9

3 4 2

presentati on.

4

13

6 10 7 12 FLETCHER:

MARZULLO REPORTING AGENCY (312) 321-9365 Page 18	Page 17		
we'll be getting this rating in the next week or	>=		
now, though, we have them engaged, and hopefully	Mark DeAnnelis who is consultant to the Better		
going. They had some budgets cuts themselves, an	introduce		
secure our rating. It was a little slow to get t	20 (2)(3) diffices, which is the Street Housing Foundation.		
been working now with S&P, as Mr. Frampton said,	that own has lated shiften millings have been for hew 19		
I'm extremely excited about this. We h	management of the projects, several of the projects 18 That SRD has rated single A minus have heen for now		
development work, as Mr. Frampton said.	per run manue, the profit of t		
Better Housing Foundation. We are doing all the			
the sole member of the two acquiring LLCs, the			
consultancy relationship with the primary borrowe	37.2 or triese projects. The bank or triese flave been 14. Trated cinals A minus initially or cinals Δ	10 rater	
As Mr. Frampton said, I am in a	mean, 3/2. I m it xated on the humber of units, but		
	the financing. S&P actually has rated 321 I		
	So those are the big-picture details on	9	
# # # # # # # # # # # # # # # # # # #	, ,	5 minus.	
Dealverls: Inank you very much. Again, Mr.	be assigned a minimum rating of at least triple B	4 be as	
Chi cago and IIII noi s.	the lowest-rated bonds on this transaction have to	3 the l	
Housing Foundation are for undertaking projects i	6 investment grade, and the lowest and that implies	2 inves	
portfolio, and what the overall plans for the Bet	condition for approval is that all the bonds be	1 condi	
to speak is just to make some remarks about the	20 4		
assessments, as wern as the environmental reports So but the main reason I've asked Ma			
control and an analytic of the property control control	report we note our condition for approval. Our	24 repor	
including the appraisals the property condition	And I would add that on page 2 of the	23	
	anticipated S&P rating.	22 antic	
MARKOLLO REPORTING AGENCT (512) 321-4303	that's really the basis or lynch pin for the	21 that'	
has also paid for the uptront due-diligence repor	debt service payments on the proposed bonds, and	20 debt	
ndati c		19 That	
His company has paid for, on behalf of		18	
work. He has executed the purchase contracts.	across all the properties. across all 14 properties.	17 acros	
MINUTES 02 Marzullo Transcript 04142016 txt	MINUTES 02 Marzullo Transcript 04142016.txt		

Chairman, fellow Board Members. Thank you very much

portfolio, and what the overall plans for the Better

21

His company has paid for, on behalf of the

has also paid for the upfront due-diligence reports, Foundation upfront, all the escrow payments, and he

MARZULLO REPORTING AGENCY (312) 321-9365 Page 18

We have

secure our rating. It was a little slow to get them

MINUTES 02 Marzullo Transcript 04142016.txt

MINUTES 02 Marzullo Transcript 04142016.txt 60- to 200-unit range, have those serve as hubs, and then acquiring smaller properties as spokes out from

that hub, in order to provide services to more than

just the residents in that one larger facility.

This is why the Vincennes property is so

Quite honestly, the only reason

important to us.

that there's only an 89-occupancy rate now is

because that property, since it's been under

2 9 ω 7 $^{\circ}$ 6 10 7 13 12 14 15 16 17 18 21 22 23 20 22 23 They have 3500 units already of affordable not-for-profit, quite honestly, but we don't include another charitable organization they've worked with would just highlight the debt-coverage ratio of the to project is extremely stong. We're hovering around The project is one that is very close to to develop sort of a separate asset class to focus It is something that we want to approach. They have partnered up with us, in order more on the Midwest. Their focus with their other that in our analysis, in our underwriting, at all. So I think one thing Mr. Frampton said, supportive services through our facilities, which my heart and the heart of the trustees. It is a subordinate, it will also meet S&P requirements MARZULLO REPORTING AGENCY (312) 321-9365 501(c)(3), as Mr. Frampton said, but the Board entity is in the northeast primarily and south. Members of the Better Housing Foundation have So we also are going to probably be focusing a little more on trying to provide 1.4 probably. If we end up having to do a will probably be a revenue source for the reach that investment grade rating.

that building. The building is an old nursing home

We're putting significant renovations in

sellers to not bring in new tenants, because we're

putting in a half million dollars of renovations

into that building, slightly less.

contract for probably two years, we have told the

facility. If you go by the building in Bronzville, you can see it says, I think, "Old folks facility," space where we plan to do educational training, job

training probably.

facility, large, large units, and a lot of common

It's been around a while. It is a solid

or something on the front.

24 of So we really see this is an important part graduate students come and do after-school tutoring of our operation, which is why we made it a part of We're going to work with The University The occupancy rate would be in WARZULLO REPORTING AGENCY (312) 321-9365 Chicago, I'm almost certain, in order to have for children and that sort of thing. the high 90s otherwise. this transaction.

> 2 9

> > not larger, mid-size assets from the

larger assets,

Basically, the vision that we have is to purchase

housi ng.

114 115 117 118 119 22 22 23 24

for a long time.

2 9 ω 6

MINUTES O2 Marzullo Transcript 04142016.txt	(MINUTES 02 Marzullo Transcript 04142016.txt
Thirteen other properties are all fully	7 ,	Housing Foundation a large portfolio of nomes that
stabilized. We will qualify all the tenants to make	73	_
sure that they meet the affordability requirements.	4	CHAI KMAN FUNDEKBURG: I hank you.
The rents will already qualify, and over the next	12	FRAMPION: Are there any other questions?
year, I believe Bond Counsel is here, and I believe	16	N FUNDERBURG:
we have a year, Tom?	17	LENANE: Mr. Chairman, Board Members,
SM TH: Correct	18	MercyRockford Health Systems Corporation is seeking
DAAMETIE: COLOCE.	19	approval of Final Bond Resolution for \$525,000,000.
	20	The proceeds of the bonds will be used to
the tenants, and We'll easily meet the 75, ou, you	21	construct a second campus for Rockford Memorial
	22	Hospital that will include 188 inpatient bed,
So if you have any other questions for me,	23	extensive outpatient services and an ambulatory
I would be happy to take them. I appreciate all of	2.4	services huilding and removations on the Rockford
your time for sure thank you.	1	TOO
CHAIRMAN FUNDERBURG: Thank you.		MAKZULLU KEPUKIING AGENCY (312) 321-9365
GOETZ: I would like to thank you for doing		
this. I'm involved in the affordable housing		
	-	Memorial Hospital campus.
	7	We'll also refinance a portion of the
	8	Rockford Memorial 2008 and 2012 bond, and will also
5.5	4	refinance a portion of the Mercy Alliance obligated
	2	group bonds Series 2010A. This is interesting
the preservation of existing public nousing.	9	because this makes this transaction multi-state.
DeANGELI S: Thank you.	7	Final resolution, the bonds will be sold
GUEIZ: Which is exactly what we're trying to	∞	at the public-fixed rate market by Ziegler
do here.	6	Securities. The Hospital Health System expects an
	10	underlying rating of Moody's AA3 to be delivered
know, I do hope this will serve as a model, and that	11	this afternoon. I think they have to go back and
we get to work IFA in the future. Because this	12	י בין דיפיל מין אין פּר
doesn't have any LIHTC financing, there's no	- 4	
taxpayer dollars whatsoever.	2 ;	
We are perfectly able to work with you	4	
folks, and I look forward to us building with Better	12	L: Yes, not AA3. Thank you.
Page 21	16	LENANE: You're welcome. Thank you. The debt Page 22

26

9 /

6

ω

3 2 7

4 2

8 6

7	ript 04142016.tx	MINUTES OZ Marzullo Transcript 04142016.txt 21 On the other side, we'll have
	Service coverage is strong 4.0, and their day s cash	22 approximately 100 beds of adult care services, and
		23 then a clinic building of some 80,000 square feet to
	Are there any questions? We have here	
	today with us Henry Seybold, who is the CFO and	
	senior vice-president of the Proctor Memorial Health $^{\circ}$	
	system, long-time friend of the Authority having	
	come from Rockford Memorial Hospital.	
	SEYBOLD: Thank you, Pam. Mr. Chair, Board	Cetera, et cetera.
	MARZULLO REPORTING AGENCY (312) 321-9365	2 As you can see from this rendering, this 3 is the 190 corridor. So this is going to be very
	27	4 convenient to care, which we believe is going to
	Monhore thonk von for vone attaction and time	5 open us up to significant folks coming from areas
	member 5, triain, you for your attention and time.	6 that, quite frankly, might be difficult to come to
	i i stand over here, because i want to show you	7 our Rocken Avenue Campus right now.
	some of the removerings of the new facility. Δc Dam cald this is an affort to no to	8 If there is any questions on this, I'll be
	one hosnital two campiess. So we were very	9 happy to answer, but I also wanted to give you a
	committed our Board is very committed to maintain	10 feel for our entire campus, and this is upside down.
	committee - our board is very committee to maintain	11 I just wanted to give you a feel for where we are.
		12 So this is 190, as I said. This is
	We're animato Leave 100 hade on that	13 Riverside, which is a major exit off in Rockford,
	facility med surge full service emergency room	14 and this is the entirety of the 263 acres that we
	surplical capability of ceteral so a full -service	15 have. There has been significant interest in
	on Rocken Avenue Campus	16 development of this entire property, and actually we
	nospitation inconcil Avoido campas.	17 have committed to about 68 acres to go toward
		18 commercial development which we think, once again,
	obstraction which is 340 arras	19 will be a boom for the Rockford area in total.
	9	20 Any questions? Thank you.
	AS you II see In another SIIde, We re	21 LENANE: Thank you, Henry.
		22 CHAIRMAN FUNDERBURG: Thank you very much.
	7	23 LENANE: My next project is UnityPoint lowa
	נוני סייסי של אים שיים של אים של אים של אים של אים ביווים ביווים אים ביווים של אים של אים של אים ביווים ביווים ליים של אים של אים של אים של אים ביווים ביווים ביווים ביווים של אים של אים של אים של אים ביווים ביווי	24 Health System, lowa Health System doing business as
	including 4o-bed neonatal intensive care unit. Page 23	MARZULLO REPORTING AGENCY (312) 321-9365 Page 24

28

MINUTES 02 Marzullo Transcript 04142016.txt

preliminary unaudited and internal, we do have this

2

again, in your manila folder, and because they are

MINUTES 02 Marzullo Transcript 04142016.txt MEISTER: And also, for the Board Members,

29 30 \$22,000,000 Center to build, purchase and build an approximately and \$13,500,000 of the proceeds will be for exterior It's expected to produce 365 construction Can I go back and add one thing that Rockford Hospital. We have 331 new jobs and 1,000 Moody's and Fitch. Financials, which we went over additional 45,000 square feet for warehouse space, LENANE: I think I didn't talk about the new will be used for the benefit of Methodist Medical They are also going to acquire another MARZULLO REPORTING AGENCY (312) 321-9365 UnityPoint. The bond proceeds will be used to UnityPoint is currently A3, AA minus by coverage of 3.0 and day's cash on hand of 2.19 jobs that are going to be created by the Mercy which will to 1,500 construction jobs projected for this On page 7, it shows a debt service refund the Proctor Hospital 2006A bond. 82,000 square-foot building space, Any questions? PI ease. renovation of their main campus. CHAI RMAN FUNDERBURG: Okay. include the College of Nursing. CHAI RMAN FUNDERBURG: think I missed on Mercy? last month in detail. days -- 219 days. LENANE:

IFA predecessor's agency, IDFA, Illinois Development appearing in our CAFR at the end of the fiscal year, book. Very briefly, this is a resolution on behalf monthly report on construction jobs, permanent jobs construction of Chinese American Service League's community center in Chinatown on Princeton Avenue. of Chinese American Service League and U.S. Bank. I always want to call it combined FLETCHER: Next is tab No. 5 in your Board MARZULLO REPORTING AGENCY (312) 321-9365 combined -- is it the combined annual financial So, typically, those numbers end up Finance Authority, issued bonds in 2002 for CHAIRMAN FUNDERBURG: It is combined, CHAIRMAN FUNDERBURG: Thank you, Pam. It's had worse names FLETCHER: Comprehensive. Yes. Yes. retained jobs. MEI STER: BRONNER: MEI STER: MEI STER: report? 9 6 10 7 12 13 15 16 18 19 20 21 22 23 14 17

At this time the bonds are solely owned seeking our consent to reset the interest rate for by U.S. Bank, and U.S. Bank and the borrower are In 2010, we approved amendments to the bond documents enabling the bonds to be directly the next five years. purchased. 3 4 2 9

31

which is really a boom to Rockford.

project,

23

20 21 22 22

13

16 17 18 19

j obs.

12

7

9

ω 6 10

MINUTES 02 Marzullo Transcript 04142016.txt	,	MINUTES 02 Marzullo Transcript 04142016. txt
For tax purposes, this will be considered	- 1	include was for the viriage of been read
a reissuance, and we're asking your approval for a	13	2011. The second was for Southern Illinois
	14	Uni versi ty in 2012.
	15	The Authority, as the result of
CHAIRMAN FINNERRING: Thank voi	16	legislation, has an allocation of \$22.6 million of
	17	these Qualified Energy Conservation Bonds.
leded no no	18	Originally, we had contemplated as serving as the
trie boar a book. Till sins a resolution of bearing about a programme and through ite	19	issuer on these bonds; but after evaluating it
affiliated LLC 700 Hickory Hills Drive. and Wells	20	further, we decided against that because IFA would
Farm Bank	21	actually be the taxpayer.
rango bains. Wa are heing reguested for consent to make	22	We would also be we would also be
the technical change in the definition of LIBOR	23	receiving the direct tax interest rate subsidy from
throughout the Series 2013 bond documents.	24	the Department of Treasury, and then remitting that
They will be adding an interest rate floor		MARZULLO REPORTING AGENCY (312) 321-9365
of 0.00 percent, as the parties originally intended.		
For our purposes, we're treating this as a technical		
amendment a clarification if vou will So we will	-	to the borrower, which would be, in this case, the
	2	Water Reclamation District.
	3	By not doing that, we eliminate a slew of
25	4	IRS audit, financial audit, and perhaps even legal
not he charains an administrative election for	2	followup, in the event that there happened to be
TOUR DE CHARGET AND ALL ALL VE CHOSTING TEE TOI	9	private-use issues, or other things that crop up
till S ti dilsacti Uli.	7	after closing.
	∞	So by instead of serving as the issuer,
	6	we're requesting, as with Deerfield and SIU, to
FRAMPTON: Next, we'll move on to tab 7, which	10	transfer this OECB allocation to the Water
is a resolution to transfer \$4,000,000 of IFA's	; ;	Reclamation District. As a result, the Authority
remaining balance of Qualified Energy Conservation	12	gets the same issuance fee.
Bonds to the Metropolitan Water Reclamation District	13	We'll receive the same fee that we would
of Greater Chicago.	. 7	and if we ware issuing the honds hit we get none
This resolution is similar in purpose and		4
nature to two that the Authority has approved in the	0	of the downside. So we get all the upside of
Page 27	16	issuing without the downside compliance and Page 28

33

4 2 9 7 ω 6

MINUTES 02 Marzullo Transcript 04142016.txt

8 6 10

11 12 13 14 17 17 17 19 20 22 22 22 23

3 2 7

MINUTES 02 Marzullo Transcript 04142016.txt	5	MINUTES 02 Marzullo Transcript 04142016, txt
regul atory ri sks.	- (+ + + + + + + + + + + + + + + + + + +
So, with that, we recommend approval, and	77 6	0.3. Heasury. 30 Hr.Is, III essence, all linerest
I can answer any questions.	23	rate buy down rather than the Delta between the
YONOVER: Rich, I'm unclear. Is this	74	rypi cai i
\$4,000,000 coming out of the IFA's capital, and it's		WAKZULLU KEPUKIING AGENUT (312) 321-9303
coming back now?		
FRAMPTON: No. Let me explain what this is.	7	
This QECB issuance allocation is really a debt	- (Colidat L bolla i Sades.
MARZULLO REPORTING AGENCY (312) 321-9365	ν (
34	n -	_
	4	page z tnat explains now it works. Ine tnird bullet
limit It's not cash It's a debt limit for the	2	in the example at the bottom of page 2 notes the
7 10 4	9	assumed taxable market rate at which these bonds
ability to 1950e up to 54,000,000 ill bollds. 50 Wild.	7	would be sold at. We're assuming 5.48.
the water Reclamation District will do, they cannot	ω	The U.S. Treasury would actually be making
issue these bonds unless they have \$4,000,000 of	6	a cash payment to Metropolitan Water Reclamation
allocation.	10	District to effectively write the interest rate down
So back in 2009, the U.S. Congress, when	2 -	from 5 48 nercent down to 2 31 nercent and that
they established this, and then the State as a	- (ì
whole, the State of Illinois as a whole, received	12	would be for the entire 29-year term. So those are
\$133.8 million approximately of issuance authority	13	the mechanics.
to use over the life of the program.	14	_
So over the life of the program, up to	15	O
\$133,000,000 can be issued statewide. Of that, we	16	CHAI RMAN FUNDERBURG: Thank you.
ç	17	WEBER: Mr. Chairman, Members, as General
+ 0 nraj ante	18	Counsel to the IFA I'm presenting Items 8, 9 and 10,
to projects.	19	all relating to procurement.
noes that respond to your question:	20	Item 8 approves and ratifies the extension
MEISIEK: John, It is unlike conduit tax	21	of three contracts under the emergency purchase
exemption that we typically do. Inlisis and ogous	22	provisions of the Procurement Code. The first is
to what the rederal government all a during stimulus,	23	for MABSCO Capital, Inc., for loan management
and in the wake of the recession, sort of like Build	24	services through December 31st of this year, in the
America Bonds.		MARZULLO REPORTING AGENCY (312) 321-9365
Page 29		

35

17 18 19 20 22 22 22 23

2 8 4 5 9

MINUTES 02 Marzullo Transcript 04142016.txt

The second is for Catalyst Consulting

amount of \$75,000.

network voice and data consulting services

of \$67, 500.

Item 10 authorizes proceeding with various

MINUTES O2 Marzullo Transcript 04142016.txt | tem 9?

That

Procurements for financial advisor for the

State Revolving Fund were previously authorized in 2015. This resolution authorizes procurements for recognize representatives, our colleagues in State procurements relating to the State Revolving Fund fund is administered jointly by the Authority and the IIIinois Environmental Protection Authority. government of the Department of Human Services, as Executive Director. I also would like to for drinking-water and clean-water purposes. underwriters, trustee, bond counsel, issuers Services, Division of Mental Health, and Mr. Flather, who is the General Counsel of the Department of Health and Human Services counsel, and other professionals. Ms. Brenda Hampton. Brenda? 2 9 8 6 10 7 12 13 15 16 17 18 19 20 22 23 14 21 36 Group for information technology services, including And the third is for Accounting Principals As to employee benefits, the Authority has and minimizing disruption interest of the Authority, considering factors such This resolution delegates to the Executive Director October 22nd of this year in the amount of \$302,724 as the most cost-effective price, maintaining equal Item 9 authorizes the Executive Director support, also through December 31st, in the amount and IT

me

MEISTER: Item No. 11 will be presented by

CHAI RMAN FUNDERBURG: Thank you

Any questions on I tem 10? Thank you.

And who is with the Department of Human

Such an opportunity has arisen over the Page 32 can play a positive role, despite the larger issues of the small size and limited balance sheet, budget impasse 4 2 9

issues have arisen where the Authority, despite its

37

Such selections shall be consistent with

(312) 321-9365

MARZULLO REPORTING AGENCY

and services to the Authority employees and their

or better benefit options,

16 17 17 19 20 20 22 22 23 23

the Procurement Code and the directive and guidance

of the Chief Procurement Officer.

Any questions on

From time to time, as I mentioned

Good morning.

FLATHER: MEI STER:

38

MARZULLO REPORTING AGENCY (312) 321-9365

13 15 15

to enter into contracts with our current provider

ADP Total Source, or with other providers for

employee benefits and payroll services.

for advanced level temporary staffing through

ω 6 10

Are there any questions on item 8?

7

been testing the market with an insurance broker.

the Authority to select the plan in the best

impasse. I think it's worth noting there will be no This was an opportunity for the Authority to light a candle rather than curse the darkness of the consequences for these 400 plus individuals are memo, and Ms. Hampton and Mr. Flather are available rather robust and extended discussion over the word rather dire, if they are evicted from their current Given the zero interest rate, that may WEBER: Well, we're entering into an agreement will employ our own funds to make the expenditures the current budgetary situation. So I think that housing arrangements and are deprived of services. Those consequences are set forth in the Elizabeth, you have probably MINUTES 02 Marzullo Transcript 04142016.txt and depending on the resolution of the budget to answer any questions that the Board may have, with DHS where they will give us a grant, and we anticipated that, and your question anticipated the best term of art for what we are doing here. MARZULLO REPORTING AGENCY (312) 321-9365 we anticipated that, and Elizabeth and I had a services, and are deprived -- or their current So this is a 60-day financing? MEISTER: Financing is actually -- we CHAIRMAN FUNDERBURG: Okay, great. interest. There will be no fees "financing" in this context. are Elizabeth and I. MEI STER: Yes. not be financing. HORNE: HORNE: 2 7 9 13 14 16 17 18 19 20 21 23 24 ∞ 6 10 12 13 14 15 1 39 Development Authority, stepped up into this role and have mental health issues. In connection with these vouchers, these individuals also receive supportive up to \$600,000 that will probably cover the next 60 Catholic Charities, a nonprofit, that has also been The Illinois Finance Authority will front days plus for these individuals, depending on need HAMPTON: It's going down. It started at 471 Services provides housing vouchers to a number of individuals. I think, Brenda, the number is 460? landlords for individuals that are low income and Department of Housing Development, or the Housing entered into a governmental agreement between DHS services to help them manage their illnesses and worked together with the General Counsel of DHS, agency, the Department of -- IHDA, the Illinois MARZULLO REPORTING AGENCY (312) 321-9365 essence, in anticipation of a grant from future So these housing vouchers go to appropriations fronted this money that goes to Elizabeth and I, as General Counsel, The Department of Human Over the past few months, our sister and the Department of Human Services; and, in we have a structure where there will be an a past borrower of the Authority. but it's decreasing each month, past couple of weeks. MEI STER:

MINUTES 02 Marzullo Transcript 04142016.txt

6 10 7 12 13 40

that are required by the grant, the payment to Page 34

3 4 9

ω 6 10

2

di sabilities.

MINUTES 02 Marzullo Transcript 04142016.txt	5	MINUTES 02 Marzullo Transcript 04142016, txt
reimbursement, reimburses us for those expenditures	7	area, and every other part of the state, other than
will be made once DMS pats an appropriation from the	22	the City of Chicago. This programmatic
	23	responsibility is borne by their local housing
E E	24	authority.
Inat's is exactly right, yes.		MARZULLO REPORTING AGENCY (312) 321-9365
MEISTER: Also, in connection with this		,
agreement, and modeled on the agreement that DHS had		
with IHDA, the Authority is really acting as more of	-	And if the representatives from DUS can
a fiscal agent.	- (אומ וו נופ וכלוו פרוו אפט וו מוו מווס כמוו
MARZULLO REPORTING AGENCY (312) 321-9365	٧	ō
4.1	က	FLATHER: I can.
F	4	MEISTER: Yes, with the Chicago Housing
The verticule areast adminitetestion and	2	Authority.
and various grant administration and	9	FLATHER: Is your question I just want to
monitoring and program administration and monitoring	7	clarify. Is your question are you worried about
will be divided between either Catholic Charities or	α	what's anima to hannon to those residents after 60
the Department of Human Services.	0 0	
We will be bearing, I think it's fair to	6	_
say, Fred, no additional monitoring.	10	
FLATHER: That's right. There is zero	7	FLATHER: I can answer both.
spopsi bi I i ti es	12	YONOVER: It's clearly an unpleasant situation.
or og allming in a congression of the congression o	13	FLATHER: Right.
retains all programmatic responsibility, and then	14	YONOVER: We don't want to make it worse for
Catholic Charities actually administers it.	15	people who are already in a bad situation.
They are absorbing this is not any	16	FLATHER: Right:
administration cost for Catholic Charities. They	17	
are absorbing those for now, and they're going to	. α	a hridde for the next 60 days what hannens if we
bill us back against their own grant they have for	2 6	מ מון מפר וכן נווכ ווכאר פס ממלים, אומר וומאספום ון אכ
us. This is only money that goes straight to the	61.	don't nave a budget, how do you bridge the next 60
rent and not for any other cost at all.	70	
YONOVER. What hannens if we don't have a	21	FLATHER: So what's happening is we're working
	22	with local housing agencies to transfer these
Dudget III ou uays: METCTED. AA-LAIT. AVACILIAN MINGHIAN MOONING	23	individuals from us paying bridge subsidiaries to
	24	having them be with under administration of local
tnisis an unusual situation in this programmatic		MARZULLO REPORTING AGENCY (312) 321-9365
Page 35		

42

17 18 19 20 21 22 23 23

2 8 4 5 9 7 8 6

MINUTES 02 Marzullo Transcript 04142016.txt

43

p Inous
this
how
really
S
whi ch
authori ty,
housi ng
-

I don't think it's going to be all of

MINUTES 02 Marzullo Transcript 04142016.txt YONOVER: So by July, all of these people that

are in danger, will not be. FLATHER: We're hoping that a large number of them

qual i fied.

6 10

will be transferred before July 1st.

them. It just depends on the various requirements

for the Housing Authority to get everybody

ω

them, but we're hopeful it's going to be most of

9

2

Assuming they are all transferred by

YONOVER:

7 12

July, then you are not in a position to return the

money until we have a budget, correct?

13

It could be a year, it could be nine

That's exactly right, yes.

FLATHER: YONOVER:

14

Ms. Hampton, can you speak a little

I want one of those loans.

It could be an eternity.

FLATHER: YONOVER: MEI STER:

months?

15 16 17 18 19 20 21

bit about the services that are provided to these

community-based mental health services, assertive

Sure. There are an array of

HAMPTON: individuals?

23

community treatment, which is the most intensive MARZULLO REPORTING AGENCY (312) 321-9365

be going in the future.

Some of them may end up coming back to us for various reasons, but most of them are getting

the Housing So towards that end, transferred.

They're doing a good job, as well as the Chicago Authority of Cook County has really stepped up.

Housing Authority is working on absorbing a large ω

number of individuals. 6

And what so we're hoping is we're expecting by May 1st, this It takes time. They got to get their They've got to qualify. inspections done. 10

We're expecting by June 1st, this number should be cut significantly, because we have been 460 number is going to down a little bit. 11 2 1 4 1 1 2 1 1 5 1 1 5 1

working with these agencies over 60 days, can get the people qualified, can get their inspections 16 17 18 19

May So we're hoping is that the \$600,000 that are expecting and hoping the number way down for We're expecting about the same for May. we're asking for, we paid \$209,000 in rent for -- I mean, for June. April. 20 21 22

And then July forward, the handful of (312) 321-9365 MARZULLO REPORTING AGENCY

44

people we can get transferred will be using those

funds to try to pay for that.

45

service array is robust. It is what DMH has within Page 38 community support services, as well as psychiatric So the service, which is provided by teams of the mental There is medication administration and monitoring. health professionals, as well as licensed There is drop-in centers. cl i ni ci ans. 7 c 2 9

Page 37

MINUTES 02 Marzullo Transcript 04142016.txt	,	MINUTES 02 Marzullo Transcript 04142016.txt
its service taxonomy.	7 9	MELSTER. I WILL GLSO SAJ III (III.S CASE), WE WELL
As with affordable housing, services are	<u></u>	able to build on the model that was already put in
not a condition for housing to be retained, but what	- ,	, and Elizabeth did a great deal of
we have done is that everyone who has a bridge	<u>.</u>	work herselt. And again, obviously, there is a cost
subsidy is what we call it, everyone that has a	9 !	
bridge subsidy was connected with the Mental Health	;	In this case, we were able to build on a
Center before the bridge subsidy was given to them.	<u> </u>	
So there was a connection made at the	61	GUELZ: IS IHDA STIII part of the deal?
front end. So if there is a connection on the front	50	FLATHER: No. IHDA we had an agreement for
end, there is a greater probability that they will	21	them to pay the March rent and to pay the April
retain services, once they are in housing.	22	rent, and that was the most that they were able to
MEI CTED. Thank von	23	do.
MELOTEN: THOUS JOS.	24	GOETZ: So you don't have to pay that money
TONOVER: THAIR TOT YOU THE WOLK THAT YOU GO. REDANNED. OPRIES		MARZULLO REPORTING AGENCY (312) 321-9365
G0E1Z: No, go ahead.		
BRONNER: Just a quick question. Is the	7	7 7 7
Authority also then reimbursed for any	-	
MARZIII I REDIRTI NG AGENCY (312) 321-9345	7	FLATHER: Oh, no, we do have to pay that money
	3	back, that's right, but they are in the same, they
O. T.	4	could waiting until eternity as well.
ait of morbot ho it commence according to air	2	GOETZ: Okay. All right.
out-of-power, so it expenses associated with our	9	FLATHER: Depending on what happens on the
one of this sound as regal, or any other related	7	budget and the Governor.
	∞	GOETZ: So we're not using our money to pay
FLAIHER: I can tell you what we previously did	6	them?
with IHDA, we did. They weren't able to get zero	10	FLATHER: This money is going to be used
interest financing. It was something like their	1	exclusively for the rent for mentally-ill,
cost, we expect to be about \$875, and we did build	12	low-income beople. ves
that into the grant as well.	1 6	CONTRACTOR OF STATES
That is something that we would be happy	2 -	
to take into the grant, if there are some expenses	14	
	12	Okay, thank you all very much. Now I would like to
iciated to tilat as well.	16	ask if there is a motion to pass and adopt the

47

ask if there is a motion to pass and adopt the $\operatorname{\mathsf{Page}}$ 40

16

Page 39

8 6 10

111 112 113 114 116 117 118 22 22 22 23 23

3 2

2

		MINUTES O2 Marzullo Transcript 04142016.txt	MINUTES 02 Marzullo Transcript 04142016 txt
17	Proj	Project Reports and Resolutions 1 through 11.	
18		Is there such a motion?	
19		McCOY: Move to approve.	23 motion?
20		JURACEK: Second.	24 BRONNER: So moved.
21			MARZULLO REPORTING AGENCY (312) 321-9365
22		FLETCHER: On the motion, I'll call the roll.	499
23	Ms.	Bronner?	-
24		BRONNER: Yes.	CHAI KMAN
		MARZULLO REPORTING AGENCY (312) 321-9365	P00LE: Second.
			3 CHAIRMAN FUNDERBURG: All in favor, say aye.
		QF.	4 (A chorus of ayes.)
7		FIFTVIED. Me Firmwhon?	5 CHAIRMAN FUNDERBURG: Any opposed?
- (TELUMEN. MI. TUGITES!	6 (No response.)
7		FUENIES: YES.	7 CHAIRMAN FUNDERBURG: And then I would like to
က		FLETCHER: Mr. Goetz?	8 ask if there is any public comment at all? We've
4		G0ETZ: Yes.	9 dot a number of visitors that have come in. Some of
2		FLETCHER: Mr. Horne?	vol were working with its this month some oft
9		HORNE: Yes.	you work working writings the simple of the source of the
7		FLETCHER: Ms Juracek?	D
00		JURACEK: Yes.	MELSIEK: IT I may, Mr.
6		FLETCHER: Mr. McCoy?	comir
10		McCOY: Yes.	-
1		FLETCHER: Mr. Poole?	15 They are very clear. They remind me of the new Rush
12		POOL F: Yes	16 facility on the west side with the butterfly wings
1 (FIFTCHEP: Mr Vonover?	17 that you have.
7		VONDIVIED	18 So we're happy to be helping out
<u> </u>		IONOVEN, 163.	19 Metropolitan Rockford and Northern Illinois. It's
2 7		=	20 very exciting. And it also, just to note, that
16		CHALKMAN FUNDERBURG: Yes.	21 Mercy is a Wisconsin-based entity that is coming
17		FLETCHER: Mr. Chairman, the motion carries.	22 down and investing in Illinois, and we're
18		CHAIRMAN FUNDERBURG: Thank you very much.	
19		Next I would like to ask if there is any other business	
20		whatsoever anybody would like to discuss? If not, I would	MARZULLO

49

We appreciate all of your support. MARZULLO REPORTING AGENCY (312) 321-9365 Page 42 appreciative of that. SEYBOLD:

Page 41

20 51 Okay. If that's it, then CHAIRMAN FUNDERBURG: Okay. Thank you all very And I'll weigh in on that Executive Director Meister's remarks, and good luck as well. As a resident of the area, I want to echo (WHICH WERE ALL THE PROCEEDINGS HAD at 10:33 a.m.) CHAIRMAN FUNDERBURG: All in favor, say aye. MARZULLO REPORTING AGENCY (312) 321-9365 I would like to ask for a motion to adjourn. (A chorus of ayes.) Page 43 FLETCHER: It's 10:33. CHAI RMAN FUNDERBURG: CHAI RMAN FUNDERBURG: SEYBOLD: Thank you. SS: So moved. FUENTES: Second. STATE OF ILLINOIS) with your project. COUNTY OF C 0 0 K HORNE: Thank you. 4 2 ∞ 9 / 6 14 115 116 117 119 22 22 23 24

11 12 13 11 14 17 17 17 17 18 18 19 20 22 22 22 22 23

MARZULLO REPORTING AGENCY (312) 321-9365

says that she is a court reporter doing business in the city

2

9

of Chicago; that she reported in shorthand the proceedings

PAMELA A. MARZULLO, C.S.R., being first duly sworn,

MINUTES 02 Marzullo Transcript 04142016.txt

MINUTES 02 Marzullo Transcript 04142016.txt

taken as aforesaid, and contains all the proceedings of said

heari ng.

10

6

 ∞

PAMELA A. MARZULLO Li cense No. 084-001624

a true and correct transcript of her shorthand notes, so

had at the Proceedings of said cause; that the foregoing is

Page 44

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD VOICE VOTE

APRIL 14, 2016 AGENDA OF THE REGULAR MEETING OF THE BOARD ADOPTED

April 14, 2016

8 Y	EAS		0 NAYS		0 PRESENT
E Y	Anderberg Bronner	Y E	Juracek Knox	E	Tessler Yonover (ADDED)
Y	Fuentes	Y	McCoy	E E	Zeller
Y	Goetz	E	O'Brien	Y	Mr. Chairman
Y	Horne	Y	Poole		

E – Denotes Excused Absence

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD VOICE VOTE MARCH 10, 2016 MINUTES OF THE REGULAR MEETING OF THE BOARD ADOPTED

April 14, 2016

8 YEAS	0 NAYS	0 PRESENT
0 ILAS	UNAIS	UTKESENT

E	Anderberg	Y	Juracek	E	Tessler
Y	Bronner	E	Knox	NV	Yonover (ADDED)
Y	Fuentes	Y	McCoy	E	Zeller
Y	Goetz	E	O'Brien	Y	Mr. Chairman
Y	Horne	Y	Poole		

E – Denotes Excused Absence

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD VOICE VOTE FINANCIAL REPORTS ACCEPTED

April 14, 2016

8 Y	EAS		0 NAYS		0 PRESENT
E	Anderberg	Y	Juracek	E	Tessler
Y	Bronner	E	Knox	NV	Yonover (ADDED)
Y	Fuentes	Y	McCoy	E	Zeller
Y	Goetz	E	O'Brien	Y	Mr. Chairman
Y	Horne	Y	Poole		

E – Denotes Excused Absence

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD ROLL CALL RESOLUTION 2016-0414-NP01

501(c)(3) REVENUE BOND – ASSOCIATION HOUSE OF CHICAGO FINAL (ONE-TIME CONSIDERATION)

PASSED*

April 14, 2016

9 Y	YEAS		0 NAYS		0 PRESENT
Е	Anderberg	Y	Juracek	E	Tessler
Y	Bronner	E	Knox	Y	Yonover (ADDED)
Y	Fuentes	Y	McCoy	E	Zeller
Y	Goetz	E	O'Brien	Y	Mr. Chairman
Y	Horne	Y	Poole		

^{* –} Consent Agenda

E – Denotes Excused Absence

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD ROLL CALL RESOLUTION 2016-0414-NP02

501(c)(3) REVENUE BOND – LINDRAN PROPERTIES LLC AND IRG BRONZEVILLE GROUP LLC (BETTER HOUSING FOUNDATION SHORELINE PROPERTIES PORTFOLIO FINAL (ONE-TIME CONSIDERATION) PASSED*

April 14, 2016

Horne

Y

9 YEAS			0 NAYS	0 PRESENT	
Е	Anderberg	Y	Juracek	Е	Tessler
Y	Bronner	E	Knox	Y	Yonover (ADDED)
Y	Fuentes	Y	McCoy	E	Zeller
Y	Goetz	E	O'Brien	Y	Mr. Chairman

^{* -} Consent Agenda

Y

Poole

E – Denotes Excused Absence

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD ROLL CALL

RESOLUTION 2016-0414-HC03

501(c)(3) REVENUE BOND – MERCYROCKFORD HEALTH SYSTEM CORPORATION FINAL PASSED*

April 14, 2016

9 YEAS			0 NAYS	0 PRESENT	
Е	Anderberg	Y	Juracek	Е	Tessler
Y	Bronner	E	Knox	Y	Yonover (ADDED)
Y	Fuentes	Y	McCoy	E	Zeller
Y	Goetz	E	O'Brien	Y	Mr. Chairman
Y	Horne	Y	Poole		

^{* –} Consent Agenda

E – Denotes Excused Absence

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD ROLL CALL

RESOLUTION 2016-0414-HC04

501(c)(3) REVENUE BOND – IOWA HEALTH SYSTEM D/B/A UNITYPOINT HEALTH FINAL PASSED*

April 14, 2016

9 YEAS			0 NAYS	0 PRESENT	
Е	Anderberg	Y	Juracek	Е	Tessler
Y	Bronner	E	Knox	Y	Yonover (ADDED)
Y	Fuentes	Y	McCoy	E	Zeller
Y	Goetz	E	O'Brien	Y	Mr. Chairman
Y	Horne	Y	Poole		

^{* –} Consent Agenda

E – Denotes Excused Absence

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD ROLL CALL

RESOLUTION 2016-0414-AD05

RESOLUTION AMENDING \$5,000,000 AGGREGATE PRINCIPAL AMOUNT OF VARIABLE RATE DEMAND REVENUE BONDS (CHINESE AMERICAN SERVICE LEAGUE PROJECT) SERIES 2002 OF THE ILLINOIS DEVELOPMENT FINANCE AUTHORITY; AUTHORIZING THE EXECUTION AND DELIVERY OF A SUPPLEMENTAL INDENTURE OF TRUST AND RELATED DOCUMENTS IN CONNECTION THEREWITH; AND RELATED MATTERS ADOPTED*

April 14, 2016

9 YEAS 0 NAYS 0 PRESENT

E	Anderberg	Y	Juracek	E	Tessler
Y	Bronner	E	Knox	Y	Yonover (ADDED)
Y	Fuentes	Y	McCoy	E	Zeller
Y	Goetz	E	O'Brien	Y	Mr. Chairman
Y	Horne	Y	Poole		

^{* –} Consent Agenda

E – Denotes Excused Absence

Y Mr. Chairman

ILLINOIS FINANCE AUTHORITY **BOARD OF DIRECTORS** BOARD ROLL CALL

RESOLUTION 2016-0414-AD06

RESOLUTION AUTHORIZING THE EXECUTION AND DELIVERY BY THE ILLINOIS FINANCE AUTHORITY OF A FIRST SUPPLEMENTAL INDENTURE OF TRUST RELATING TO ITS ADJUSTABLE RATE DEMAND REVENUE BONDS (700 HICKORY HILLS DRIVE, LLC PROJECT) SERIES 2013, ALONG WITH RELATED DOCUMENTS ADOPTED*

April 14, 2016

Goetz

Y

9 Y	EAS		0 NAYS		0 PRESENT
E	Anderberg	Y	Juracek	E	Tessler
Y	Bronner	E	Knox	Y	Yonover (ADDED)
Y	Fuentes	Y	McCov	Е	Zeller

O'Brien

Poole

E

Y

Y Horne

^{* -} Consent Agenda E – Denotes Excused Absence

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD VOICE VOTE RESOLUTION 2016-0414-AD07

RESOLUTION APPROVING THE TRANSFER OF ALLOCATION FOR BONDING AUTHORITY OF QUALIFIED ENERGY CONSERVATION BONDS BY THE ILLINOIS FINANCE AUTHORITY TO THE METROPOLITAN WATER RECLAMATION DISTRICT OF GREATER CHICAGO IN AN AGGREGATE PRINCIPAL AMOUNT NOT TO EXCEED \$4,000,000; AND RELATED MATTERS ADOPTED*

April 14, 2016

9 YEAS 0 NAYS 0 PRESENT

E	Anderberg	Y	Juracek	E	Tessler
Y	Bronner	E	Knox	Y	Yonover (ADDED)
Y	Fuentes	Y	McCoy	E	Zeller
Y	Goetz	E	O'Brien	Y	Mr. Chairman
Y	Horne	Y	Poole		

^{* –} Consent Agenda

E – Denotes Excused Absence

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD VOICE VOTE

RESOLUTION 2016-0414-AD08

RESOLUTION APPROVING EMERGENCY CONTRACTS WITH MABSCO CAPITAL, INC., CATALYST CONSULTING GROUP, INC., AND ACCOUNTING PRINCIPALS, INC. ADOPTED*

April 14, 2016

9 Y	EAS		0 NAYS		0 PRESENT
Е	Anderberg	Y	Juracek	Е	Tessler
Y	Bronner	E	Knox	Y	Yonover (ADDED)
Y	Fuentes	Y	McCoy	E	Zeller
Y	Goetz	E	O'Brien	Y	Mr. Chairman
Y	Horne	Y	Poole		

^{* –} Consent Agenda

E – Denotes Excused Absence

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD VOICE VOTE RESOLUTION 2016-0414-AD09

RESOLUTION AUTHORIZING THE EXECUTIVE DIRECTOR TO ENTER INTO CONTRACTS WITH ADP TOTALSOURCE, INC./ADP TOTALSOURCE MI VII, LLC OR OTHER PROVIDERS FOR EMPLOYEE BENEFITS AND PAYROLL SERVICES ADOPTED*

April 14, 2016

9 Y	EAS		0 NAYS		0 PRESENT
E	Anderberg	Y	Juracek	Е	Tessler
Y	Bronner	E	Knox	Y	Yonover (ADDED)
Y	Fuentes	Y	McCoy	E	Zeller
Y	Goetz	E	O'Brien	Y	Mr. Chairman
Y	Horne	Y	Poole		

^{* –} Consent Agenda

E – Denotes Excused Absence

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD VOICE VOTE

RESOLUTION 2016-0414-AD10

RESOLUTION TO APPROVE GOING FORWARD WITH PROCUREMENTS FOR UNDERWRITERS AND A TRUSTEE, BOND COUNSEL, ISSUER'S COUNSEL AND OTHER PROFESSIONALS FOR THE STATE REVOLVING FUND ADOPTED*

April 14, 2016

Goetz

Y

9 Y	EAS		0 NAYS		0 PRESENT
Е	Anderberg	Y	Juracek	E	Tessler
Y	Bronner	E	Knox	Y	Yonover (ADDED)
Y	Fuentes	Y	McCoy	E	Zeller

Y Mr. Chairman

O'Brien

E

Y Horne Y Poole

^{* –} Consent Agenda

E – Denotes Excused Absence

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD VOICE VOTE RESOLUTION 2016-0414-AD11

RESOLUTION AUTHORIZING AN INTERGOVERNMENTAL AGREEMENT WITH THE DEPARTMENT OF HUMAN SERVICES (DHS) AND AUTHORIZING OTHER ARRANGEMENTS WITH DHS OR ITS SERVICE PROVIDERS, OR BOTH, INCLUDING, WITHOUT LIMITATION, GRANTS, LOANS OR OTHER FINANCIAL ARRANGEMENTS, TO ASSIST IN PROVIDING SUPPORTIVE HOUSING RENTAL SUBSIDIES FOR LOW INCOME INDIVIDUALS WITH MENTAL ILLNESS ADOPTED*

April 14, 2016

9 YEAS 0 NAYS 0 PRESENT

E	Anderberg	Y	Juracek	E	Tessler
Y	Bronner	E	Knox	Y	Yonover (ADDED)
Y	Fuentes	Y	McCoy	E	Zeller
Y	Goetz	E	O'Brien	Y	Mr. Chairman
Y	Horne	Y	Poole		

^{* –} Consent Agenda

E – Denotes Excused Absence



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

FINANCIAL ANALYSIS

May 12, 2016

V. PRESENTATION AND CONSIDERATION OF THE FINANCIAL REPORTS MONTHLY AND ANNUAL SUMMARY AS OF APRIL 30, 2016*

*All information is preliminary and unaudited.

FISCAL YEAR 2016-UNAUDITED

1. GENERAL OPERATING FUND REVENUES, EXPENSES AND NET INCOME

- a. **Total Annual Revenues** equal \$4.3 million and are \$135 thousand or 4% higher than budget-due primarily to higher closing fees in April. Closing fees year to date of \$2.9 million, are \$147 thousand or 5% higher than budget. Annual fees of \$289 thousand are \$8 thousand lower than the budgeted amount. Administrative service fees are \$93 thousand for the year and 6 times higher than budget. Application fees total \$43 thousand and are 1 and ½ times the budgeted amount, due mostly to new Fire Truck and Ambulance loans. Total accrued interest income from the former IRBB local governments and others totaled \$783 thousand. Net investment income stands at \$142 thousand for the fiscal year and is \$10 thousand higher than budget.
- b. In **April**, the Authority generated \$449 thousand in closing fees, the second highest monthly total in FY16, and higher than the monthly budget of \$276 thousand. Closing fees were received from: *Presbyterian Homes* for \$138 thousand; *Park Place* for \$138 thousand; *DePaul University* for \$124 thousand, *Harrisburg Community School* for \$22 thousand, *Association House* for \$20 thousand and various *Agriculture-relating closings* for \$7 thousand. Administrative service fees totaled \$4,200. Investment information for April is not yet final, but in March, we recorded a net investment gain of \$32 thousand, the third highest monthly total in Fiscal Year 2016.
- c. **Total Annual Expenses** of \$3.5 million, which is \$674 thousand or 16% lower than budget, are mostly driven by vacant budgeted staff positions and delays in IT projects and purchases. Year to date, employee expenses total \$1.5 million and professional services expenses total \$1.4 million; with each function at 23% and 7% under budget, respectively. Annual occupancy costs of \$198 thousand are 5% lower than the budget, while general and administrative costs are \$336 thousand for the year, which is 2% over budget. Total depreciation costs are \$113 thousand below budget, as the debt management software implementation has been delayed. Total cash transfers out of the General Operating Fund to the Primary Government Borrowing Fund (set up to track financial activity on behalf of the State of Illinois) are \$4.9 million. Total cash transfers out of the General Operating Fund to the DACA Loan Fund are \$1.2 million.
- d. In **April**, the Authority recorded operating expenses of \$305 thousand, which is lower than the monthly budgeted amount of \$419 thousand. The decrease from the previous month is due to payments made for legal fees on behalf of the State of Illinois Procurement in March for \$108 thousand and an accrual for outstanding legal fees of \$75 thousand.
- e. **Total Monthly Net Income** of \$294 thousand is driven by higher closing fees and a decrease in professional services spending.
- f. **Total Annual Net Income** is \$805 thousand. The major driver of the annual positive bottom line continues to be the level of overall spending at 16% below budget, as well as higher administrative service and application fees.

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.

V. PRESENTATION AND CONSIDERATION OF THE FINANCIAL STATEMENTS MONTHLY AND ANNUAL SUMMARY AS OF APRIL 30, 2016*

2. ALL FUNDS-ASSETS, LIABILITIES AND NET POSITION_

The Statement of Net Position (Balance Sheet) represents results as of March 31, 2016. As of this date, the Authority is a \$121 million dollar agency which also currently accounts for \$266 million in total activity (including the Other State of Illinois Debt Fund) and maintains compliance for \$24 billion in outstanding debt.

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

In the General Fund, the Authority continues to maintain a strong balance sheet, with total net position of \$53 million. The total assets in the General Fund are \$54.5 million (consisting mostly of cash, investments, and receivables). Unrestricted cash and investments total \$27 million (with \$6.6 million in liquidated securities to purchase State of Illinois receivables). Notes receivables from the former IRBB local governments total \$17.2 million. Participation, DACA and other loans/government receivables are at \$3.5 million. Restricted cash and investments in the DACA Loan Fund-Programs FY15 and FY16 total \$1.8 million. Liabilities (current and non-current), including amounts due to brokers for pending investment purchases, total \$2.7 million.

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 (CWI) bonds for IEPA. Total assets and liabilities in this fund each total \$145.6 million.
- b. The Locally Held Fire Truck and Ambulance Revolving Loan Funds have total year to date receipts of \$320 thousand, with the funds earning an additional \$40 thousand in net investment income. In FY16, 28 new Fire Truck revolving loans were issued totaling \$7.5 million. Additional loans are pending the Authority's final administrative review. In conjunction with the Office of the State Fire Marshal, 13 new Ambulance loans totaling \$1.7 million will be tentatively disbursed in April/May of 2016. Net position of \$22.4 million for Fire Truck and \$4.2 million for Ambulance, are reported on the Authority's balance sheet.
- c. The Illinois Agricultural Loan Guarantee Fund and the Illinois Farmer Agribusiness Loan Guarantee Fund include restricted assets held by the State Treasurer to make payouts of losses, in relation to the Authority's agricultural loan guarantee program. As of FY2015, the Agricultural Guarantee Fund has expensed an actual payout of \$155 thousand, in relation to previous litigation and the Agribusiness Fund includes a loss reserve of \$563 thousand for potential loan loss payouts. The \$155 thousand dollar payout was originally made from the Authority's locally held Industrial Project Insurance Fund. The Authority has requested reimbursement of the FY2015 payout from the Illinois Comptroller. Restricted net position for these funds totals \$10.2 million and \$7.9 million respectively.
- d. All other nonmajor funds booked combined year to date revenues of \$171 thousand, of which, \$140 thousand is derived from investment activity. Year to date expenses total \$19 thousand as of March. Total Net Position in the remaining nonmajor funds is \$39.8 million.
- e. The Metro East Police District Commission is reported as an agency/fiduciary fund, which has total assets of \$26 thousand in the custody of the Authority. The Illinois Finance Authority NFP Development Fund has a total net position of \$18 thousand.

5. AUTHORITY AUDITS AND REGULATORY UPDATES

a. Upcoming Governmental Accounting Standards Board (GASB) accounting and financial reporting issues critical to the Authority's financial presentation in FY2016/FY2017 include changes in investment reporting, fiduciary activities, leases, grants, nonexchange transaction compliance and indirectly, new guidance on tax

V. PRESENTATION AND CONSIDERATION OF THE FINANCIAL STATEMENTS MONTHLY AND ANNUAL SUMMARY AS OF APRIL 30, 2016*

abatements for local governments. The Financial Accounting Standards Board (FASB) has also (in response to GASB's initiative), submitted a proposal for all private sector entities to also disclose assistance received from governmental entities.

b. The Authority will welcome new external auditors for its FY2016 and FY2017 Financial Audit and Compliance Examination. Responses for the Office of the Auditor General's RFP were received April 14, 2016, with the kick-off for the FY2016 Financial Audit scheduled for later this month.

6. OTHER SUPPLEMENTARY FINANCIAL INFORMATION

a. The Schedule of Debt, State of Illinois Receivables Summary and other documents are being presented as supplementary financial information, immediately following the financial reports in your Board package.



STATEMENT OF REVENUES, EXPENSES AND NET INCOME GENERAL OPERATING FUND

FOR FISCAL YEAR 2016 AS OF APRIL 30, 2016 (PRELIMINARY AND UNAUDITED)

													YEAR TO DATE	YEAR TO DATE	BUDGET VARIANCE	BUDGET VARIANCE
	JUL	AUG	SEP	OCT	NOV	DEC	JAN	FEB	MAR	APR	MAY	JUNE	ACTUAL	BUDGET	(\$)	(%)
Operating Revenues:															(1)	(1.7)
Closing Fees	177,507	292,080	792,030	447,890	163,066	114,611	227,594	155,443	84,991	448,515	-	_	2,903,727	2,756,621	147,106	5.3%
Annual Fees	16,990	11,752	14,204	76,691	-	40,004	34,357	10,152	14,089	71,141	-	_	289,380	298,085	(8,705)	-2.9%
Administrative Service Fees	, -	15,000	10,000	, -	-	43,429	25,000	-	, -	, -	-	_	93,429	12,500	80,929	647.4%
Application Fees	3,000	4,800	6,100	11,100	4,900	2,400	1,200	4,200	1,500	3,750	-	-	42,950	25,750	17,200	66.8%
Miscellaneous Fees	139	1,213	-	341	-	-	94	-	24	-	-	-	1,811	4,583	(2,772)	-60.5%
Interest Income-Loans	83,318	82,857	82,675	82,712	82,661	84,109	81,346	62,392	70,355	70,298	-	-	782,723	853,276	(70,553)	-8.3%
Other Revenue	-	973	169	207	206	207	200	4,748	198	198	-	-	7,106	36,667	(29,561)	-80.6%
Total Operating Revenue:	\$280,954 \$	408,675	\$905,178	\$618,941	\$ 250,833	\$ 284,760	\$369,791	\$ 236,935	\$ 171,157	\$593,902	\$ - \$	-	\$ 4,121,126	\$ 3,987,482	\$ 133,644	3.4%
Operating Expenses:																
Employee Related Expense	141,053	142,455	148,939	148,049	140,690	140,655	159,303	156,660	157,852	154,182	_	_	1,489,838	1,946,024	(456,186)	-23.4%
Professional Services	106,155	59,247	135,606	191,582	161,386	202,640	111,720	89,371	227,276	105,421	_	_	1,390,404	1,490,064	(99,660)	-6.7%
Occupancy Costs	19,832	23,793	11,217	42,809	13,219	15,474	14,647	17,006	25,543	14,664	_	_	198,204	208,679	(10,475)	-5.0%
General & Administrative	29,890	28,028	30,407	27,060	35,013	35,370	36,173	57,653	28,268	27,953	_	_	335,815	330,314	5,501	1.7%
Depreciation and Amortization	6,078	6,120	6,120	3,942	3,942	3,942	3,942	3,942	2,892	2,481	_	_	43,401	156,736	(113,335)	-72.3%
Total Operating Expense	\$303,008 \$	259,643	\$332,289	\$413,442	\$ 354,250	\$ 398,081	\$325,785	\$ 324,632	\$ 441,831	\$304,701	\$ - \$	-	\$ 3,457,662	\$ 4,131,817	\$ (674,155)	-16.3%
		·	-		-	-	·	•							,	
Operating Income(Loss)	\$ (22,054) \$	149,032	\$572,889	\$205,499	\$ (103,417)	\$ (113,321)	\$ 44,006	\$ (87,697)	\$ (270,674)	\$289,201	\$ - \$	-	\$ 663,464	\$ (144,335)	\$ 807,799	559.7%
Nonoperating Revenues (Expenses)	•															
Miscellaneous Non-Opertg Rev/(Exp)	<u>-</u>	_	_	_	(610)	_	_	_	_	_	_	_	(610)	(417)	(193)	46.3%
Bad Debt Adjustments (Expense)	_	_	_	_	(010)	_	_	_	_	_	_	_	(010)	8,333	(8,333)	-100.0%
Interest and Investment Income*	25,941	26,361	26,202	21,742	27,014	20,166	16,590	23,642	18,976	N/A	_	_	206,634	244,650	(38,016)	-15.5%
Realized Gain (Loss) on Sale of Invest	•	(1,332)	(442)	(502)	(9,686)	(9)	14,798	(51)	3,237	N/A	_	_	5,540	(9,750)	15,290	-156.8%
Net Appreciation (Depr) in FV of Inves	, ,	(26,167)	32,129	(35,752)	(58,174)	(32,358)	56,645	(4,113)	10,081	N/A	-	_	(70,354)	(102,750)	32,396	-31.5%
Total Nonoperating Rev (Exp)	\$ 12,823 \$	(1,138)	<u>-</u>	\$ (14,512)	,	<u> </u>	\$ 88,033	\$ 19,478	\$ 32,294	\$ -	\$ - \$	-	\$ 141,210	\$ 140,066	\$ 1,144	0.8%
		•				-										
Net Income (Loss) Before Transfers	\$ (9,231) \$	147,894	\$630,778	\$190,987	\$ (144,873)	\$ (125,522)	\$132,039	\$ (68,219)	\$ (238,380)	\$289,201	\$ - \$	-	\$ 804,674	\$ (4,269)	\$ 808,943	-18947.9%
Transfers:																
Transfers in from other funds	_	-	_	_	251,683	2,076,383	72,226	124,479	3,389,347	153,087	_	_	6,067,205	_	_	0.0%
Transfers out to other funds	_	-	_	_	(251,665)	(2,076,383)	(72,226)	(124,479)	(3,389,347)	(153,087)	_	_	(6,067,187)	_	_	0.0%
Total Transfers In (Out)	\$ - \$	-	\$ -	\$ -	\$ 18	\$ -	\$ -	\$ -	\$ -	\$ -	\$ - \$	-	\$ 18	\$ -	\$ -	0.0%
` '											·					
Net Income (Loss)	\$ (9,231) \$	147,894	\$630,778	\$190,987	\$ (144,855)	\$ (125,522)	\$132,039	\$ (68,219)	\$ (238,380)	\$289,201	\$ - \$	-	\$ 804,692	\$ (4,269)	\$ 808,961	-18948.3%

^{*}Investment information is as of March 2016. Data for April 2016 will be provided at the June 2016 board meeting.



STATEMENT OF REVENUES, EXPENSES AND NET INCOME IFA FUNDS AND AGENCY FUND ACTIVITY FOR FISCAL YEAR 2016 AS OF APRIL 30, 2016

(PRELIMINARY AND UNAUDITED)

	GENERAL FUND	LOCALLY HELD FIRE TRUCK REV LOAN FUND	LOCALLY HELD AMBULANCE REV LOAN FUND	NOI	L OTHER N-MAJOR FUNDS	SUBTOTAL IFA FUNDS	OTHER STATE OF IL DEBT FUNDS*	TOTAL ALL FUNDS	AGENCY FUNDS
Operating Revenues:									
Closing Fees	2,903,727	-	-		-	2,903,727	-	2,903,727	-
Annual Fees	289,380	-	-		-	289,380	-	289,380	-
Administrative Service Fees	93,429	-	-		-	93,429	-	93,429	-
Application Fees	42,950	-	-		-	42,950	-	42,950	-
Miscellaneous Fees	1,811	314,371	-		213	316,395	-	316,395	-
Interest Income-Loans	782,723	5,157	-		30,717	818,597	3,410,564	4,229,161	-
Other Revenue	 7,106	-	-		541	7,647	-	7,647	
Total Operating Revenue:	\$ 4,121,126	\$ 319,528	\$ -	\$	31,471	4,472,125	\$ 3,410,564 \$	7,882,689	-
Operating Expenses:									
Employee Related Expense	1,489,838	_	_		_	1,489,838	_	1,489,838	_
Professional Services	1,390,404	1,482	1,825		9,275	1,402,986	_	1,402,986	_
Occupancy Costs	198,204	1,102	1,020		-	198,204	_	198,204	_
General & Administrative	335,815	_	_		7,089	342,904	_	342,904	_
Interest Expense	-	_	_		2,776	2,776	3,566,169	3,568,945	_
Depreciation and Amortization	43,401	_	_		2,770	43,401	-	43,401	_
Total Operating Expense	\$ 3,457,662	\$ 1,482	\$ 1,825	\$	19,140		\$ 3,566,169 \$	7,046,278	\$ -
Operating Income(Loss)	\$ 663,464	\$ 318,046	\$ (1,825)	\$	12,331	992,016	\$ (155,605) \$	836,411	\$ -
Nonoperating Revenues (Expenses):									
Miscellaneous non-opertg rev/(exp)	(610)	-	-		_	(610)	-	(610)	-
Interest and invesment income*	206,634	29,972	22,796		176,506	435,908	155,605	591,513	19
Realized Gain (Loss) on sale of investment*	5,540	1,498	1,160		(983)	7,215	-	7,215	-
Net Appreciation (Depr) in fair value of investments*	(70,354)	(3,733)	(12,327)		(36,465)	(122,879)	-	(122,879)	-
Total Nonoperating Revenues (Expenses)	\$ 141,210				139,058		\$ 155,605 \$	475,239	\$ 19
Net Income (Loss) Before Transfers	\$ 804,674	\$ 345,783	\$ 9,804	\$	151,389	1,311,650	\$ - \$	1,311,650	\$ 19
Transfers:									
Transfers in from other funds	6,067,205	-	-		-	6,067,205	-	6,067,205	-
Transfers out to other funds	(6,067,187)	-	-		(18)	(6,067,205)	-	(6,067,205)	-
Total Transfers In (Out)	\$ 18	\$ -	\$ -	\$	(18)		\$ - \$		\$ -
Net Income (Loss)	\$ 804,692	\$ 345,783	\$ 9,804	\$	151,371	1,311,650	\$ - \$	1,311,650	\$ 19

*Investment information is as of February 2016. Data for March 2016 will be provided at the May 2016 board meeting.



STATEMENT OF NET POSITION IFA FUNDS AND AGENCY FUND ACTIVITY March 31, 2016

(PRELIMINARY AND UNAUDITED)

LOCALLY HELD LOCALLY HELD

	GENERAL FUND	FIRE TRUCK REV LOAN FUND	AMBULANCE REV LOAN FUND	ALL OTHER NON-MAJOR FUNDS	SUBTOTAL IFA FUNDS	OTHER STATE OF IL DEBT FUNDS	TOTAL ALL FUNDS	METRO EAST POLICE DISTRICT COMMISSION
Assets and Deferred Outflows:								
Current Assets:								
Unrestricted:								
Cash & cash equivalents	9,727,699	-	-	62,332	9,790,031	-	9,790,031	-
Investments	9,451,049	-	-	754,318	10,205,367	-	10,205,367	-
Accounts receivable, Net	4,649,445	-	-	, -	4,649,445	-	4,649,445	-
Loans receivables, Net	2,146,510	-	-	-	2,146,510	-	2,146,510	-
Accrued interest receivable	181,228	-	-	4,297	185,525	-	185,525	-
Bonds and notes receivable	1,731,600	-	-	, -	1,731,600	-	1,731,600	-
Due from other funds	88,707	-	-	-	88,707	-	88,707	-
Due from other local government agencies	· -	-	-	3,000,000	3,000,000	-	3,000,000	-
Prepaid Expenses	100,312	-	-	, , -	100,312	-	100,312	-
Total Current Unrestricted Assets	\$ 28,076,550	\$ -	\$ -	\$ 3,820,947 \$		\$ - \$	31,897,497	\$ -
Restricted:								
Cash & Cash Equivalents	1,169,057	919,564	3,897,177	4,739,964	10,725,762	45,130,221	55,855,983	26,234
Investments	297,117	50,117	74,957	4,663,932	5,086,123	-	5,086,123	-
Accrued interest receivable	1,882	2,224	198	26,688	30,992	18,886	49,878	-
Due from primary government	-	-	-	155,000	155,000	-	155,000	-
Bonds and notes receivable from State component units	-	-	-	-	-	1,074,042	1,074,042	-
Loans receivables, Net	-	1,358,212	74,320	25,856	1,458,388	-	1,458,388	-
Total Current Restricted Assets	\$ 1,468,056	\$ 2,330,117	\$ 4,046,652	\$ 9,611,440 \$	17,456,265	\$ 46,223,149 \$	63,679,414	\$ 26,234
Total Current Assets	\$ 29,544,606	\$ 2,330,117	\$ 4,046,652	\$ 13,432,387 \$	49,353,762	\$ 46,223,149 \$	95,576,911	\$ 26,234
Non-current Assets:								
Unrestricted:								
Investments	7,699,641	-	-	1,034,486	8,734,127	-	8,734,127	-
Loans receivables, Net	1,405,527	-	-	-	1,405,527	-	1,405,527	-
Bonds and notes receivable	15,457,337	-	-	-	15,457,337	-	15,457,337	-
Total Noncurrent Unrestricted Assets	\$ 24,562,505	\$ -	\$ -	\$ 1,034,486 \$	25,596,991	\$ - \$	25,596,991	\$ -
Restricted:								
Cash & Cash Equivalents	-	-	-	600,000	600,000	-	600,000	-
Investments	326,802	59,932	-	5,252,074	5,638,808	3,345,538	8,984,346	-
Funds in the custody of the Treasurer	-	57,336	-	18,062,264	18,119,600	-	18,119,600	-
Loans receivables, Net	-	19,965,258	172,960	1,379,419	21,517,637	-	21,517,637	-
Bonds and notes receivable from primary government	-	-	-	-	-	64,232,484	64,232,484	-
Bonds and notes receivable from State component units		-	-	-	-	31,041,659	31,041,659	-
Total Noncurrent Restricted Assets	\$ 326,802	\$ 20,082,526	\$ 172,960	\$ 25,293,757 \$	45,876,045	\$ 98,619,681 \$	144,495,726	\$ -
Capital Assets								
Capital Assets	789,461	-	-	-	789,461	-	789,461	-
Accumulated Depreciation	(754,404)	-	-	-	(754,404)	-	(754,404)	
Total Capital Assets	\$ 35,057	\$ -	\$ -	\$ - \$	35,057	\$ - \$	35,057	\$ -
Total Noncurrent Assets	\$ 24,924,364	\$ 20,082,526	\$ 172,960	\$ 26,328,243 \$	71,508,093	\$ 98,619,681 \$	170,127,774	\$ -



ILLINOIS FINANCE AUTHORITY

STATEMENT OF NET POSITION IFA FUNDS AND AGENCY FUND ACTIVITY March 31, 2016

(PRELIMINARY AND UNAUDITED)

	 GENERAL FUND	F	CALLY HELD IRE TRUCK REV LOAN FUND	 OCALLY HELD AMBULANCE REV LOAN FUND	ALL OTHER NON-MAJOR FUNDS	SUBTOTAL IFA FUNDS	ST	OTHER TATE OF IL DEBT FUNDS	TOTAL ALL FUNDS	POLI	ETRO EAST CE DISTRICT DMMISSION
Total Assets	\$ 54,468,970	\$	22,412,643	\$ 4,219,612	\$ 39,760,630	\$ 120,861,855	\$	144,842,830	\$ 265,704,685	\$	26,234
DEFERRED OUTFLOWS OF RESOURCES: Deferred loss on debt refunding	-		-	-	-	-		624,497	624,497		-
TOTAL DEFERRED OUTFLOWS OF RESOURCES	\$ -	\$	-	\$ -	\$ -	\$ -	\$	624,497	\$ 624,497	\$	-
Total Assets & Deferred Inflows of Resources	\$ 54,468,970	\$	22,412,643	\$ 4,219,612	\$ 39,760,630	\$ 120,861,855	\$	145,467,327	\$ 266,329,182	\$	26,234



STATEMENT OF NET POSITION IFA FUNDS AND AGENCY FUND ACTIVITY March 31, 2016

(PRELIMINARY AND UNAUDITED)

	GENERAL FUND	LOCALLY HELD FIRE TRUCK REV LOAN FUND	AM		ALL OTHER NON-MAJOR FUNDS	SUBTOTAL IFA FUNDS	OTHER STATE OF IL DEBT FUNDS	TOTAL ALL FUNDS	METRO EAST POLICE DISTRICT COMMISSION
Liabilities:									
Current Liabilities:									
Payable from unrestricted current assets:									
Accounts payable	63,31		-	-	-	63,313	-	63,313	-
Accrued liabilities	641,01		-	-	-	641,013	-	641,013	-
Due to employees	101,01		-	-	-	101,017	-	101,017	-
Due to primary government	80,00		-	-	-	80,001	-	80,001	-
Due to other funds	64,75		-	-	23,957	88,707	-	88,707	-
Other liabilities	70,00		-	-	-	70,000	-	70,000	26,234
Unearned revenue, net of accumulated amortization	\$11,15		<u>-</u>	- \$	23,957 \$	311,152	\$ - \$	311,152	<u> </u>
Total Current Liabilities Payable from Unrestricted Current Assets	\$ 1,331,24	6 \$ -	ð	- \$	23,931 \$	1,355,203	\$ - \$	1,355,203	\$ 26,234
Payable from restricted current assets:									
Accounts payable		-	_	_	125,779	125,779	_	125,779	_
Accrued interest payable		-	-	_	1,030	1,030	1,380,835	1,381,865	_
Bonds and notes payable from primary government		-	-	-	-	-	20,355,000	20,355,000	-
Bonds and notes payable from State component units		-	-	-	-	-	2,301,018	2,301,018	-
Current portion of long term debt		-	-	-	60,584	60,584	-	60,584	-
Other liabilities		-	-	-	155,000	155,000	-	155,000	-
Unamortized bond premium		-	-	-	-	-	783,292	783,292	-
Total Current Liabilities Payable from Restricted Current Assets	\$ -	\$ -	\$	- \$	342,393 \$	342,393		25,162,538	
Total Current Liabilties	\$ 1,331,24	6 \$ -	\$	- \$	366,350 \$	1,697,596	\$ 24,820,145 \$	26,517,741	\$ 26,234
Noncurrent Liabilities Payable from unrestricted noncurrent assets: Noncurrent payables Assets	58 \$ 58	55 \$ -	<u>-</u>	<u>-</u>	<u>-</u> - \$	585 585		585 585	<u>-</u>
ASSELS	ψ 50	- υ - <u>-</u>	Ψ	- ψ	- ψ	303	Ψ - Ψ	303	Ψ
Payable from restricted noncurrent assets: Bonds and notes payable from primary government Bonds and notes payable from State component units		-	-	- -	- -	-	77,320,000 35,402,465	77,320,000 35,402,465	- -
Noncurrent portion of long term debt		-	-	-	248,512	248,512	-	248,512	-
Noncurrent loan reserve		-	-	-	562,675	562,675	-	562,675	-
Unamortized bond premium	-	-	-	-	-	-	7,924,717	7,924,717	
Total Noncurrent Liabilities Payable from Restricted Noncurrent	\$ -	\$ -	\$	- \$	811,187 \$	811,187	\$ 120,647,182 \$	121,458,369	\$ -
T (1 N) (1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1					044.407	044 770	A 400.047.400.A	404 450 054	
Total Noncurrent Liabilities		5 \$ -	T	- \$	811,187 \$	811,772		121,458,954	
Total Liabilities	\$ 1,331,83	1 \$ -	\$	- \$	1,177,537 \$	2,509,368	\$ 145,467,327 \$	147,976,695	\$ 26,234
Net Position: Net Investment in Capital Assets Restricted	35,05	57 - 22,066,86	- 0	- 4,209,806	- 33,589,213	35,057 59,865,879	- -	35,057 59,865,879	- -
Unrestricted	52,192,10		-	-	4,844,161	57,036,262	_	57,036,262	-
Current Change in Net Position	804,69		3	9,804	149,630	1,309,909	-	1,309,909	16
Total Net Position	\$ 53,031,85			4,219,610 \$	38,583,004 \$	118,247,107		118,247,107	
	<u> </u>	•	•					•	
Total Liabilities & Net Position	\$ 54,363,68	1 \$ 22,412,64	3 \$	4,219,610 \$	39,760,541 \$	120,756,475	\$ 145,467,327 \$	266,223,802	\$ 26,250



STATE of ILLINOIS DETAILED RECEIVABLES SUMMARY (UNAUDITED) AS OF MAY 5, 2016

As of May 5, 2016 the Illinois Finance Authority has purchased the following receivables on behalf of the State of Illinois, pursuant to Resolutions 2015-1112-AD11 and 2016-0211-AD07:

Vendor	Payment dates	Amount				
Cosgrove Distributors Inc.	12/21/15	\$	9,225.92			
Grayboy Building Maintenance	12/16/15	\$	15,790.36			
M. J. Kellner Co. Inc.	12/28/15	\$	1,806,912.20			
M. J. Kellner Co. Inc.	3/31/16		1,929,224.10			
,	Total M.J. Kellner	\$	3,736,136.30			
Smith Maintenance Company	11/25/15	\$	251,665.26			
Smith Maintenance Company	12/29/15		125,832.63			
Smith Maintenance Company	2/10/16		129,811.11			
Smith Maintenance Company	3/21/16		151,826.83			
Smith Maintenance Company	4/14/16		151,826.83			
	Total Smith Maintenance	\$	810,962.66			
Sysco St. Louis LLC	12/16/15	\$	32,418.85			
	Total State of Illinois					
	Assigned/Purchased Receivables	\$	4,604,534.09			

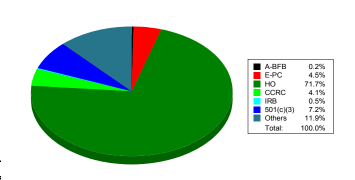


Bonds Issued - Fiscal Year Comparison for the Period Ending April 30, 2016

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

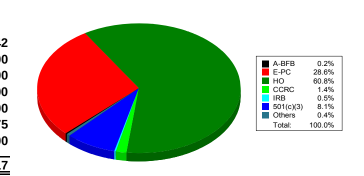
Bonds Issued in Fiscal Year 2014



Fiscal Year 2015

#	Market Sector	Pı	rincipal Issued
1	5 Agriculture - Beginner Farmer		4,154,742
4	4 Education		788,149,000
1	1 Healthcare - Hospital		1,416,385,000
	1 Healthcare - CCRC		39,640,000
2	2 Industrial Revenue		14,000,000
1	1 501(c)(3) Not-for-Profit		236,986,075
•	1 Local Government		12,000,000
45		\$	2,511,314,817

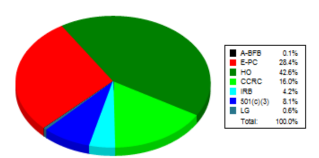
Bonds Issued in Fiscal Year 2015



Fiscal Year 2016

#	Market Sector	Principal Issued
12	Agriculture - Beginner Farmer	2,942,495
9	Education	676,100,000
9	Healthcare - Hospital	1,014,973,000
6	Healthcare - CCRC	381,762,000
1	Industrial Revenue	100,000,000
7	501(c)(3) Not-for-Profit	192,030,000
1	Local Government	14,540,000
45		\$2,382,347,495

Bonds Issued in Fiscal Year 2016





Bonds Issued and Outstanding as of April 30, 2016

Bonds Issued between July 01, 2015 and April 30, 2016

Bond Issue		Date Issued	Initial Interest Rate	Principal Issued	<u>Bonds</u> <u>Refunded</u>
A-BFB	Beginning Farmer Bond	07/01/2015	Fixed at Schedule	1,779,775	0
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
501(c)(3)	The Joint Commission	08/26/2015	Fixed at Schedule	16,000,000	0
501(c)(3)	Providence St. Mel	09/01/2015	Variable	19,040,000	9,800,000
501(c)(3)	Goodman Theatre	09/01/2015	Fixed at Schedule	24,680,000	24,680,000
CCRC	Villa St. Benedict	09/10/2015	Fixed at Schedule	39,030,000	37,210,000
E-PC	The University of Chicago	09/10/2015	Fixed at Schedule	415,825,000	224,030,000
НО	Advocate Health Care	09/25/2015	Fixed at Schedule	100,000,000	100,000,000
НО	OSF HealthCare System	09/28/2015	Fixed at Schedule	368,150,000	216,231,343
НО	Palos Community Hospital	10/01/2015	Variable	232,015,000	220,145,000
НО	Riverside Health Systems	10/14/2015	Variable	37,165,000	37,165,000
E-PC	Columbia College Chicago	10/15/2015	Fixed at Schedule	58,465,000	58,465,000
CCRC	Plymouth Place	10/20/2015	Fixed at Schedule	56,260,000	56,260,000
НО	Advocate Health Care	10/22/2015	Fixed at Schedule	71,645,000	0
E-PC	Nazareth Academy	10/28/2015	Variable	25,200,000	10,500,000
НО	Sarah Bush Lincoln Health Center	11/24/2015	Variable	30,000,000	0
НО	Passavant Hospital	11/30/2015	Variable	22,778,000	0
CCRC	Norwegian Lutheran Bethesda Home Association	12/16/2015	Variable	7,517,000	582,446
E-PC	Intrinsic Schools-Belmont School Project	12/17/2015	Fixed at Schedule	21,855,000	0
A-BFB	Beginning Farmer Bonds IFA Public	01/01/2016 Board Book (Version 5), P	Fixed at Schedule Page 53	1,162,720	0



E-PC	Loyola Academy	01/26/2016	Variable	21,743,000	21,500,000
IRB	CenterPoint Joliet Terminal Railroad, LLC	01/28/2016	Variable	100,000,000	0
НО	UnityPoint Health	02/08/2016	Variable	51,220,000	51,220,000
501(c)(3)	Chicago Shakespeare Theater	02/11/2016	Variable	15,100,000	4,100,000
E-PC	University of St. Francis	02/23/2016	Variable	15,000,000	0
CCRC	Christian Homes	03/10/2016	Fixed at Schedule	29,885,000	11,160,000
E-PC	Adler University Project	03/28/2016	Fixed at Schedule	19,100,000	0
CCRC	Park Place of Elmhurst	04/01/2016	Fixed at Schedule	146,125,000	122,030,000
E-PC	DePaul University	04/13/2016	Fixed at Schedule	68,735,000	0
LG	Community Unit School District 3	04/15/2016	Variable	14,540,000	0
CCRC	Presbyterian Homes	04/02/2016	Fixed at Schedule	102,945,000	102,945,000
501(c)(3)	Association House of Chicago	04/27/2016	Variable	5,765,000	4,611,281

Total Bonds Issued as of April 30, 2016 \$ 2,382,347,495 \$ 1,496,080,070

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. Beginner Farmer Bonds interest rates are shown in section below.

Beginner Farmer Bonds Funded between July 01, 2015 and April 30, 2016

Initial Interest Rate **Date Funded Loan Proceeds** <u>Acres</u> County 09/30/2015 5.00 460,000 80.00 Montgomery 10/02/2015 5.00 98,100 39.24 Saline 10/14/2015 5.00 333,750 50.00 Ford 11/09/2015 2.9 174,000 58.00 Wayne 230,000 3.25 33.00 Whiteside 12/11/2015 12/29/2015 3.00 483,925 74.45 Henry 03/01/2016 3.50 333,500 86.44 White 03/04/2016 3.50 192,500 110.00 White 03/04/2016 3.25 79,375 40.00 Hamilton 03/04/2016 3.25 79,375 40.00 Hamilton 03/24/2016 3.25 176,970 68.00 Jasper 04/21/2016 3.25 301,000 80.00 Stark

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).

			Principal C				Program	D	! . !
Illinois Finance Authority "IFA" [b]	1		June 30, 2015	Ap	ril 30, 2016		Limitations	Ren	naining Capacity
Agriculture		\$	48,313,152	\$	51,255,647				
Education		•	4,273,041,117	•	4,720,320,121				
Healthcare			13,533,399,874		14,251,638,153				
	[includes Recovery Zone/Midwest Disaster]		695,925,824		827,921,634				
Local Government	[Includes Recovery Zorie/Midwest Disaster]		, ,						
			294,800,000		315,810,000				
Multifamily/Senior Hous	•		168,364,435		166,164,333				
501(c)(3) Not-for Profits			1,406,590,039		1,572,542,476				
Exempt Facilities Bond	S		249,915,000		199,915,000				
1	Total IFA Principal Outstanding	\$	20,670,349,441	\$	22,105,567,365				
Illinois Development Finance Auth	ority "IDFA" [b]								
Education			496,388		496,388				
Healthcare			80,200,000		80,200,000				
Industrial Development			113,009,098		209,924,685				
Local Government			358,231,651						
	i				225,947,285				
Multifamily/Senior Hous			704,441,769		83,679,117				
501(c)(3) Not-for Profits			118,035,000		627,257,893				
Exempt Facilities Bond	S								
	Total IDFA Principal Outstanding	\$	1,374,413,906	\$	1,227,505,367				
Illinois Rural Bond Bank "IRBB" [b]								
	T. (1000 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1								
	Total IRBB Principal Outstanding	\$	-	\$	-				
Illinois Health Facilitie	s Authority "IHFA"	\$	739,875,000	\$	639,409,985				
Illinois Educational Fa	cilities Authority "IEFA"	\$	640,921,000	\$	572,718,000				
Illinois Farm Developr	nent Authority "IFDA" [f]	\$	15,646,526	\$	15,587,111				
•	Total Illinois Finance Authority Debt	\$	23,441,205,873	\$	24,560,787,829	\$	28,150,000,000	\$	3,589,212,171
		ne Illinoi	s Finance Authority Ac	120 II CS					
Section I (b)	looded drider a	10 11111101	-				Drawaw		
			Principal C	utstandi	ng		Program Limitations	Don	naining Capacity
occion i (b)			luna 20, 201E		ril 20, 2016				lalling Capacity
	ns		June 30, 2015		ril 30, 2016		Limitations	Keii	
General Purpose Moral Obligation			June 30, 2015		ril 30, 2016		Limitations	Ken	
General Purpose Moral Obligation Illinois Finance Authority Act [20 ILC	S 3501/801-40(w)]		June 30, 2015		ril 30, 2016			Ken	
General Purpose Moral Obligation Illinois Finance Authority Act [20 ILC * Issued through IRBB	S 3501/801-40(w)] · Local Government Pools		June 30, 2015		ril 30, 2016		Limitations	Ken	
General Purpose Moral Obligation Illinois Finance Authority Act [20 ILC * Issued through IRBB *Issued through IFA - L	S 3501/801-40(w)] Local Government Pools ocal Government Pools		·					Keii	
General Purpose Moral Obligation Illinois Finance Authority Act [20 ILC * Issued through IRBB *Issued through IFA - L	S 3501/801-40(w)] Local Government Pools ocal Government Pools nois Medical District Commission		36,280,000	Ар	34,885,000				
General Purpose Moral Obligation Illinois Finance Authority Act [20 ILC * Issued through IRBB *Issued through IFA - L Issued through IFA - Illi	S 3501/801-40(w)] - Local Government Pools ocal Government Pools nois Medical District Commission Total General Moral Obligations	\$	·			\$	150,000,000	\$	115,115,000
General Purpose Moral Obligation Illinois Finance Authority Act [20 ILC * Issued through IRBB *Issued through IFA - L Issued through IFA - Illi	S 3501/801-40(w)] Local Government Pools ocal Government Pools nois Medical District Commission	\$	36,280,000	Ар	34,885,000	\$			115,115,000
General Purpose Moral Obligation Illinois Finance Authority Act [20 ILC * Issued through IRBB *Issued through IFA - Illi Issued through IFA - Illi * All the Local Government	S 3501/801-40(w)] - Local Government Pools ocal Government Pools nois Medical District Commission Total General Moral Obligations and bonds were defeased as of August 1, 20	\$	36,280,000	Ар	34,885,000	\$			115,115,000
General Purpose Moral Obligation Illinois Finance Authority Act [20 ILC * Issued through IRBB *Issued through IFA - L Issued through IFA - Illi	S 3501/801-40(w)] - Local Government Pools coal Government Pools nois Medical District Commission Total General Moral Obligations and bonds were defeased as of August 1, 20 al Obligations	\$	36,280,000	Ар	34,885,000	\$			115,115,000
General Purpose Moral Obligation Illinois Finance Authority Act [20 ILC * Issued through IRBB *Issued through IFA - Illi ssued through IFA - Illi * All the Local Governme Financially Distressed Cities Mora Illinois Finance Authority Act [20 ILC	S 3501/801-40(w)] - Local Government Pools coal Government Pools nois Medical District Commission Total General Moral Obligations and bonds were defeased as of August 1, 20 al Obligations	\$ 114.	36,280,000	Ap	34,885,000	\$			115,115,000
General Purpose Moral Obligation Illinois Finance Authority Act [20 ILC * Issued through IRBB *Issued through IFA - Illi ssued through IFA - Illi * All the Local Governme Financially Distressed Cities Mora Illinois Finance Authority Act [20 ILC Issued through IFA	S 3501/801-40(w)] - Local Government Pools coal Government Pools nois Medical District Commission Total General Moral Obligations and bonds were defeased as of August 1, 20 al Obligations	\$	36,280,000	Ар	34,885,000	\$			115,115,000
General Purpose Moral Obligation Illinois Finance Authority Act [20 ILC * Issued through IRBB *Issued through IFA - Illi ssued through IFA - Illi * All the Local Governme Financially Distressed Cities Mora Illinois Finance Authority Act [20 ILC	S 3501/801-40(w)] - Local Government Pools ocal Government Pools nois Medical District Commission Total General Moral Obligations on the bonds were defeased as of August 1, 20 al Obligations S 3501/825-60]	\$ 114.	36,280,000	\$	34,885,000	•	150,000,000	\$, ,
General Purpose Moral Obligation Illinois Finance Authority Act [20 ILC * Issued through IFA - L Issued through IFA - Illi * All the Local Governme Financially Distressed Cities Mora Illinois Finance Authority Act [20 ILC Issued through IFA Issued through IDFA	S 3501/801-40(w)] - Local Government Pools coal Government Pools nois Medical District Commission Total General Moral Obligations and bonds were defeased as of August 1, 20 al Obligations	\$ 114.	36,280,000	Ap	34,885,000	\$, ,
General Purpose Moral Obligation Illinois Finance Authority Act [20 ILC * Issued through IFA - L Issued through IFA - Illi * All the Local Governme Financially Distressed Cities Mora Illinois Finance Authority Act [20 ILC Issued through IFA Issued through IDFA State Component Unit Bonds [c]	S 3501/801-40(w)] - Local Government Pools ocal Government Pools nois Medical District Commission Total General Moral Obligations on Honds were defeased as of August 1, 20 al Obligations S 3501/825-60] Total Financially Distressed Cities	\$ 114.	36,280,000	\$	34,885,000	•	150,000,000	\$, ,
General Purpose Moral Obligation Illinois Finance Authority Act [20 ILC * Issued through IRBB *Issued through IFA - Illi * All the Local Governme Financially Distressed Cities Mora Illinois Finance Authority Act [20 ILC Issued through IFA Issued through IDFA State Component Unit Bonds [1-1] Issued through IDFA	S 3501/801-40(w)] - Local Government Pools ocal Government Pools nois Medical District Commission Total General Moral Obligations on Honds were defeased as of August 1, 20 al Obligations S 3501/825-60] Total Financially Distressed Cities	\$ 114.	36,280,000	\$	34,885,000	•	150,000,000	\$	115,115,000 50,000,000
General Purpose Moral Obligation Illinois Finance Authority Act [20 ILC * Issued through IFA - L Issued through IFA - Illi * All the Local Government Financially Distressed Cities Mora Illinois Finance Authority Act [20 ILC Issued through IFA Issued through IDFA State Component Unit Bonds [c]	S 3501/801-40(w)] - Local Government Pools ocal Government Pools nois Medical District Commission Total General Moral Obligations on Honds were defeased as of August 1, 20 al Obligations S 3501/825-60] Total Financially Distressed Cities	\$ 114.	36,280,000	\$	34,885,000	•	150,000,000	\$, ,

Designated exclusive Issuer by the Governor of the State of Illinois to issue Midwestern Disaster Area Bonds in Illinois. This Federal program expired as of December 31, 2012.

Section I (c)		Principal Ou	utstanding	l	Remaining MDAB	
	J	une 30, 2015	April	30, 2016	Volume Cap	
Midwestern Disaster Area Bonds [Flood Relief]	\$	65,257,870	\$	64,628,864	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.

Section I (d)	A Act of 2009 Volume Cap Allocated [h]	,	//Counties Ceded Intarily to/(by) IFA	nds issued as of cember 31, 2014	Remaining ARRA Volume Cap for each Program as of December 31, 2014
Recovery Zone Economic Development Bonds**	\$ 666,972,000	\$	16,940,000	\$ 12,900,000	N/A
Recovery Zone Facilities Bonds**	\$ 1,000,457,000	\$	204,058,967	\$ 214,849,804	N/A IFA Cap: \$4,755,783
Qualified Energy Conservation Bonds***	\$ 133,846,000	\$	(17,865,000)	\$ 82,795,000	Cities/Counties Cap: \$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.

Schedule of Debt [a]

Section II		Principa	l Outstanding			Program	
		June 30, 2015	April 30, 2016			Limitations	Remaining Capacity
Illinois Power Agency	\$	-	\$	-	\$	4,000,000,000	\$ 4,000,000,000
Illinois Finance Authority Act [20 ILCS 35	01 Secti	ion 825-65(f); 825-70	and 825-75] - see also F	.A. 96-10	3 effec	tive 01/01/2010	
Illinois Finance Authority Act [20 ILCS 35] Section III	01 Secti	· · ·	and 825-75] - see also F I Outstanding	.A. 96-10	3 effec	tive 01/01/2010 Program	
, .	01 Secti	· · ·	•	.A. 96-10	3 effec		Remaining Capacity

Issued under the Illinois Finance Authority Act [20 ILC	S 3501 Sections	830-25 (see also P.A.96-10	03); 830-30; 830-35; 83	80-45 and 830-50]		
Section IV		Principa	al Outstai	nding	Program	Remaining		
	Ju	ne 30, 2015	Ap	oril 30, 2016	Limitations	Capacity	Sta	te Exposure
Agri Debt Guarantees [Restructuring Existing Debt] Fund # 994 - Fund Balance \$10,196,146	\$	8,108,370	\$	7,023,091	\$ 160,000,000	\$ 152,976,909	\$	5,967,773
AG Loan Guarantee Program Fund # 205 - Fund Balance \$7,874,377	\$	8,511,765	\$	7,144,976	\$ 225,000,000 ^[e]	\$ 217,855,024	\$	6,073,230
Agri Industry Loan Guarantee Program Farm Purchase Guarantee Program Specialized Livestock Guarantee Program Young Farmer Loan Guarantee Program	\$	4,543,157 909,887 2,163,574 895,146	\$	3,714,751 898,197 1,681,563 850,464				3,157,539 763,468 1,429,329 722,895
Total State Guarantees	\$	16,620,134	\$	14,168,067	\$ 385,000,000	\$ 370,831,933	\$	12,041,003

Issued under the Illinois Finance Authority Act [20 ILCS 3501 Sections 825-80 and 825-85

Section	V			Principal	Outsta	nding	Cash	and Investment
			Jun	ne 30, 2015		April 30, 2016		Balance
132	Fire Truck Revolving Loan Program	Fund # 572	\$ -	17,052,813	\$	21,318,064	\$	1,128,167
8	Ambulance Revolving Loan Program	Fund # 334	\$	415,920	\$	247,280	\$	3,972,308

Note: Due to deposits in transit, the Fund Balance at the IOC may differ from the IFA General Ledger. In May, 2014 the OSF transferred the Fund Balance to a Locally Held Fund by the IFA.

Issued under the Illin	ois Env	ironmental Facilities Fi	inancing A	ct [20 ILCS 3515/9]		
Section VI		Principal O	utstandin	g	Program	
		lune 30, 2015	Apr	il 30, 2016	Limitations	 Remaining Capacity
Environmental [Large Business]						
Issued through IFA	\$	16,495,000	\$	63,570,000		
Issued through IDFA		118,035,000		113,710,000		
Total Environmental [Large Business]	\$	134,530,000	\$	177,280,000	\$ 2,425,000,000	\$ 2,247,720,000
Environmental [Small Business]	\$	-	\$	-	\$ 75,000,000	\$ 75,000,000
Total Environment Bonds Issued under Act	\$	134,530,000	\$	177,280,000	\$ 2,500,000,000	\$ 2,322,720,000

Illinois Finance Authority Funds at Risk

/II		Principal Out	standing
	Original Amount	June 30, 2015	April 30, 2016
Participation Loans	_		
Business & Industry	23,020,158	1,107,646	1,052,684
Agriculture	6,079,859	96,159	96,159
Participation Loans exluding Defaults & Allowances	29,100,017	1,203,805	1,148,842
Plus: Legacy IDF	A Loans in Default	858,458	843,173
Less: Allowance for	Doubtful Accounts	1,002,182	976,359
Total F	Participation Loans	1,060,081	1,015,656
Local Government Direct Loans	1,289,750	126,000	114,000
Rural Bond Bank Local Government Note Receivable		20,462,037	17,184,937
FmHA Loans	963,250	207,658	186,595
Renewable Energy [RED Fund]	2,000,000	1,302,261	1,222,229
Total Loans Outstanding	34,353,017	23,158,036	19,723,417
IRBB funds were defeased and	transferred into a note re	ceivable with the IFA.	

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

Section VIII		Principal	Outst	anding	S	tatutory Debt		
	Jı	ine 30, 2015		April 30, 2016		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

- Total subject to change; late month payment data may not be included at issuance of report.
- State Component Unit Bonds included in balance.

Section

- Does not include Unamortized issuance premium as reported in Audited Financials.
- Program Limitation reflects the increase to \$3 billion effective 01/01/2010 under P.A. 96-103.
- [1] Program Limitation reflects the increase from \$75 million to \$225 million effective 01/01/2010 under P.A. 96-103.
 [1] Reginer Farmer Bonds are currently undated annually new bonds will be added under the Illinois Finance Author
 - 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, 91 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]
- [i] Includes EPA Clean Water Revolving Fund
- Preliminary balances that are subject to change.

IFA Public Board Book (Version 5), Page 56



ILLINOIS FINANCE AUTHORITY MEMORANDUM

PRELIMINARY AND UNAUDITED

Amounts are estimated and unaudited

To:
From:
Date:
Re:

Illinois Finance Authority Board of Directors Melinda M. Gildart, Chief Financial Officer April 14, 2016 Monthly Procurement Report

CONTRACTS EXECUTED

		Proposed				Prior	
Services Provided	Vendor	Initial Term (Yrs)	Estimated Start/End	Estimated NTE Value	Prior Contract NTE Value	Contract Expense	Avg Yrly Expense
Illinois Procurement Code-Emergency Contracts		· ,				<u> </u>	<u> </u>
IT Network Consulting Services	Catalyst Consulting, Inc.	9 mos	03/16-12/16	\$ 67,500	\$ 15,000	\$ 15,000	\$ 60,000
Loan Management Services	Mabsco, Inc.	9 mos	03/16-12/16	75,000	25,000	25,000	100,000
Paying Agent/Custodian Services	U.S. Bank National Association	90 days	03/16-06/16	4,500	4,750	4,750	20,000
Board Book Printing Services	Swift Impressions, Inc.	90 days	03/16-06/16	3,000	2,500	2,500	10,000
Exempt from Illinois Procurement Code -Anticipation of Litigation							
State of Illinois Procurement for Legal Services	Jenner & Block	1	12/15-02/16	\$ 125,000	\$ -	\$ -	\$ 125,000
State of Illinois Procurement for Legal Services	G & R Public Law Strategies	1	11/15-11/16	50,000	-	-	50,000
CONTRACTS PENDING EXECUTION							
		Proposed Initial Term	Estimated	Estimated	Prior Contract	Prior Contract	Avg Yrly
Services Provided	Vendor	(Yrs)	Start/End	NTE Value	NTE Value	Expense	Expense
Illinois Procurement Code-Competitive Bids/Proposals		(===)					
Debt Management Software Application	Technology Partnership Group, Inc.	3	06/16-05/18	\$ 552,250	N/A	N/A	N/A
EXPIRED AND EXPIRING CONTRACTS							

		Previous		Est	imated	Prior	Contract		Prior ontract	A	vg Yrly
Services Provided	Vendor	Term (Yrs)	Start/End	NTI	E Value	NTE	E Value	E	xpense		xpense
Illinois Procurement Code-Competitive Bids/Proposals											
Legislative Services (Expired 9/30/15)	Howard Kenner Government Consulting	90 days	07/15-09/15	\$	15,000	\$	60,000	\$	60,000	\$	60,000
State of Illinois Revolving Fund Program Financing - Underwriting Services*	Bank Of America/Merrill Lynch Inc.	3	08/13-07/16		-		-		-		-
State of Illinois Revolving Fund Program Financing - Underwriting Services*	Citigroup	3	08/13-07/16		-		-		-		-
State of Illinois Revolving Fund Program Financing - Underwriting Services*	Piper Jaffray & Co.	3	08/13-07/16		-		-		-		-
State of Illinois Revolving Fund Program Financing - Underwriting Services*	Ramirez & Co., Inc.	3	08/13-07/16		-		-		-		-
State of Illinois Revolving Fund Program Financing - Underwriting Services*	Siebert Brandford Shank & Co.	3	08/13-07/16		-		-		-		-
State of Illinois Revolving Fund Program Financing - Underwriting Services*	Wells Fargo Bank	3	08/13-07/16		-		-		-		-



ILLINOIS FINANCE AUTHORITY MEMORANDUM

ILLINOIS FINANCE AUTHORITY	PRELIMINARY AND UNAUDITED									
		Amounts are esti	mated and unaud	lited						
To:	Illinois Finance Authority Board of Directors									
From:	Melinda M. Gildart, Chief Financial Officer									
Date:	April 14, 2016									
Re:	Monthly Procurement Report									
State of Illinois Revolving Fund Program Financing - Underwriting Services*	J.P. Morgan Securities LLC	3	08/13-07/16		_	-		-		-
State of Illinois Revolving Fund Program Financing - Underwriting Services*	Jeffries LLC	3	08/13-07/16		-	-		_		-
State of Illinois Revolving Fund Program Financing - Underwriting Services*	Loop Capital Markets LLC	3	08/13-07/16		_	-		_		-
State of Illinois Revolving Fund Program Financing - Underwriting Services*	Morgan Stanley & Co. LLC	3	08/13-07/16		_	-		_		-
State of Illinois Revolving Fund Program Financing - Underwriting Services*	Raymond James	3	08/13-07/16		-	-		_		-
Financing for energy effiency projects*	Noresco, LLC	5	11/11-11/16		-	-		_		-
*Per the direction of the Executive Director, these contracts will not be	renewed and/or new solicitations will not be initia	ted								
Illinois Procurement Code-CPO Emergency Contracts										
Temporary Finance/Procurement/Compliance Staffing	Accounting Principals, Inc.	90 days	01/16-04/16	\$ 71,1	03 5	46,992	\$	46,992	\$ 1	150,000
Payroll Services and Employee Benefits	ADP TotalSource, Inc.	121 days	01/16-05/16	99,8	00	74,850		74,850	2	233,000
Illinois Procurement Code-CPO Small Purchases										
Insurance Brokering Services-Director's/Officers; Property/Casualty	Mesirow Insurance Services, Inc.	1	06/15-06/16	\$ 22,9	00 5	\$ 22,900	\$	22,900	\$	22,900
Electronic Records Management Software-Maintenance/Support	Com Microfilm	16 mos	03/15-06/16	24,0	00	N/A		N/A		12,000
Electronic Records Management Software-Document Scanning	Com Microfilm	15 mos	03/15-06/16	49,5	00	175,000		175,000		66,726
Temporary Staffing Services	Anchor Staffing	1	07/15-06/16	49,5	00	25,000		25,000		25,000
Moving and Storage Services	Midwest Moving and Storage, Inc.	1	07/15-06/16	35,0	00	45,000		45,000		45,000
Public Meeting Reporting Services	Marzullo Reporting Agency	9 mos	09/15-06/16	3,0	00	-		-		-

UPCOMING RENEWALS

Services Provided	Vendor	Proposed Renewal Term (Yrs)	Start/End	Estimated NTE Value	Prior Contract NTE Value	Prior Contract Expense	Avg Yrly Expense
IFA Exemption for Professional and Artistic, Legal or Financial Services-Co	mpetitive Bids/Proposals						
Financial Advisory Services	Acacia	1	07/16-07/17	\$ 175,000	\$ 443,750	N/A	\$ 123,690
Financial Advisory Services	Sycamore Advisors, LLC	1	07/16-07/17	175,000	-	-	13,289
Custodial Services for State Revolving Fund and the Authority	Amalgamated Bank of Chicago	2	11/16-11/18	32,000	32,000	32,000	16,000
Investment Management Services for the Locally Held funds	Clear Arc Capital, Inc.	2	12/16-12/18	N/A	-	-	33,014
Bloomberg Anywhere License for Remote Access to Services	Bloomberg Finance L.P.	2	12/16-12/18	37,538	42,000	18,769	18,769



ILLINOIS FINANCE AUTHORITY MEMORANDUM

PRELIMINARY AND UNAUDITED

Amounts are estimated and unaudited

To:
From:
Date:
Re:

Illinois Finance Authority Board of Directors Melinda M. Gildart, Chief Financial Officer April 14, 2016 Monthly Procurement Report

ACTIVE SOLICITATIONS

		Proposed				Prior		
		Initial Term		Estimated	Prior Contract	Contract	Avg	g Yrly
Services Provided	Vendor	(Yrs)	Start/End	NTE Value	NTE Value	Expense	Exp	pense
IFA Exemption for Professional and Artistic, Legal or Financial Services-Competiti	ive Bids/Proposals							
Specialty Accounting/Audit Services	TBD	2	08/16-07/18	N/A	\$ -	\$ -	\$	-

UPCOMING SOLICITATIONS

		Proposed				Pri	ior	
		Initial Term		Estimated	Prior Contra	et Cont	ract	Avg Yrly
Services Provided	Vendor	(Yrs)	Start/End	NTE Value	NTE Value	Expe	ense	Expense
Illinois Procurement Code-Competitive Bids/Proposals								
Employee Benefits and Payroll Services	TBD	-	-	N/A	\$ 233,00) \$ 23	33,000	\$ 233,000
IT Software Support and Temporary Staffing	Anticipated award Aug 2016	2	09/16-08/18	N/A	-		-	-
IT Network Support	Anticipated award Aug 2016	3	09/16-08/19	N/A	90,00) 9	90,000	30,000
Typesetting and Printing Services	Anticipated award Aug 2016	3	09/16-08/19	N/A	40,00) 4	10,000	40,000
Financial Advisory Services (State Revolving Fund)	Anticipated award Aug 2016	3	09/16-08/19	N/A	-		-	-
Underwriters (State Revolving Fund)	Anticipated award Aug 2016	3	09/16-08/19	N/A	-		-	-
Trustee (State Revolving Fund)	Anticipated award Aug 2016	3	09/16-08/19	N/A	-		-	-
Bond/Issuers Counsel (State Revolving Fund)	Anticipated award Aug 2016	3	09/16-08/19	N/A	-		-	-
Marketing Services	Anticipated award Aug 2016	3	09/16-08/19	N/A	300,00) 17	79,276	89,638
Insurance Broker	Anticipated award Jun 2016	3	06/16-06/19	N/A	68,70) 6	58,700	22,900
IFA Exemption for Professional and Artistic, Legal or Financial Services-Compo	etitive Bids/Proposals							
Loan Management and Paying Agent/Custodian Services	Anticipated award Aug 2016	3	09/16-08/19	N/A	\$ 110,00) \$ 15	58,662	\$ 52,887
Financial Deposit Institution/Cash Management	Anticipated award Aug 2016	5	09/16-08/21	N/A	105,00		05,000	105,000
Investment Advisor and/or Mgmt. Services	Per BOD Direction	2	N/A	N/A	N/A	N/		N/A

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

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.

MONTHLY PROCUREMENT REPORT CONTINUED April 14, 2016

SUMMARY OF PROCUR	EMENT ACTIV	ITY SINCE MAY	2014								
	CONTR	ACTS AWARDE	D	SOLICITATIONS/PROCUREMENTS INITIATED				CONTRACTS EXECUTED			
MONTH	IL PROC CODE	IFA EXEMPTION	TOTAL	IL PROC CODE	IFA EXEMPTION	TOTAL		IL PROC CODE	IFA EXEMPTION	TOTAL	
May, 2014	0	2	2	0	0	0		0	1	1	
June, 2014	0	2	2	0	0	0		0	2	2	
July, 2014	0	2	2	0	0	0		0	7	7	
August, 2014	0	2	2	1	1	2		0	2	2	
September, 2014	0	0	0	1	1	2		0	0	0	
October, 2014	0	0	0	1	1	2		0	0	0	
November, 2014	0	0	0	1	1	2		0	0	0	
December, 2014	0	0	0	1	1	2		0	0	0	
February, 2015	0	1	1	1	0	1		0	0	0	
March, 2015	0	1	1	2	0	2		0	0	0	
April, 2015	0	2	2	2	0	2		0	0	0	
May, 2015	13	1	14	1	2	3		0	0	0	
June, 2015	8	1	9	1	2	3		0	0	0	
July, 2015	0	0	0	1	2	3		10	2	12	
August, 2015	0	0	0	1	1	2		0	0	0	
September, 2015	1	0	1	1	1	2		5	0	5	
October, 2015	3	0	3	0	1	1		0	0	0	
November, 2015	2	0	2	3	1	4		5	0	5	
December, 2015	0	0	0	0	1	1		3	0	3	
January, 2016	7	1	8	9	1	10		10	1	11	
February, 2016	1	36	37	0	1	1		1	36	37	
March, 2016	4	0	4	9	0	9		4	0	4	
Totals	39	51	90	36	18	54		38	51	89	

^{*}Above totals do not include including memberships, office supply orders, publications, conferences, or other day to day small purchases, etc.

Memorandum

To: IFA Board of Directors

From: Lorrie Karcher and Patrick Evans

Date: May 12, 2016

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 \$520,000 maximum of new money for each project

• Project Type: Beginning Farmer Revenue Bonds

• Total Requested: \$453,000

• Calendar Year Summary: (as of May 12, 2016)

- Volume Cap: \$10,000,000

Volume Cap Committed: \$1,611,720Volume Cap Remaining: \$8,388,280

Average Farm Acreage: 64Number of Farms Financed: 7

• IFA Benefits:

- Conduit Tax-Exempt Bonds no direct IFA or State funds at risk
- New Money Bonds:
 - Convey tax-exempt status
 - Will use dedicated 2016 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

_

Beginning Farmer Bonds

Page 2

Final Bond Resolution May 12, 2016 Lorrie Karcher and Patrick Evans

A. Project Number: 30367

Borrower(s): Kocher, Keith & Kimberly Borrower Benefit: First Time Land Buyer

Town: Newton, IL IFA Bond Amount: \$153,000.00

Use of Funds: Farmland -60 acres of farmland Purchase Price: \$306,000 / \$5,100 per acre

%Borrower Equity 0%

% USDA Farm Service Agency 50% (Subordinate Financing)

%IFA 50% Township: Grove

Counties/Regions: Jasper / Southeastern

Lender/Bond Purchase: Peoples State Bank of Newton / Ben Grobel

Legislative Districts:Congressional: 15
State Senate: 55

State House: 109

Principal shall be paid annually in installments determined pursuant to a Thirty year amortization schedule, with the first principal payment date to begin on April 1, 2017. Accrued interest on the unpaid balance hereof shall be paid annually, with the first interest payment date to begin on April 1, 2017 with the thirtieth and final payment of all outstanding balances due thirty years from the date of closing.

B. Project Number: 30368

Borrower(s): Wagner, Graham S. & Jane E.

Borrower Benefit: First Time Land Buyer

Town: Effingham, IL IFA Bond Amount: \$300,000.00

Use of Funds: Farmland – 80 acres of farmland Purchase Price: \$600,000 / \$7,500 per acre

%Borrower Equity 5%

% USDA Farm Service Agency 45% (Subordinate Financing)

%IFA 50% Township: Wade

Counties/Regions: Jasper / Southeastern

Lender/Bond Purchase: Peoples State Bank of Newton / Brian Bohnhoff

Legislative Districts: Congressional: 15

State Senate: 54 State House: 107

Principal shall be paid annually in installments determined pursuant to a Thirty year amortization schedule, with the first principal payment date to begin on June 1, 2017. Accrued interest on the unpaid balance hereof shall be paid annually, with the first interest payment date to begin on June 1, 2017 with the thirtieth and final payment of all outstanding balances due thirty years from the date of closing.



NON-CONDUIT

\$1,000,000 EDWARD L. KING

May 12, 2016

SPECIALIZED LIVESTOCK GUARANTEE

REQUEST	payment is a net incr	rease of \$1,253 (f		Upon modification, the difference in ginal request was to provide 85% loan).
			oan of \$1,000,000 will ting real estate debt in the	finance the construction of grain and the amount of \$350,000.
	Program Product T	ype: Specialized	Livestock Guarantee	
	State Treasurer's F	unds at Risk: \$8	50,000	
				ard L. and Kimberly King, (2) annual m projections for Edward L. King
BOARD ACTIONS	Final Resolution-85%	6 Loan Guarantee		
	Voting Record (Deco Absent (Zeller).	ember 10, 2015):	Final Resolution – 10 Y	Yeas; 0 Nays; 1 Not Voting (Knox), 1
MATERIAL CHANGES	and approved the Gu Lender's intention wi IFA's collateral requ feedlot. The foreca annum; accordingly, Note: the IFA Board Livestock Guarantee livestock facility. Ut the 2013 project wi	uarantee on Dece as always to have lest 129.54 acres ist provided for in no changes were d previously cons on July 9, 2013. ltimately, the Ban ith a different sti	mber 10, 2015 pursuant annual payments rather of row crop in exchange the Confidential Section and to the forecast. Sidered and approved a In The 2013 project also also (Resource Bank) and ructure that did not in the confidence of the confidence	s monthly payments. IFA considered to monthly payment provisions. The than monthly payments subsequent to ge for 80 acres with house and cattle ion correctly reflected payments per Resolution for a \$970,000 Specialized involved construction of a specialized members of the King family financed volve an IFA agricultural guarantee.
				ion Loans outstanding as of 12/4/2015
JOB DATA		ent jobs	se on any IFA guarantee N/A New jobs proje	
	N/A Retai	•	10 Construction jo	
BORROWER	• Type of entity: So	J		and projection
DESCRIPTION	• Location: Steward		inois	
	When established			
	• Description of Op	erations: Grain a	nd Cattle Farming	
	• Project purpose/o	utcome: Building	g construction and debt re	efinancing
PROPOSED STRUCTURE	Collateral: approxim Collateral Position: Maturity: 15 years	1 st Mortgage Pos	es of row crop farmland sition	
	-		s (See confidential section	on)
	Payment: Annually	•	•	
SOURCES AND USES	IFA/Bank Loan:	\$1,000,000	Bldg. Construction	\$650,000
		· 	Refinancing Debt:	<u>350,000</u>
	Total	¢1 000 000	TC-4-1	\$1,000,000
	Total Credit Review Comn	\$ <u>1,000,000</u>	Total	\$ <u>1,000,000</u>

Final Resolution May 12, 2016 Patrick Evans

ILLINOIS FINANCE AUTHORITY BOARD SUMMARY May 12, 2016

Project: Edward L. King

STATISTICS

Project Number: 41065 Amount: \$1,000,000

Type: Specialized Livestock Guarantee IFA Staff: Patrick Evans
County/Region: Lee/Northwest City: Steward

BOARD ACTION

Final Resolution-85% Loan Guarantee Credit Review Committee recommends approval.

State Treasurer's Reserve Funds at risk: \$850,000 Extraordinary conditions: None

VOTING RECORD

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

PURPOSE

Use of proceeds: Proceeds from the proposed loan will refinance the construction of a 60'x140' feed and hay Facility; 10' concrete wall addition to an existing silage storage pit; a 77,000 bushel grain bin; and will refinance an existing real estate loan in the amount of \$350,000.

IFA PROGRAM AND CONTRIBUTION

The Authority's Agriculture Guarantee Program guarantees up to 85% of a Bank's loans to Illinois farmers and agribusiness owners. The Specialized Livestock Guarantee Program is designed to provide family-owned livestock operations the access to capital needed to enter, upgrade, or expand their livestock business. The guarantees are not transferable without the Authority's written consent. The Authority's agricultural guarantee obligations are backed by an IFA reserve capitalized for this program. These guarantees are also full faith and credit obligations of the State of Illinois. IFA's issuance of guarantees helps Borrowers obtain debt financing at reduced rates of interest and improved terms.

JOBS

Current employment: 4 Projected new jobs: N/A
Jobs retained: 4 Construction jobs: 10

ESTIMATED SOURCES AND USES OF FUNDS

Sources: IFA /Bank Loan: \$1,000,000 Uses: Storage Construction \$650,000

Refinancing Mtg. Debt 350,000

Total \$1,000,000 Total \$1,000,000

Final Resolution May 12, 2016 Patrick Evans

FINANCING SUMMARY/STRUCTURE

Security: 1st Mortgage on approximately 129.54 acres of row crop farmland

Structure: 15-year term and 15-year amortization

Interest Mode: Fixed for initial 3 years

Credit Enhancement: IFA 85% Guarantee of Principal Amount

Personal Guarantees: N/A

Maturity: 15 years (2031) Estimated Closing Date: January 31, 2015

PROJECT/BUSINESS BACKGROUND

Summary: The King family has been involved in grain and cattle farming for nearly 60 years (spanning three generations). **Edward L. King** is the Applicant/Borrower ("**Edward L.**", "**Mr. King**", or the "**Borrower**") for this proposed IFA Specialized Livestock Guarantee Loan.

Mr. King's grandfather originally established the family's farming operations in the early 1950's. Mr. King's father, **L.E.** ("Louie") King subsequently took over management and expanded the scope of operations through the timely acquisition of nearby farmland. Louie and his wife, Darlene, now own approximately <u>900 acres</u> of tillable farmland that Edward L. has been farming, with their assistance.

Two of Louie's sons, Edward L. and Paul, started their own operations, with Edward L. beginning by finishing cattle at his farm while Paul focused solely on grain production. To date, Edward L. has acquired approximately <u>250 acres</u> of farmland, and although Edward L. has been able to successfully manage his operation for over 30 years, Paul chose to discontinue his operation and now assists his brother (Edward L.) and father, (Louie), with labor and day-to-day management of the farms.

Ed has shown that he is capable of managing the entire business as his father L.E. King has withdrawn from the day-to-day activities due to his age (84) and health issues. In 2014, Ed estimates he will raises over 1,850 steers and heifers as the result of new cattle barn completed in 2013. Although the Borrower does maintain some breeding stock, the typical procedure is to purchase 700 to 800 pound cattle, feed them to 1,300 to 1,400 pounds and then market them, which is an approximate 9-month cycle. Nearly all buying and selling by the Kings is done through the Walnut, Illinois Sale Barn, a fairly sizable selling operation for the surrounding area.

The Kings only finish their own livestock. They provide no custom feeding for third party cattle operations. Likewise, the Kings grow corn and soybeans only on the land owned by the King family. The Kings have sufficient land under family control to enable them to operate without the need to cash rent additional land from unrelated third parties (i.e., non-family members).

Project Description: Over the past 4 years, Edward L. King has invested over \$1.2 million in his cattle facility. The recent improvements were for his feed and by-product capacity. Recently, Ed completed construction of a 60'x140' feed and hay shed plus a10' high concrete block walls to the existing silage storage (pg. 11 of appraisal).

Project Rationale: The construction of a new feed/hay shed and additional to the silage storage will help Ed to become more efficient relating his feed costs, by replacing traditional corn with less expensive by-products such as DDGs and fines while not compromising the cattle daily weight gain.

Timing: The proposed transaction is expected to close within 45 days of approval.

OWNERSHIP / ECONOMIC DISCLOSURE STATEMENT

Applicant: Edward L. and Kimberly C. King

Project Location: 1991 Woodland Road

Steward, IL 60553

Collateral: First Real Estate Mortgage

Ownership: Edward L. King

Edward L. King

Specialized Livestock Guarantee

Page 4

Final Resolution May 12, 2016 Patrick Evans

PROFESSIONAL & FINANCIAL

Borrower's Counsel: N/A

Borrower's Accountants: Winebaugh & Associates Rochelle

Originating Bank: Resource Bank Malta Tim Funfsinn

Bank Counsel: N/A IFA Counsel: N/A

IFA Advisors: Acacia Financial Group, Inc. Chicago Phoebe Selden

LEGISLATIVE DISTRICTS

Congressional: 14 State Senate: 45 State House: 90

[THE REMAINDER OF THIS PAGE HAS BEEN LEFT INTENTIONALLY BLANK]





\$50,000,000

May 12, 2016	American Academy of	Pediatrics			
REQUEST	Purpose: Bond proceeds will corporation (the "Academy" funds necessary to do any or payment of the cost of acquir Finance Authority Act), inclubuildings, structures, improved Itasca, Illinois 60143, to be of gross square foot office build "Project"), and (ii) pay certa (collectively, the "Financing Program: Conduit 501(c)(3) Extraordinary Conditions:	Il be used by the America or "AAP"), in order to a all of the following: (i) fing and constructing certaing without limitation ements, equipment, furnity when and operated by the ing with an approximate in expenses incurred in a Purposes"). Revenue Bond	assist the A finance, ref tain "educa the acquisi ishings and the Academy ely 40,000	cademy in providing a inance or reimburse the tional facilities" (as detion and construction of furniture located at 34 y and used as an approxiquare foot conference	portion of the e Academy for the efined in the Illinois of real estate, 15 Park Boulevard, ximately 183,000 center (the
BOARD ACTION	Final Bond Resolution (One-				
MATERIAL CHANGES	None. This is the first time the		sented to th	e IFA Board of Directo	ors.
JOB DATA	460 C	Current jobs	18 New	jobs projected (12-24	months)
	N/A R	tetained jobs	130 Con	struction jobs projected	d (17 months)
DESCRIPTION	 Location: Itasca / DuPage Type of entity: American A organization. The mission and social health and well-this, AAP supports the prosub-specialists and pediatric The proposed project will in expanding and improving the quantity and Subsequent to closing and Pediatrics) Series 2016. A 	Academy of Pediatrics is of the American Academ being for all infants, chifessional needs of its 64, ic surgical specialists. In the facilities through while quality of services it profunding of the IFA 501(my of Pedialdren, adologous primard quality of ich AAP su ovides its r c)(3) Reven	atrics is to attain optimescents and young adulty care pediatricians, poservices AAP currently pports its members annembers.	al physical, mental lts. To accomplish ediatric medical y provides, by
CREDIT INDICATORS	acquisition of the Itasca pro	oject site.	an interim		
CREDIT INDICATORS		oject site. d entity. hased directly by FirstN	Aerit Bank	c, N.A. (the " Bank " or	I to finance
CREDIT INDICATORS SECURITY	 acquisition of the Itasca pre The Borrower is a non-rate The IFA Bond will be pure 	oject site. d entity. hased directly by First ill be the secured lender esecured by a first-priori and other personal prop	Merit Bank and the did ity mortgag	a, N.A. (the "Bank" or ect bond investor. e and security interest to or used in connecti	"Bond in the real property on with the real
	 acquisition of the Itasca pre The Borrower is a non-rate The IFA Bond will be pure Purchaser"). The Bank w The Bank is expected to be and all fixtures, equipment 	oject site. d entity. hased directly by First ill be the secured lender esecured by a first-priori and other personal prop	Merit Bank and the did ity mortgag	a, N.A. (the "Bank" or ect bond investor. e and security interest to or used in connecti	"Bond in the real property on with the real
SECURITY	 acquisition of the Itasca pre The Borrower is a non-rate The IFA Bond will be pure Purchaser"). The Bank w The Bank is expected to be and all fixtures, equipment property of the Borrower leads 	oject site. d entity. hased directly by FirstN ill be the secured lender esecured by a first-priori and other personal propocated at 345 Park Bould establish an interest rate	Merit Bank and the dir ity mortgagerty related evard, Itasc	a, N.A. (the "Bank" or rect bond investor. e and security interest to or used in connectia (DuPage County), Illitial term of 15 years.	"Bond in the real property fon with the real linois 60143. The initial interest
SECURITY MATURITY INTEREST RATE	 acquisition of the Itasca presented The Borrower is a non-rate The IFA Bond will be pure Purchaser"). The Bank w The Bank is expected to be and all fixtures, equipment property of the Borrower leterates and the Borrower leterates. FirstMerit Bank, N.A. will rate will be negotiated and 	oject site. d entity. hased directly by FirstN ill be the secured lender esecured by a first-priori and other personal propocated at 345 Park Bould establish an interest rate	Merit Bank and the dir ity mortgagerty related evard, Itasc	a, N.A. (the "Bank" or rect bond investor. e and security interest to or used in connectia (DuPage County), Illitial term of 15 years.	"Bond in the real property fon with the real linois 60143. The initial interest
SECURITY MATURITY INTEREST RATE	 acquisition of the Itasca property of the Borrower is a non-rate of The IFA Bond will be pure the Purchaser"). The Bank wow the Bank is expected to be and all fixtures, equipment property of the Borrower look of Not-to-exceed 30 Years FirstMerit Bank, N.A. will rate will be negotiated and 2.50%. 	oject site. d entity. hased directly by FirstN ill be the secured lender esecured by a first-priori and other personal propocated at 345 Park Bould establish an interest rate	Merit Bank and the directly mortgage erty related evard, Itasc	s, N.A. (the "Bank" or rect bond investor. e and security interest to or used in connectia (DuPage County), Illustrial term of 15 years. currently estimated at be	"Bond in the real property fon with the real linois 60143. The initial interest
SECURITY MATURITY	 acquisition of the Itasca preserved. The Borrower is a non-rate The IFA Bond will be pure Purchaser"). The Bank well and all fixtures, equipment property of the Borrower lesserved. Not-to-exceed 30 Years FirstMerit Bank, N.A. will rate will be negotiated and 2.50%. Sources: 	oject site. d entity. hased directly by FirstN ill be the secured lender e secured by a first-priori and other personal propocated at 345 Park Bould establish an interest rate established prior to clos	Merit Bank and the directly mortgage erty related evard, Itase with an inding and is of Uses: Project co	s, N.A. (the "Bank" or rect bond investor. e and security interest to or used in connectia (DuPage County), Illustrial term of 15 years. currently estimated at be	in the real property fon with the real linois 60143. The initial interest between 1.50% and

Final Bond Resolution May 12, 2016 Rich Frampton & Brad R. Fletcher

ILLINOIS FINANCE AUTHORITY BOARD SUMMARY May 12, 2016

Project: American Academy of Pediatrics

STATISTICS

Project Number: 12339

Amount: \$50,000,000 (not-to-exceed amount)

Type: 501(c)(3) Revenue Bond IFA Staff: Rich Frampton and Brad R. Fletcher Locations: Itasca County/

Region: DuPage County/Northeast

BOARD ACTION

Final Bond Resolution (One-time consideration)

Conduit 501(c)(3) Revenue Bond

Credit Review Committee recommends approval

No IFA funds at risk

No extraordinary conditions

VOTING RECORD

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

PURPOSE

Bond proceeds will be used by the **American Academy of Pediatrics**, an Illinois not for profit corporation (the "**Academy**"), in order to assist the Academy in providing a portion of the funds necessary to do any or all of the following: (i) finance, refinance or reimburse the Academy for the payment of the cost of acquiring and constructing certain "educational facilities" (as defined in the Illinois Finance Authority Act), including without limitation the acquisition and construction of real estate, buildings, structures, improvements, equipment, furnishings and furniture located at 345 Park Boulevard, Itasca, Illinois 60143, to be owned and operated by the Academy and used as an approximately 183,000 gross square foot office building with an approximately 40,000 square foot conference center (the "**Project**"), and (ii) pay certain expenses incurred in connection with the issuance of the 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 Bond paid to bondholders, thereby reducing the Borrower's interest expense.

VOLUME CAP

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

 Sources:
 IFA Bond Equity
 \$50,000,000 (6,700,000)
 Uses:
 Project Costs (Project Costs)
 \$56,200,000 (Dropostical)

 Total
 \$56,700,000 (Sold Professional)
 Total
 \$56,700,000 (Sold Professional)
 \$56,700,000 (Sold Professional)

JOBS

Current employment: 460 Projected new jobs: 18 (12-24 months)
Jobs retained: N/A Construction jobs: 130 (17 months)

Note: AAP's operations will relocate from the Academy's current facility in Elk Grove Village upon completion of the new Itasca facility.

FINANCING SUMMARY

Structure/

Security: The Bond will be purchased directly by FirstMerit Bank, N.A. (the "Bank" or "Bond

Purchaser"). The Bank is expected to be secured by a valid, perfected, first-priority mortgage and security interest in the real property and all fixtures, equipment and other personal property

related to or used in connection with the real property associated with the Project.

Interest Rate: The Bank is expected to establish an initial interest rate for 15 years (with reset provisions at the

end of the initial term), amortized over 30 years. The interest rate will be set at pre-closing based

on prevailing market conditions, currently estimated at between 1.50% and 2.50%

Maturity: Final maturity date not to exceed 30 years from issuance date. FirstMerit Bank, N.A.'s initial

interest rate period will be set for an initial term of 15 years (with provisions to extend thereafter

to the scheduled final maturity date).

Estimated

Closing Date: May/June 2016

Rationale: The proposed Bond will reduce monthly payments that will help the American Academy of

Pediatrics keep its fixed charges (including debt service payments) as low as possible.

AAP's presence provides Itasca with a globally recognized organization consisting of a stable employee base that has experienced an average of 3% growth since 2000. With a goal of maintaining focus on employee recruitment and retention, the excellent highway access at the new location will allow AAP to attract and retain a wide base of employees throughout the Chicago metropolitan area. Further, AAP hosts over 4,000 members a year in meetings utilizing local hotels and area amenities which will drive additional revenues for Itasca. This facility will allow AAP to move meetings to the facility and adjacent hotel. The Westin Chicago Northwest Hotel at Hamilton Lakes Business Park is located directly across Park Boulevard from the Project site.

The Academy anticipates relocating several out-of-state meetings to the new Itasca facility following scheduled completion in September 2017. More specifically, the Academy estimates that in the first two years 10 large meetings with over 100 attendees each will be moved to Itasca from other states creating an additional 2,000 room nights (and related travel and entertainment expenses) thereby benefiting Itasca and surrounding communities. The conference facility will have the capability of hosting approximately 450 people at one time. Several of the Academy's conferences will draw attendees from around the world.

PROJECT SUMMARY (FOR FINAL BOND RESOLUTION)

Bond proceeds will be used by the **American Academy of Pediatrics**, an Illinois not for profit corporation (the "**Academy**"), in order to assist the Academy in providing a portion of the funds necessary to do any or all of the following: (i) finance, refinance or reimburse the Academy for the payment of the cost of acquiring and constructing certain "educational facilities" (as defined in the Illinois Finance Authority Act), including without limitation the acquisition and construction of real estate, buildings, structures, improvements, equipment, furnishings and furniture located at 345 Park Boulevard, Itasca, Illinois 60143, to be owned and operated by the Academy and used as an approximately 183,000 gross square foot office building with an approximately 40,000 square foot conference center (the "**Project**"), and (ii) pay certain expenses incurred in connection with the issuance of the Bonds (collectively, the "**Financing Purposes**").

The estimated Project Costs are comprised of the following items (subject to change):

 Land Acquisition
 \$8,500,000

 New Construction
 47,700,000

 Total
 \$56,200,000

BUSINESS SUMMARY

Description:

The American Academy of Pediatrics ("AAP" or the "Borrower") was established in 1930 and is incorporated 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.

AAP is governed by a 14-member Board of Directors (see pp. 5-6).

Background:

AAP History: AAP was incorporated on July 10, 1930, by 35 pediatricians to serve as an independent forum to address children's health needs. At that time, the idea that children had unique developmental and health needs was new. Practices that are now standard preventive care (i.e., immunization, regular health exams) were only just beginning to change the custom of treating children as "miniature adults." AAP also maintains the Pediatric History Center, which collects and archives materials related to the history of pediatrics in the United States and Canada and the history of AAP itself.

Mission: The mission of the American Academy of Pediatrics is to attain optimal physical, mental and social health and well-being for all infants, children, adolescents and young adults. To accomplish this, AAP supports the professional needs of its members.

Membership: AAP is a professional membership organization of 64,000 primary care pediatricians, pediatric medical sub-specialists and pediatric surgical specialists dedicated to the health, safety and well-being of infants, children, adolescents and young adults. The "**FAAP**" designation after a pediatrician's name stands for "**Fellow of the American Academy of Pediatrics**". Pediatricians who maintain their FAAP designation have obtained board certification.

Research: AAP is home to several long-term research programs to enhance the delivery of health care to children. The Pediatric Research in Office Settings program conducts studies using a network of 1,800 pediatricians working in office-based practices and is one of the longest-running research programs in the U.S.

Publications: AAP has the largest pediatric publishing program in the world, with more than 300 titles for consumers and over 500 for physicians and other health care professionals. AAP publishes scientific journals, continuing education periodicals, a membership news magazine and manuals on topics such as infectious diseases and school health.

Member Education: Ongoing education of pediatricians is a cornerstone of promoting optimal care for children. Continuing medical education ("CME") is a major activity of AAP. Member pediatricians may participate in a variety of formats, including live, print and online activities. CME activities are searchable and available through PediaLink, AAP's online center for lifelong learning.

Policy and Clinical Guidance: AAP recommendations form the basis of pediatric preventive health care. AAP issues policy statements, clinical reports, technical reports and practice guidelines on a broad range of topics. AAP collaborates with two other organizations to produce the annual recommended immunization schedules for children and adolescents used by schools, public health agencies and pediatricians.

Public Education: AAP produces numerous patient education brochures and a series of child care books. In 2009, AAP launched a parent-oriented Web site, HealthyChildren.org, which offers up-to-date health advice for parents and caregivers. AAP works extensively with the media and carries out public information campaigns to ensure that timely, accurate messages and information reach families and professionals.

AAP Strategic Plan: Agenda for Children: All priorities in the Agenda for Children have strong affinity with the mission, core values and vision of the AAP. Certain issues impact the organization at a higher strategic level and have a very strong bond with the core values of AAP.

Advocacy: AAP advocates for access to health care for all children, adolescents and young adults. AAP believes that each child should have a "medical home"—a model of health care where care is accessible, family-centered, continuous, comprehensive, coordinated, compassionate and culturally effective. AAP works with government, communities and other national organizations to shape many child health and safety

Community-based Initiatives: AAP works with community-based organizations on many programs and grant-funded projects. For example, the Community Access To Child Health (CATCH) Program supports pediatricians involved in community-based efforts for children. The Healthy Tomorrows Partnership for Children Program is a cooperative agreement between the federal Maternal and Child Health Bureau and AAP, with federal grants awarded to support community-based projects that improve access to health services for mothers, infants, children and adolescents.

Funding: AAP's activities and programs are funded through a wide array of sources including membership dues, revenues from continuing medical education activities and publications, and unrestricted grants from individuals, foundations, corporations and government agencies. Grants and contributions support more than 200 programs each year.

ECONOMIC DISCLOSURE STATEMENT

Applicant: American Academy of Pediatrics, 1411 Northwest Point Boulevard, Elk Grove Village (Cook

County), IL 60007

Mr. John Miller, Director, Department of Finance: Contact:

(T) 847-434-7925; email: jmiller@aap.org

Website: www.aap.org

Site Location: 345 Park Boulevard, Itasca (DuPage County), Illinois 60143

Project name: IFA 501(c)(3) Revenue Bond (American Academy of Pediatrics), Series 2016

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

AAP Board of

Directors: The Academy is governed by a Board of Directors consisting of 10 members, elected by their

regional districts, who also serve as district chairpersons.

Executive Committee

Benard P. Dreyer, MD, FAAP, President Fernando Stein, MD, FAAP, President-Elect

Sandra G. Hassink, MD, FAAP, Immediate Past President

Karen Remley, MD, FAAP, Executive Director/Chief Executive Officer

Board of Directors

Carole E. Allen, MD, FAAP Warren M. Seigel, MD, FAAP David I. Bromberg, MD, FAAP Jane Meschan Foy, MD, FAAP Richard H. Tuck, MD, FAAP Pamela K. Shaw, MD, FAAP Anthony Dale Johnson, MD, FAAP Kyle Yasuda, MD, FAAP

Stuart A. Cohen, MD, MPH, FAAP

Sara H. Goza, MD, FAAP

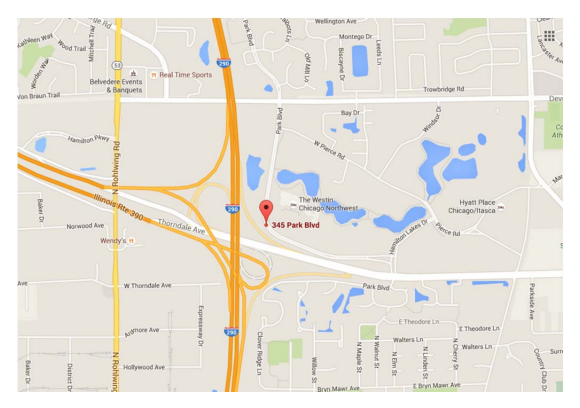
PROFESSIONAL & FINANCIAL									
Borrower's Counsel:	Barnes & Thornburg, LLP	Chicago, IL	Wesley Broguard						
Auditor:	Plante & Moran, PLLC	Chicago, IL	· -						
Bond Counsel:	Barnes & Thornburg, LLP	Indianapolis, IN	Neal Steinbart						
	C,	Chicago, IL	Richard Boykin						
Bank/Direct Bond			•						
Purchaser:	FirstMerit Bank, N.A.	Chicago, IL	Dave Izzo						
		Cleveland, OH	Dwight Clark						
Bank/Purchaser's Counsel:	Reed Smith, LLP	Chicago, IL	Joe Schaider						
Architect:	VOA	Chicago, IL	Jeannette Lenear Peruchini						
General Contractor:	Opus	Rosemont, IL	Jim Caesar						
IFA Counsel:	Greenberg Traurig LLP	Chicago, IL	Tom Smith						
IFA Financial Advisor:	Sycamore Advisors, LLC	Chicago, IL	Melanie Shaker						

LEGISLATIVE DISTRICTS

Congressional: 8 State Senate: 23 State House: 45

PROJECT SITE

The Project will be located just NE of the I-290/Thorndale Ave. (Illinois 390) interchange in Itasca in the Hamilton Lakes Business Park. The Westin Chicago Northwest Hotel is located across the street on the east side of Park Boulevard.







May 12, 2016

\$160,000,000 (not-to-exceed) Northwest Community Hospital

REQUEST	Purpose: Bond proceeds will be used by Northwest Community Hospital (" Northwest " " NCH " or the " Hospital ") to (i) advance refund Series 2008A Bonds and (ii) pay costs issuance.			
	Program: Condu	it 501(c)(3) Revenue	Bonds	
	Extraordinary Conditions: None.			
BOARD ACTIONS	Final Bond Resolution (One-time consideration)			
MATERIAL CHANGES	None. This is the first time this financing has been presented to the IFA Board of Directors			
JOB DATA	2,602 FTE C	Current jobs	N/A New jobs projected	
	N/A F	Retained jobs	N/A Construction jobs pr	ojected
DESCRIPTION	Location: Arlir	ngton Heights, Illino	is (Cook County/Northeast Reg	ion)
	Arlington Heigl to operate 440 operations in 1 50,000 square f	hts, Illinois. The factories acute care beds, 395, 959, and is located foot office building.	oration, owns and operates a pacility is approximately 1.6 million of which are currently in operate on approximately 35 acres of three miles from the main came ive departments of the Hospital.	on square feet and licensed ration. The Hospital began a land. NCH also owns a pus. This facility provides
CREDIT INDICATORS	• NCH is rated 'A2'/ 'A+' by Moody's/ S&P, both with stable outlooks and the Hospital has applied for the ratings. Ratings are expected during the week of 5/16/2016 in at least the 'A' category.			
SECURITY	• The Bonds will be secured on a senior parity basis with all other obligations issued under the Hospital's Amended and Restated Master Trust Indenture ("MTI"), and will be evidenced by a Master Note issued under the MTI, and will be secured by a pledge of unrestricted receivables on parity with all other debt issued under the MTI. Notwithstanding the pledge of Unrestricted Receivables, the Obligated Group Members may sell or otherwise transfer Unrestricted Receivables in accordance with the provisions of the MTI.			
MATURITY	Bonds will mature no later than 2046 (30 years)			
SOURCES AND USES*	Sources: IFA Bonds Original Issue	\$131,820,000	Uses: Series 2008A Refunding	\$156,112,823
	Premium Accrued Interest	\$22,528,846 \$3,761,050	Costs of Issuance Underwriter's Discount	\$1,318,200 \$678,873
*Estimated – subject to change	Total	<u>\$158,109,896</u>	Total	<u>\$158,109,896</u>
RECOMMENDATION	Credit Review Co	mmittee recommend	ls approval.	

Final Bond Resolution May 12, 2016 Pam Lenane and Tammy Harter

ILLINOIS FINANCE AUTHORITY BOARD SUMMARY May 12, 2016

Project: Northwest Community Hospital

STATISTICS

Project Number: 12334 Amount: \$160,000,000 (not-to-exceed)
Type: 501(c)(3) Bonds IFA Staff: Pam Lenane and Tammy Harter

Location: Arlington Heights County/

Region: Cook County/ Northeast

BOARD ACTION

Final Bond Resolution (One-time consideration)

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

VOTING RECORD

This is the first time this Project is being presented to the Board.

PURPOSE

Bond proceeds will be used by Northwest Community Hospital to (i) advance refund Series 2008A Bonds and (ii) pay costs of issuance.

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
 \$131,820,000
 Series 2008A Refunding
 \$156,112,823

 Orig. Issue Premium
 \$22,528,846
 Costs of Issuance*
 \$1,318,200

 Accrued Interest
 \$3,761,050
 Underwriter's Discount
 \$678,873

Total <u>\$158,109,896</u> Total <u>\$158,109,896</u> *Estimated

JOBS

Current employment: 2,602 FTE Projected new jobs: N/A
Jobs retained: N/A Construction jobs: N/A

FINANCING SUMMARY/STRUCTURE

Security: The Bonds will be secured on a senior parity basis with all other obligations issued

under the Hospital's Amended and Restated Master Trust Indenture ("MTI"), and will be evidenced by a Master Note issued under the MTI, and will be secured by a pledge of unrestricted receivables on parity with all other debt issued under the MTI. Notwithstanding the pledge of Unrestricted Receivables, the Obligated Group Members may sell or otherwise transfer Unrestricted Receivables in accordance with

the provisions of the MTI.

Structure: Fixed rate bonds

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

Interest Rate Modes: Fixed rate

Underlying Ratings: NCH is rated 'A2'/ 'A+' by Moody's/ S&P, both with stable outlooks and the

Hospital has applied for the ratings. Ratings are expected during the week of

5/16/2016 in at least the 'A' category.

Maturity: Bonds will mature no later than 2046 (30 years)

Estimated Closing Date: June 2016

PROJECT SUMMARY

Bond proceeds will be used by Northwest Community Hospital to (i) advance refund Series 2008A Bonds and (ii) pay costs of issuance.

BUSINESS SUMMARY

Northwest Community Hospital, an Illinois not-for-profit corporation, owns and operates a patient care facility located in Arlington Heights, Illinois. The facility is approximately 1.6 million square feet and licensed to operate 440 acute care beds, 395 of which are currently in operation. The Hospital began operations in 1959 and is located on approximately 35 acres of land. The Hospital also owns a 50,000 square foot office building three miles from the main campus. This facility provides office space for various administrative departments of the Hospital.

In addition to providing general acute care services and mental health services, NCH has distinguished itself in the following specialties: Cardiovascular Services, Neurosciences, Orthopedic Services, Gastroenterology, Women's and Children's Services and Emergency Services. Emergency Services are the source of the majority of NCH's admissions.

ECONOMIC DISCLOSURE STATEMENT

Applicant: Northwest Community Hospital

800 West Central Road

Arlington Heights, IL 60005-2349

Contact: John L. Skeans, Executive Vice President & Chief Financial Officer

Website: www.nch.org

Project name: Northwest Community Hospital 2016 Refunding

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

State: Illinois

Board Members:

<u>Name</u>	Business or Affiliation	Board Member Since	Term Expires
James H. Bishop	Retired Executive Wintrust Financial Corp.	1986	2016
Craig E. Christell	Financial Advisor Edward Jones Investments	2003	2018
Kirk Clark, MD	NCH Medical Staff President, Department of Surgery.	2014	2017
Jay S. Cowen	President Intensive Care Evaluations	2016	2019
Guy W. Eisenhuth	President & CEO Village Bank & Trust	2016	2019
Ann K. Ford	Chief Ethics and Compliance Officer, Chief Privacy Officer Medline Industries, Inc.	2016	2019
Dale J. Garber	Retired Executive	1991	2016
Louis A. Gatta, Ph.D.	CEO and Chairman President, ECRA Group, Inc.	1991	2016
Maria F. Glabe	Business Advisor Management Control International, Inc.	2011	2017
Charles A. Hempfling	President C.A. Hempfling & Associates, Inc.	1986	2016

Northwest Community Hospital 501(c)(3) Revenue Bonds Page 5

<u>Name</u>	Business or Affiliation	Board Member Since	Term Expires
Diane G. Hill	Retired Professor Northwestern University	2005	2016
Richard D. Hoffman	President & CEO Atomatic Mechanical Services	2016	2019
Thomas P. MacCarthy	Chairman & CEO Cornerstone National Bank & Trust Company	2005	2018
E, Quinn Regan, MD	NCH Medical Staff Vice President Department of Orthopedics	2015	2019
Stephen O. Scogna	President & CEO NCH	2013	Ex-officio
Mary R. Sheahen, MS, RN	Board President Midwest Medical Center	2010	2019

PROFESSIONAL & FINANCIAL

Borrower's Counsel:	Nixon Peabody LLP	Thomas M. Fahey	Chicago, IL
Borrower's Financial Advisor	Kaufman Hall & Associates, LLC	Glenn Wagner	Skokie, IL
Auditor:	Ernst & Young	Tadd Ingles	Chicago, IL
Underwriter:	Goldman Sachs & Co.	Jeff Ellis	New York, NY
Bond Counsel:	Chapman and Cutler LLP	David Kates	Chicago, IL
Underwriter's Counsel:	Dentons	Kathryn B. Ashton	Chicago, IL
Bond Trustee:	Wells Fargo Bank, N.A.	Gail Klewin	Chicago, IL
Issuer's Counsel:	Foley & Lardner LLP	Laura Bilas	Chicago, IL
IFA Financial Advisor:	Acacia Financial Group, Inc.	Chicago	Phoebe S. Selden

LEGISLATIVE DISTRICTS

Congressional: 9 State Senate: 27 State House: 54 **Northwest Community Hospital** 501(c)(3) Revenue Bonds Page 6 Final Bond Resolution May 12, 2016 Pam Lenane and Tammy Harter

SERVICE AREA

NCH's primary service area is located to the northwest of downtown Chicago and includes the suburban communities of Arlington Heights, Mount Prospect, Palatine, and Rolling Meadows. The secondary service area includes the communities of Barrington, Buffalo Grove, Des Plaines, Elk Grove Village, Lake Zurich, Prospect Heights, Schaumburg, and Wheeling.





May 12, 2016

\$45,000,000 (not-to-exceed) Ness Healthcare NFP

REQUEST	Purpose : Tax-exempt bond proceeds of approximately \$40,000,000 and taxable bond proceeds of approximately \$5,000,000 will be used by Ness Healthcare NFP (the " Corporation ") to (i) finance, refinance, or reimburse the Corporation for the costs of acquiring, constructing, renovating, remodeling and equipping certain psychiatric and assisted living facilities of the Corporation, (ii) pay capitalized interest on the Bonds, if deemed necessary or advisable, (iii) fund a debt service reserve, if deemed necessary or advisable, and (iv) pay costs of issuance. Program : Conduit 501(c)(3) Revenue Bonds Extraordinary Conditions : None.		
BOARD ACTIONS	Preliminary Bond Resolution (as revised)		
MATERIAL CHANGES	This is the first time this project has been presented to the IFA Board.		
ILLINOIS JOB DATA	6 Current jobs 10 New jobs projected		
	N/A Retained jobs N/A Construction jobs projected		
DESCRIPTION	Locations: Illinois, Minnesota, Louisiana and Alabama		
	 The Corporation is an Illinois not-for-profit corporation organized by Han Capital in July of 2015 to provide residential care facilities for the elderly to meet their physical, emotional, recreational, social and other needs. The Corporation intends to amend its articles of incorporation to include the provision of psychiatric and behavioral health services as one of its corporate purposes. The Corporation has received a determination letter from the Internal Revenue Service that is an organization described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended. Han Capital is a private equity firm, based in Chicago, Illinois. Their focus is health care, self-storage and other value add opportunities. The firm has significant experience in owning and managing healthcare assets. Their current portfolio includes assisted living facilities in Minnesota and California. The executive team is made up of individuals with strong backgrounds in finance, distressed assets and management. The Corporation is headquartered at 7300 N Cicero Ave Lincolnwood, Illinois. The Corporation will use the tax-exempt and taxable bond proceeds to acquire the following psychiatric and assisted living facilities: Beacon Children's Hospital. Beacon Children's Hospital is located at 150 Hospital Drive Luverne, Alabama 36049. Beacon Children's Hospital is a 28 bed (licensed for 32) acute care psychiatric hospital for children and adolescents. The acquisition cost is expected to be approximately \$6,600,000. Northlake Behavioral Health System. Northlake Behavioral Health System is located at 23515 Hwy 190 Mandeville, Louisiana 70448. Northlake Behavioral Health System is a psychiatric residential treatment facility). The acquisition cost is expected to be approximately \$25,000,000. Valleyview of Owatonna. Valleyview of Owatonna Is located at 1212 Frontage Road Wi-1-35, Owatonna, Minnesota 55060. Valleyview		

SECURITY	• The Bonds will be secured by a promissory note(s) issued under a Master Trust Indenture of the Corporation, which will contain covenants to be negotiated. Mortgages on all financed properties and a pledge of revenues will be granted to the Master Trustee.			
MATURITY	Bonds will mature not	later than 30 years.		
SOURCES AND USES	Sources:		Uses:	
	IFA Tax –Exempt			
	Bonds	\$40,000,000	Project	\$39,915,685
	IFA Taxable		Reserve Fund	3,584,315
	Bonds	\$5,000,000	Costs of Issuance *	\$1,500,000
	Total	<u>\$45,000,000</u>	Total	<u>\$45,000,000</u>
			*Estimated	
RECOMMENDATION	Credit Committee recom	mends approval.		

REVISED: Preliminary Bond Resolution May 12, 2016 Pam Lenane and Tammy Harter

ILLINOIS FINANCE AUTHORITY **BOARD SUMMARY** May 12, 2016

Ness Healthcare NFP Project:

STATISTICS

Project Number: 12318 \$45,000,000 (not-to-exceed) Amount: Type: 501(c)(3) Revenue Bonds Pam Lenane and Tammy Harter IFA Staff: Illinois Location: Lincolnwood Illinois County/Region: Cook County/Northeast Out of State Counties: Steele County, Minnesota; Out of State Locations: Louisiana, Alabama and

Minnesota

Crenshaw County, Alabama; St. Tammany Parish, Louisiana

BOARD ACTION

Preliminary Bond Resolution (as revised)

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

PURPOSE

Tax-exempt bond proceeds of approximately \$40,000,000 and taxable bond proceeds of approximately \$5,000,000 will be used by Ness Healthcare NFP (the "Corporation") to (i) finance, refinance, or reimburse the Corporation for the costs of acquiring, constructing, removating, remodeling and equipping certain psychiatric and assisted living facilities of the Corporation, (ii) pay capitalized interest on the Bonds, if deemed necessary or advisable, (iii) fund a debt service reserve, if deemed necessary or advisable, and (iv) pay costs of issuance.

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 Tax-Exempt

Bonds \$40,000,000 Refunding \$39,915,685 IFA Taxable Bonds \$5,000,000 Project Fund \$3,584,315 Costs of Issuance* \$1,500,000

Total \$45,000,000 Total **\$45,000,000**

*Estimated

ILLINOIS JOBS DATA

Current employment: 6 Projected new jobs: 10 Jobs retained: Construction jobs: N/A N/A

Ness Healthcare NFP 501(c)(3) Revenue Bonds Page 4 **REVISED:** Preliminary Bond Resolution May 12, 2016 Pam Lenane and Tammy Harter

FINANCING SUMMARY

Credit Enhancement: None.

Structure: The Bonds are expected to be fixed rate bonds that will be sold in a private placement.

Loop Capital Markets LLC has been engaged as Placement Agent and will locate potential purchasers of the Bonds. The Bonds will be nonrated and sold in denominations

of \$100,000 pursuant to a Private Placement Memorandum.

Interest Rate: Fixed rates estimated from 4 to 6%

Interest Rate Modes: Fixed

Underlying Ratings: The Corporation is a non-rated entity.

Maturity: Up to 30 years

Estimated Closing Date: July 1, 2016

PROJECT SUMMARY (FOR PRELIMINARY BOND RESOLUTION)

Tax-exempt bond proceeds of approximately \$40,000,000 and taxable bond proceeds of approximately \$5,000,000 will be used by the Corporation to (i) finance, refinance, or reimburse the Corporation for the costs of acquiring, constructing, removating, remodeling and equipping certain psychiatric and assisted living facilities of the Corporation, (ii) pay capitalized interest on the Bonds, if deemed necessary or advisable, (iii) fund a debt service reserve, if deemed necessary or advisable, and (iv) pay costs of issuance.

BUSINESS SUMMARY

The Corporation is an Illinois not-for-profit corporation organized by Han Capital in July of 2015 to provide residential care facilities for the elderly to meet their physical, emotional, recreational, social and other needs. The Corporation intends to amend its articles of incorporation to include the provision of psychiatric and behavioral health services as one of its corporate purposes. The Corporation has received a determination letter from the Internal Revenue Service that is an organization described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended. The Corporation is headquartered at 7300 N Cicero Ave in Lincolnwood, Illinois.

Han Capital is a private equity firm, based in Chicago, Illinois. Their focus is health care, self-storage and other value add opportunities. The firm has significant experience in owning and managing healthcare assets. Their current portfolio includes assisted living facilities in Minnesota and California. The executive team is made up of individuals with strong backgrounds in finance, distressed assets and management.

The Corporation will use the tax-exempt and taxable bond proceeds to acquire the following psychiatric and assisted living facilities:

- Beacon Children's Hospital. Beacon Children's Hospital is located at 150 Hospital Drive Luverne, Alabama 36049. Beacon Children's Hospital is a 28 bed (licensed for 32) acute care psychiatric hospital for children and adolescents. The acquisition cost is expected to be approximately \$6.600.000.
- Northlake Behavioral Health System. Northlake Behavioral Health System is located at 23515 Hwy 190 Mandeville, Louisiana 70448. Northlake Behavioral Health System is a psychiatric hospital licensed for 205 beds (140 acute and 65 psychiatric residential treatment facility). The acquisition cost is expected to be approximately \$25,000,000.
- Valleyview of Owatonna. Valleyview of Owatonna is located at 1212 Frontage Road W/I-35, Owatonna, Minnesota 55060. Valleyview of Owatonna Assisted Living is a senior care campus renovated in 2004. The facility contains 90 assisted living units. It is located 60 minutes from downtown Minneapolis, Minnesota and is 40 miles from the renowned Mayo Clinic in Rochester, Minnesota. The acquisition cost is expected to be approximately \$4,500,000.

Ness Healthcare NFP 501(c)(3) Revenue Bonds Page 5

REVISED: Preliminary Bond Resolution May 12, 2016 Pam Lenane and Tammy Harter

ECONOMIC DISCLOSURE STATEMENT

Applicant: Ness Healthcare NFP

Site Address: 7300 N. Cicero Ave., Lincolnwood, IL 60712

Contact: Tony Shir, 872-208-7614

Website: N/A

Project name: Ness Healthcare

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

State: Illinois

Ness Healthcare NFP 2016 Board Members (501(c)(3)):

Scott Kellman

Scott currently serves as Chairman and Chief Executive Officer of American Eagle Lifecare Corporation, a not-for-profit provider of senior living services to the elderly. Previously, he was the Chief Executive Officer of Care Investment Trust (NYSE: CRE) and a Managing Director and Head of Real Estate with CIT Healthcare. A veteran of the healthcare industry with over 25 years of experience deploying capital in healthcare real estate, Mr. Kellman previously served as Senior Vice President at Healthcare Property Investors, Inc. (NYSE: HCP) where he was responsible for directing HCP's business development activities. He also served as Senior Vice President, Treasurer of Tenet Healthcare Corporation (NYSE: THC) where he managed Tenet's real estate and oversaw the company's corporate finance and cash management functions. Mr. Kellman was Chief Operating Officer of Omega Healthcare Investors, Inc. (NYSE: OHI) where he acquired and provided debt financing for healthcare real estate properties. Prior to joining Omega, he founded and operated Medical REIT, which merged with Omega Healthcare in August 1993. Mr. Kellman received an AB in political science, graduating magna cum laude, as well as a JD from the University of Michigan Law School.

Michael Tarnoff

As EVP & CFO of the Jewish Federation, Mr. Tarnoff provides strategic direction and supervision for the areas of: finance; accounting; investments; compliance; labor relations; employee benefits; insurance / risk management; and real estate development and management. Founder of Jewish Federations of North America nation-wide programs which provides tax-exempt bond underwriting services for capital projects and has issued over \$1 billion of taxexempt bonds. JF Investment Program also manages over \$2.5 billion in endowment portfolio assets. Member of Financial Accounting Standards Board Nonprofit Advisory Committee --assists FASB in understanding accounting issues of nonprofits, especially insofar as they differ from those of public and private for-profit business entities. Recipient of Mandelkorn Distinguished Service Award -- given in recognition of significant communal service contributions - including encouraging and practicing the open exchange of information, collaboration and collective action. Past Chairman of Board of First Non Profit Insurance Company - insurance underwriter founded by United Way exclusively for nonprofit organizations. FNIC was purchased in 2013 by AmTrust, a NYSE listed company. Member of the Advisory Board of Agile HC - providing software solutions utilizing predictive analytics for complex staffing requirements in 24/7 health care environments such as hospitals and other licensed care facilities. Board member of Michael Reese Health Trust, one of the largest health care related foundations in Illinois. Also serve on Boards of numerous other charitable foundations. Tarnoff received an MBA from Booth Graduate School of Business, University of Chicago.

Michael Messing

Michael Messing serves as a Diagnostic Radiologist at Hala Comprehensive Breast Center in Jerusalem, Israel. He is American Board of Radiology Certified since 1991 and proficient in Breast Imaging and Intervention and Emergency Radiology. Mr. Messing previously served at St. James Mercy Hospital in Hornell, NY, North Shore Hospital in Highland Park, IL and MacNeal Hospital in Berwyn, IL. Mr. Messing received his B.A. in Biology from University of Rochester, an M.S. in Biochemistry and Molecular Biology, Doctor of Medicine (MD) in 1986 from the Chicago Medical School at Rosalind Franklin U-Med & Science and Post MD Fellowship of Diagnostic Radiology/ Body Imaging at Northwestern University.

Ness Healthcare NFP 501(c)(3) Revenue Bonds Page 6

REVISED: Preliminary Bond Resolution May 12, 2016 Pam Lenane and Tammy Harter

PROFESSIONAL & FINANCIAL					
Borrower's Counsel: Auditor:	Much Shelist, P.C. TBD	J. Eric Guth	Chicago, IL		
Placement Agent:	Loop Capital Markets, LLC	Prakash Ramani	Chicago, IL		
Bond Counsel:	Nixon Peabody LLP	Julie Seymour	Chicago, IL		
Placement Agent's Counsel:	Chapman and Cutler LLP	David Kates	Chicago, IL		
Bond Trustee:	TBD		_		
Issuer's Counsel:	Nixon Peabody LLP	Julie Seymour	Chicago, IL		
Issuer's Advisor:	Sycamore Advisors, LLC	Chicago, IL	Melanie Shaker		

LEGISLATIVE DISTRICTS

Congressional: 9 State Senate: 8 State House: 16

SERVICE AREA

The Corporation expects to operate psychiatric and assisted living facilities in Owatonna, Minnesota; Mandeville, Louisiana and Luverne, Alabama.





DESCRIPTION

STRUCTURE/CREDIT

\$50,000,000

N/A Retained jobs

metropolitan areas as measured by market share.

May 12, 2016	Rush University Medical Center		
REQUEST	Purpose: Bond proceeds will be used by Rush University Medical Center ("RUMC") to (i) refund Series 2008A Bonds, which were used to finance portions of projects on the RUMC campus, including the East Patient Tower, Central Plant, loading docks and parking; and (ii) pay costs of issuance. Program: Conduit 501(c)(3) Revenue Bonds		
	Extraordinary Conditions: None.		
BOARD ACTIONS	Final Bond Resolution (One-time consideration)		
MATERIAL CHANGES	None. This is the first time this financing has been presented to the IFA Board of Directors.		
JOB DATA	10,878 Current jobs N/A New jobs projected		

N/A Construction jobs projected

RUMC owns and operates an academic medical center in Chicago. Major operations of RUMC include Rush University Hospital, Rush University and Rush University Medical Group. The hospital operations include 679 staffed beds and RUMC is the third largest hospital provider in the eight county Chicago

INDICATORS	• Current underlying ratings of 'A1'/'A+'/'A+' by Moody's, S&P and Fitch, respectively			
SECURITY	The Obligated Group (consisting of Rush University Medical Center ("RUMC"); Rush-Copley Medical Center, Inc. ("RCMC"); Rush Oak Park Hospital ("ROPH"); Copley Memorial Hospital ("Copley"); Copley Memorial Hospital Health Care Foundation ("Copley Foundation"); and Copley Ventures") will give a revenue pledge with certain covenants to be negotiated			
MATURITY	• Up to 10 years	• Up to 10 years		
SOURCES AND USES	Sources:		Uses:	
	IFA Bonds	\$50,000,000	Refunding	\$50,000,000
	RUMC equity	\$ 500,000	Costs of Issuance*	<u>\$500,000</u>
	Total	<u>\$50,500,000</u>	Total *Estimated – Preliminary subject to change – Costs of Issuance are to be paid by Borrower	<u>\$50,500,000</u>
RECOMMENDATION	Credit Review Committee recommends approval.			

• Bank direct placement, variable rate, up to 10 year maturity with the Northern Trust

Final Bond Resolution May 12, 2016 Pam Lenane Tammy Harter

ILLINOIS FINANCE AUTHORITY BOARD SUMMARY May 12, 2016

Project: Rush University Medical Center

STATISTICS

Project Number: 12335 Amount: \$50,000,000 (not-to-exceed)
Type: 501(c)(3) Revenue Bonds IFA Staff: Pam Lenane and Tammy Harter

Location: Chicago County/Region: Cook County

Northeast Region

BOARD ACTION

Final Bond Resolution

Conduit 501(c)(3) Revenue Bonds

Credit Review Committee recommends approval

No IFA funds at risk

No extraordinary conditions

PURPOSE

Bond proceeds will be used by **Rush University Medical Center** ("**RUMC**") to (i) refund Series 2008A Bonds and (ii) pay costs of issuance.

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
 \$50,000,000
 Refunding
 \$50,000,000

 RUMC equity
 \$500,000
 Costs of Issuance*
 \$500,000

 Total
 \$50,500,000
 Total
 \$50,500,000

*Estimated – Preliminary, subject to change – Costs to be

paid by the Borrower

JOBS

Current employment: 10,878 FTEs Projected new jobs: N/A
Jobs retained: N/A Construction jobs: N/A

Final Bond Resolution May 12, 2016 Pam Lenane Tammy Harter

FINANCING SUMMARY

Structure: Bank direct placement with The Northern Trust

Interest Rate: Variable 67% of 30 day LIBOR plus 80 bps

Interest Rate Modes: Variable rate

Underlying Ratings: 'A1'/'A+'/'A+' by Moody's, S&P and Fitch

Maturity: Up to 10 year maturity

Estimated Closing Date: June 29, 2016

PROJECT SUMMARY

The Series 2008 bonds were issued to finance portions of projects on the RUMC campus, including the East Patient Tower, Central Plant, loading docks and parking.

BUSINESS SUMMARY

Background:

Rush University Medical Center ('RUMC") has been part of the Chicago landscape longer than any other health care institution in the city. Rush Medical College, a part of Rush University, was the first institution of higher learning chartered in Illinois. Rush University is also home to one of the nation's top-ranked nursing colleges. RUMC employs over 10,000 FTEs, of which 489 are employed physicians.

The nursing program has been awarded Magnet Designation four consecutive times, the highest honor a hospital can receive for outstanding achievement in nursing services: less than 1% of all hospitals nationwide have received this honor four times. It was the first medical center in Illinois caring for both adults and children to receive the Magnet Status. Rush University Medical Center provides a full range of medical and surgical services and consistently ranks in numerous categories in the U.S News & World Report Top Hospital report. RUMC is also the only four star-rated hospital in Chicago by the federal "CMS" ("Centers for Medicare and Medicaid Services").

Rush University includes Rush Medical College, the College of Nursing, the College of Health Sciences and The Graduate College. Total enrollment for the 2015-2016 academic year was over 2,500 students. RUMC is also the site of more than 70 residency and fellowship programs in medical and surgical specialties. Total research expenditures for FY2015 totaled \$131 million. Research is focused on improving day-to-day lives of patients through community-based studies and research focused on clinical care.

ECONOMIC DISCLOSURE STATEMENT

Applicant: Rush University Medical Center

Address: 1700 West Van Buren, Suite 265, Chicago IL 60612

Contact: Patricia S. O'Neil, VP, Treasurer

Website: www.rush.edu

Project name: Rush University Medical Center Series 2016

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

State: Illinois

Rush University Medical Center

501(c)(3) Revenue Bonds

Page 4

Final Bond Resolution May 12, 2016 Pam Lenane Tammy Harter

Board of Directors:

General Trustees

James A. Bell Matthew J. Boler John L. Brennan Marca L. Bristo

Peter C. B. Bynoe*

Karen B. Case

E. David Coolidge III*
Kelly McNamara Corley
Susan Crown (Vice Chair)*
James W. DeYoung (Vice Chair)*

William A. Downe
Bruce W. Duncan
Christine A. Edwards*
Francesca Maher Edwardson
Charles L. Evans, PhD

Larry Field Robert F. Finke* William J. Friend Ronald J. Gidwitz H. John Gilbertson Larry Goodman, MD*

William M. Goodyear (Chairman)*

Sandra P. Guthman* William J. Hagenah* William K. Hall* Christie Hefner

Marcie B. Hemmelstein Jay L. Henderson* Marvin J. Herb John W. Higgins John L. Howard Ron Huberman

Richard M. Jaffee*

P. Kasper Jakobsen

John P. Keller

Kip Kirkpatrick

Fred A. Krehbiel

Sheldon Lavin

Aylwin B. Lewis

Susan R. Lichtenstein

Pamela Forbes Lieberman

Todd W. Lillibridge

Donald G. Lubin (Vice Chair)*

Robert A. Mariano

Gary E. McCullough

Andrew J. McKenna, Jr.

James S. Metcalf

Wayne L. Moore*

William A. Mynatt, Jr.

Martin H. Nesbitt

Michael J. O'Connor

Carole Browe Segal*

Alejandro Silva

Jennifer W. Steans

Joan E. Steel

Carl W. Stern

Jonathan W. Thayer

Charles A. Tribbett III

Greg Welch

John R. Willis*

Thomas J. Wilson

Robert A. Wislow

Barbara Jil Wu, PhD

Annual Trustees

Harry Bond*

Bruce W. Dienst

Steven Gitelis, MD

David W. Hines, MD

Jerald W. Hoekstra

Anthony D. Ivankovich, MD

Catherine J. King

Anthony M. Kotin, MD

The Rt. Rev. Jeffrey D. Lee

Mary K. McCarthy*

Mark C. Metzger*
Marsha Murphy, DNP

Karl A. Palasz

Karen C. Reid

Angelique L. Richard, PhD

Dino Rumoro, DO*

Carole Streicher

Member of Executive Committee*

Rush University Medical Center

501(c)(3) Revenue Bonds

Page 5

Final Bond Resolution May 12, 2016 Pam Lenane Tammy Harter

William H. Osborne	
Aurie A. Pennick	
Sheila A. Penrose*	
Perry R. Pero	
Stephen N. Potter*	
Richard S. Price	
Eric A. Reeves	
Thomas E. Richards	
John W. Rogers, Jr.*	
Jesse H. Ruiz	
John J. Sabl	
John F. Sandner	
E. Scott Santi*	
Gloria Santona	

PROFESSIONAL & FINANCIAL

Borrower's Counsel: Dentons US LLP Mary Wilson Chicago, IL Borrower's Advisor: Public Financial Management Errol Brick New York, NY Bond Counsel: Chapman and Cutler LLP Christopher Walrath Chicago, IL Bank Counsel: Foley & Lardner LLP Laura Bilas Chicago, IL Bond Trustee: Wells Fargo Bank, N.A. Chitra Patel Chicago, IL Burke Burns & Pinelli, Ltd. IFA Counsel: Mary Pat Burns Chicago, IL IFA Financial Advisor: Acacia Financial Group, Inc. Phoebe S. Selden Chicago, IL

LEGISLATIVE DISTRICTS

RUMC

Congressional: 7 State Senate: 5 State House: 9

Copley Memorial Hospital

Congressional: 14 State Senate: 42 State House: 83

Rush Oak Park Hospital

Congressional: 7 State Senate: 39 State House: 78