ILLINOIS FINANCE AUTHORITY

December 10, 2015

AGENDA

BOARD MEETING 10:00 a.m. Michael A. Bilandic Building 160 North LaSalle Street Suite S-1000 Chicago, Illinois 60601

I.	Call to Order & Roll Call
II.	Presentation and Consideration of Item No. 15 of the Project Reports
	and Resolutions
III.	Approval of Agenda
IV.	Chairman's Remarks
V.	Message from the Executive Director
VI.	Consideration of the Minutes
VII.	Presentation and Consideration of Financial Reports
VIII.	Monthly Procurement Report
IX.	Committee Reports
Х.	Closed Session Pursuant to, but not limited to, 5 ILCS 120/2(c)(1),
	5 ILCS 120/2(c)(7) and 5 ILCS 120/2(c)(29) of the Illinois Open
	Meetings Act
XI.	Public Recital of the Nature of the Matter Considered and Other
	Information that will Inform the Public of the Business Conducted
	in Closed Session Pursuant to 5 ILCS 120/2(e)
XII.	Presentation and Consideration of the Project Reports and Resolutions
XIII.	Other Business
XIV.	Public Comment
XV.	Adjournment

PROJECT REPORTS AND RESOLUTIONS

AGRICULTURE PROJECTS

Tab	Project Name	Location	Amount	New Jobs	Const. Jobs	Staff
	eginning Farmer Bonds inal (One-Time Consideration)					
	A) Jordan Baumgart	Gray Township (White County)	\$333,500	-	-	PE/LK
1	B) Troy M. Diericks	Atkinson Township (Henry County)	\$483,925	-	-	PE/LK
	C) Jesse W. and Ashley L. Wilson	Indian Creek Township (White County)	\$192,500	-	-	PE/LK
	D) Cory and Emily Schirer	Greene Township (Woodford County)	\$140,000	-	-	PE/LK
	Specialized Livestock Guarantee Final (One-Time Consideration)					
2	Edward L. King	Steward (Lee County)	\$1,000,000	-	10	PE/LK
	TOTAL AGRICULTURE PR	\$2,149,925	-	10		

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

Tab	Project Name	Location	Amount	New Jobs	Const. Jobs	FM
501(c)(3) Final	501(c)(3) Revenue Bonds Final					
3	Norwegian Lutheran Bethesda Home Association	Chicago (Cook County)	\$7,517,000	10	102	RF/BF
4	Adler University	Chicago (Cook County)	\$19,100,000	19	-	RF/BF
TOTAL EDUCATIONAL, CULTURAL, AND NON-HEALTHCARE 501(c)(3) PROJECTS		\$26,617,000	29	102		

HEALTHCARE PROJECTS

	Tab Project Name Location Amount New Jobs Const. Jobs Staff 501(c)(3) Revenue Bonds Final (One-Time Consideration)					
5	5 Iowa Health System d/b/a UnityPoint Health Peoria (Peoria County) \$53,000,000 PL/TH					
	TOTAL HEALTHCARE PR	\$53,000,000	-	-		
	GRAND TOTAL		\$81,766,925	29	112	

PROJECT REPORTS AND RESOLUTIONS

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RESOLUTIONS

Tab	Action	Staff
Resoluti	ons	
6	Resolution Authorizing the Execution and Delivery of a First Amendment to Bond and Loan Agreement Relating to the Educational Facility Revenue Bond (Adler School of Professional Psychology, Inc. Project) Series 2010 of the Illinois Finance Authority; and Related Matters	RF/BF
7	Request by State Bank (Freeport, Illinois) and Northwest Illinois Development Alliance to Illinois Finance Authority for approval of a 5-Year Extension of a Term Participation Loan to Freeport/Stephenson County Visitors Center, NFP to 12/28/2020	RF/BF
8	Resolution Authorizing the Execution and Delivery of a Second Amendment to Bond and Loan Agreement Relating to the Industrial Development Revenue Bond (Sterling Lumber Company Project) Series 2014 of the Illinois Finance Authority; and Related Matters	RF/BF
9	Resolution Authorizing Actions to Assist with Affiliation of Northwestern Memorial HealthCare and KishHealth System	PL/TH
10	Resolution Authorizing the Issuance of Not to Exceed \$115,000,000 in Aggregate Principal Amount of Illinois Finance Authority Taxable Revenue Bonds (Moral Obligation of the State of Illinois), Series 2015, the Proceeds of Which are to be Used for Public Purpose Projects Under the Illinois Finance Authority Act; the Execution of an Indenture of Trust Between the Authority and Zions First National Bank, as Trustee as Well as Assignment Agreements, an Interagency Agreement and Other Related Documents; and Authorizing and Approving All Other Actions Necessary or Appropriate Related Thereto	СМ
11	Resolution to Approve Emergency Procurements for Bond Counsel (Katten Muchin Rosenman LLP) and Authority's Counsel (Mayer Brown LLP) on the Moral Obligation Bond Issue, and Potentially, a Servicer to be determined; and Approval of an Emergency Procurement for an Insurance Broker	CM/EW
12	Resolution to Join the Infrastructure Council of the Illinois Chamber of Commerce	СМ
13	Resolution for Election of a Vice-Chair of the Illinois Finance Authority	СМ
14	Resolution Appointing the Executive Director of the Illinois Finance Authority for One-Year Term of Office	
15	Resolution Authorizing the Adoption of Policies and Procedures Related to Meeting Attendance by Non-Physical Means in Compliance with the Illinois Open Meetings Act and Excused Absences	EW
16	Resolution to Authorize the Use of Unrestricted General Funds of the Illinois Finance Authority in connection with Outstanding Unpaid Receivables of Vendors to the State of Illinois by Either Direct-Purchase by the Illinois Finance Authority or by an Alternative Financing Method as Allowed by Law	СМ
17	Resolution Authorizing Delegation of Authority to Authorized Officers to Take Actions to Complete the Fiscal Year 2014/2015 Compliance Audit and the Fiscal Year 2015 Financial Audit	СМ



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

Date: December 10, 2015

To: R. Robert Funderburg, Jr., Chairman Eric Anderberg Gila J. Bronner James J. Fuentes Michael W. Goetz Robert Horne Adam Israelov Mayor Arlene A. Juracek

Message from the Executive Director

Lerry Knox Terrence M. O'Brien Mayor Barrett F. Pedersen Roger Poole Mordecai Tessler John Yonover Bradley A. Zeller

Dear Member of the Authority:

December is the meeting where nominations and appointment to the post of Authority Executive Director are annually considered by the Members of the Authority. I am grateful to Governor Bruce Rauner, Authority Chair Funderburg, and all of the Members of the Authority for the opportunity to serve the people of Illinois. I hope that the Members of the Authority will favorably consider my nomination as Executive Director for the coming year.

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

Respectfully,

Subject:

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: December 10, 2015

To:	R. Robert Funderburg, Jr., Chairman Eric Anderberg Gila J. Bronner James J. Fuentes Michael W. Goetz Robert Horne Adam Israelov Mayor Arlene A. Juracek	Lerry Knox Terrence M. O'Brien Mayor Barrett F. Pedersen Roger Poole Mordecai Tessler John Yonover Bradley A. Zeller
	Mayor Arlene A. Juracek	
From:	Brad R. Fletcher, Assistant Vice Preside	ent

Subject: Minutes of the November 12, 2015 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 November in the year 2015, pursuant to the provisions of Section 801-25 and Section 801-30 of the Illinois Finance Authority Act, 20 ILCS 3501/801-1 et seq. of the State of Illinois (the "**Act**").

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, November 12, 2015 9:30 AM

AGENDA:

- I. Call to Order & Roll Call (page 3, line 1 through page 4, line 3)
 II. Approval of Agenda (page 4, line 4 through page 4, line 15)
 III. Chairman's Remarks (page 4, line 16 through page 5, line 9)
- IV. Message from the Executive Director
- (page 5, line 10 through page 6, line 22)
- V. Consideration of the Minutes (page 6, line 23through page 7, line 11)
- VI. Presentation and Consideration of Financial Reports (page 7, line 12 through page 12, line 4)
- VIII. Monthly Procurement Report (page 12, line 5 through page 12, line 9)



IX.	Committee Reports
	(page 12, line 10 through page 12, line 13)
X.	Presentation and Consideration of the Project Reports and Resolutions
	(page 12, line 14 through page 57, line 21)
XI.	Other Business
	(page 57, line 22 through page 57, line 24)
XII.	Public Comment
	(page 58, line 1 through page 58, line 4)
XIII.	Adjournment
	(page 58, line 5 through page 58, line 14)

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 November 12, 2015 Regular Meeting of the Board
 - 2. Voting Record of the November 12, 2015 Regular Meeting of the Board

ILLINOIS FINANCE AUTHORITY BOARD BOARD OF DIRECTORS REGULAR MEETING November 12th, 2015, at 9:30 a.m. Report of Proceedings had at the Meeting of the Illinois Finance Authority Board of Directors Regular Meeting on November 12th, 2015, at the hour of 9:30, pursuant to notice, at 160 North LaSalle Street, Suite S1000, Chicago, Illinois. MARZULLO REPORTING AGENCY (312) 321-9365

1 APPEARANCE:

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2 ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS

	11-12-15. txt
3	MR. R. ROBERT FUNDERBURG MR. ERIC ANDERBERG
4	MR. ROBERT HORNE MR. ADAM I SRAELOV
5	MS. ARLENE JURACEK MR. LERRY KNOX
6	MR. BARRETT PEDERSON (Added 9:41 a.m.) MR. MORDECAI TESSLER (Added 9:41 a.m.)
7	MR. ROBERT E. POOLE MS. GILA J. BRONNER
8	MR. MICHAEL W. GOETZ
9	ILLINOIS FINANCE AUTHORITY STAFF MEMBERS
10	MR. BRAD FLETCHER, Assistant Vice-President
11	MR. RICH FRAMPTON, Vice-President MS. MELINDA GILDART, CFO
12	MS. PAMELA LENANE, Vice-President MS. ELIZABETH WEBER, General Counsel
13	MS. SIX GRANDA, Controller MR. CHRISTOPHER B. MEISTER, Executive Director
14	MR. PATRICK EVANS, AG Banker
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	MARZULLO REPORTING AGENCY (312) 321-9365
1	CHAIRMAN FUNDERBURG: I would like to call to
2	order the meeting of the Illinois Finance Authority
3	at 9:35. First is roll.
4	FLETCHER: The time is 9:35 a.m. At this time,
5	I'll call the roll. Mr. Anderberg?
6	ANDERBERG: Here.
7	FLETCHER: Ms. Bronner? Page 2

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8 BRONNER: Here.

9 FLETCHER: Mr. Goetz?

10 GOETZ: Here.

11 FLETCHER: Mr. Horne?

12 HORNE: Here.

13 FLETCHER: Mr. Israel ov?

14 I SRAELOV: Here.

15 FLETCHER: Ms. Juracek?

16 JURACEK: Here.

17 FLETCHER: Mr. Knox?

18 KNOX: Here.

19 FLETCHER: Mr. Pool e?

20 POOLE: Here.

21 FLETCHER: Mr. Chairman?

22 CHAI RMAN FUNDERBURG: Here.

23 MR. FLETCHER: Any Board Members on the

24 tel ephone?

MARZULLO REPORTING AGENCY (312) 321-9365

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1 EVANS: This is Pat Evans. 2 FLETCHER: Mr. Chairman, at this time we have a 3 quorum. 4 CHAIRMAN FUNDERBURG: Thank you very much. Next is approval of the agenda. Anything anybody 5 would like to correct or add to the agenda, you 6 could do that. 7 8 If not, is there a motion to approve that? GEOTZ: Moved. 9 POOLE: 10 Second. 11 CHAIRMAN FUNDERBURG: All in favor, please say Page 3

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11-12-15. txt 12 aye? 13 (A chorus of ayes.) CHAIRMAN FUNDERBURG: Any opposed? 14 15 (No response.) CHAIRMAN FUNDERBURG: Okay, thank you. 16 Next, I 17 would just like to open by thanking all of the staff 18 at the IFA. It's been a very, very busy month not 19 only conducting the business of the IFA, but also in 20 working on a number of other projects, and you've 21 all been doing a great job. 22 Sincere thanks to all of you. Also, just in terms of a procedural matter, I just want to 23 24 point out that, you know, this is a volunteer, MARZULLO REPORTING AGENCY (312) 321-9365 1 unpaid, part-time position that all of us have. 2 From time to time, our other interests, business or 3 otherwise, sometimes create a potential conflict 4 with IFA customers. 5 And I'm recommending that, you know, from 6 here on out, if there is a potential or actual 7 conflict, that the affected Director remove himself 8 or herself from the room during that point of 9 That's all I have for now. di scussi on. Chris? 10 MEISTER: Thanks, Mr. Chairman. Again, my name I'm the Executive Director of the 11 is Chris Meister. 12 Illinois Finance Authority. I just want to call the Board Members and 13 14 the audience to my message that is posted in the 15 front part of the book. 16 Obviously, there is some extraordinary Page 4

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17 times here in Illinois State Government; and in 18 connection with these extraordinary times, I'm 19 asking the Authority to consider some extraordinary 20 actions, which are found on items -- specifically 21 Items 7, 11, and 8 of the project reports and 22 resolutions on the agenda. 23 I will speak to those, but specifically 24 I'm going to be asking the Authority to help

MARZULLO REPORTING AGENCY (312) 321-9365

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1 ameliorate the difficulties faced by certain state vendors and providers of 911 services in this state. 2 3 I'm also very pleased, again, we have a 4 diverse agenda, the agriculture, education, heal thcare, and industry on the conduit borrowers 5 I also want to note that last week at the 6 si de. 7 invitation of the Canadian Consolate, I was part of an Illinois Delegation that went to Toronto for the 8 9 Canadian Public/Private Partnership Conference. 10 I was accompanied by Roger Driskell, who works for the Illinois Department of Transportation; 11 12 and in the transportation space in Illinois, is our 13 State's subject matter expert, and a newly-appointed 14 Executive Director of the Chicago Infrastructure 15 Bank, Leslie Darling. And I would like to thank the Canadian 16 17 Consolate General Roy Norton, as well as his staff 18 in the Trade Division, Darcy Munroe and Ann Rosen. 19 It was very productive. I'll be providing the Board

20 with a report in the coming days.

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11-12-15. txt 21 With that, I think we can turn back to the 22 agenda, Mr. Chairman. 23 Thank you very CHAI RMAN FUNDERBURG: Okay. 24 Next, is the consideration and the approval much. MARZULLO REPORTING AGENCY (312) 321-9365 1 of the minutes. Are there any additions or 2 corrections to the minutes of last month's meeting? 3 If not, is there a motion to approve? 4 BRONNER: So moved. 5 CHAI RMAN FUNDERBURG: Okay. KNOX: Second. 6 7 CHAIRMAN FUNDERBURG: There's a motion and 8 second. All in favor, please say aye. 9 (A chorus of ayes.) 10 CHAI RMAN FUNDERBURG: Any opposed? 11 (No response.) CHAIRMAN FUNDERBURG: Thank you. Next order of 12 13 business then is the financial reports. 14 Ms. Gildhart? 15 GI LDART: Good morning. I'm Melinda Gildart. I'm Chief Financial Officer of the Illinois Finance 16 17 Authority. In summary, for FY15 results, unaudited 18 19 results, our net income number has not changed. We're still looking about \$622,000 in unaudited net 20 21 income for FY15. 22 And those audits are -- the financial and 23 compliance audits are drawing to a close. They are 24 near completion, and we're still working on the MARZULLO REPORTING AGENCY (312) 321-9365 Page 6

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1 CAFR, which we hope to finalize in the next coming 2 week. 3 The summary results for FY16 unaudited, our total revenues equal \$2.2 million, and it's 4 about \$619,000, or just under 40 percent over 5 6 budget, and that's driven mostly by higher closing fees, higher than expected closing fees. 7 8 And we also have closing fees year to date 9 of \$1.7 million. So it's about 55 percent higher 10 than what we budgeted. 11 In October, we had closings from the 12 Columbia College, which generated fees of \$113,000; 13 Plymouth Place at \$111,000; Riverside Health System, 14 \$92,000; Nazareth Academy for \$70,000; Advocate 15 Health Care, \$48,000; and then we have various 16 agricultural-related closings for about \$13,000. 17 We also collected application fees of 18 \$11,000 from local governments and fire districts in 19 relation to the FY16 fire truck loan applications. 20 So those are added to our bottom line for revenues. 21 Our total annual expenses are 1.3 million, 22 and that's 21 percent below budget. Again, that's 23 driven mostly by vacant budgeted positions and the 24 delay in our IT projects and purchases. MARZULLO REPORTING AGENCY (312) 321-9365

1Our projected annual net income at this2point in the fiscal year is \$959,000; and again, the

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11-12-15. txt major driver is lower than expected spending at 25 3 4 percent below budget. 5 Overall, the Authority continues to 6 maintain a strong balance sheet. We have \$54,000,000 in assets and just \$918,000 in 7 8 liabilities. 9 Again, the Authority also accounts for 10 activity for the State of Illinois Component Units, 11 the Illinois Environmental Protection Agency, the 12 Illinois Medical District Commission and Northern 13 Illinois University Foundation, and their activity 14 is about \$158,000,000 on our balance sheet. 15 We processed 5.8 million in fire truck 16 loans and will seek to disburse them, once the 17 Authority completes its final administrative review. As of June 30th, 2015, the Illinois 18 19 Agricultural Loan Guarantee Fund and the Illinois 20 Farmer Agri Business Loan Guarantee Fund have 21 expense amounts of \$155,000 in the loan guarantee 22 fund, and \$563,000 as a loss reserve for potential 23 loan payoffs for the ag funds. 24 Again, we are completing our FY14 and FY15 MARZULLO REPORTING AGENCY (312) 321-9365

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1 financial compliance audits, and we will seek to 2 finish the CAFR soon. Are there any questions? 3 HORNE: I have one question on fees. You were 4 outlining for October, the Advocate fee of \$48,000. 5 It just struck me as a low fee compared to the others, and I recall that being a very large 6 So was that just a small fee for 7 bond issuance. Page 8

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that issuance? 8 9 LENANE: Yes. Advocate issued a bond in May of 10 this year, which would have been the last fiscal 11 year, and then they bought -- they also approved the 12 refunding opportunity, but that refunding 13 opportunity wasn't available at the time they went 14 to the market, and the market wasn't good. 15 So at that time I priced it based on what they actually issued. And then the market broke in 16 17 October, and we went really fast, two weeks start to 18 finish, and we issued those bonds. They got a 19 fabulous rate. So I only charged them the balance 20 of the fee. 21 HORNE: Okay. 22 LENANE: So the total fee would have been, I 23 think, like, 150 something. 24 HORNE: Okay. I just remember the bond amount MARZULLO REPORTING AGENCY (312) 321-9365 1 was significant. 2 LENANE: It was significant. 3 HORNE: It seems small in the context of that. 4 LENANE: Right. It is about, I want to say, a little over \$100,000,000 in bonds. So what we 5 authorized was larger in May. We had authorized it, 6 7 but it was based on what was authorized originally. 8 HORNE: Okay. Thank you. 9 GILDART: Any other questions? CHAIRMAN FUNDERBURG: If there are no other 10 questions, then, is there a motion to accept the 11 Page 9

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11-12-15. txt financial report? 12 13 FLETCHER: If I may, Mr. Chairman. 14 CHAIRMAN FUNDERBURG: Yes. 15 FLETCHER: Let the record reflect before we 16 take the vote the arrival of Member Pedersen and Member Tessler. 17 18 CHAIRMAN FUNDERBURG: Thank you. Okay. Sois 19 there a motion to accept the financial reports? GOETZ: 20 So moved. CHAIRMAN FUNDERBURG: By mr. Goetz. Is there a 21 22 second? 23 POOLE: Second. 24 CHAIRMAN FUNDERBURG: Seconded by Poole. All MARZULLO REPORTING AGENCY (312) 321-9365 in favor, please aye. 1 2 (A chorus of ayes.) 3 CHAIRMAN FUNDERBURG: Any opposed? 4 (No response.) 5 CHAIRMAN FUNDERBURG: Thank you. Also, just 6 please note that there are, regarding monthly 7 procurement reports. 8 GILDART: We will update the Board in December 9 on procurement activity. 10 CHAIRMAN FUNDERBURG: Okay, very good. Thank 11 There were no committee reports for the month, you. 12 so we'll move on to the projects report and 13 resolutions. 14 I would like to ask the Board if it's okay 15 if we go ahead and take them collectively in general 16 consent.

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17	Is that agreeable with the group?	
18	(A chorus of ayes.)	
19	CHAIRMAN FUNDERBURG: No one is opposed. Thank	
20	you.	
21	MEISTER: But I do believe that we have a	
22	member that there are going to be conflicts on a	
23	couple of them.	
24	CHAIRMAN FUNDERBURG: Yes. Right. You want to	
	MARZULLO REPORTING AGENCY (312) 321-9365	
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1	address it at this point. Adam?	
2	ISRAELOV: Right, yes. Items 7 and 11, so I'II	
3	have to recuse myself from consideration and	
4	deliberation on voting. Citibank Capital Markets I	
5	think is a client of my employer.	
6	MEISTER: And also to Item 9, I just want to	
7	speak briefly to that. That item is going to be	
8	withdrawn.	
9	Some weeks ago I circulated a memo	
10	regarding possible loans by the Illinois Finance	
11	Authority to local governments, in connection with	
12	motor fuel tax and 911 services to Illinois local	
13	governments.	
14	I had received a contact from a downstate	
15	sheriff that is facing financial troubles with his	
16	911 service, due to the budget impasse. We've taken	
17	the 911 portion and rolled it into Item 11. I	
18	received no similar outreach from any local	
19	government concerning motor fuels tax; and as a	
20	result, I'm withdrawing this Item 9.	

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11-12-15.txt CHAIRMAN FUNDERBURG: Okay. 7 and 11 will be considered separately, and Item 9 is dropped from the agenda. Okay? MEISTER: Yes.

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1 CHAIRMAN FUNDERBURG: Next up is the 2 agricultural project. 3 FRAMPTON: I believe we have Patrick Evans on 4 the phone. 5 We have one beginning farmer EVANS: Correct. Michael and Stephanie Taylor, purchasing 6 bond. 7 33 acres of farm land for \$330,000 for \$10,000 per The property is located in Whiteside County 8 acre. in the northwest corner of Illinois. 9 10 The individuals are injecting 30.3 percent 11 of the purchase price with the Community State Bank 12 of Rock Falls financing 69.7 percent or \$230,000. 13 They are utilizing the Illinois beginning 14 farmer bond. The loan would be a 25-year amortized 15 Ioan, requiring monthly -- I mean, requiring annual 16 principal and interest payments. The initial 17 interest rate will be 3.25. The interest rate will adjust every five 18 19 years at 1 percent below Wall Street general prime, with a floor of 3.25 and a cap of 8.25 will be 20 21 established. 22 Any questions? 23 CHAIRMAN FUNDERBURG: Pat, no questions here. 24 Thank you.

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1 FLETCHER: Okay. Mr. Chairman, Members of the 2 Board, Tab No. 2 is a proposed preliminary bond 3 resolution for Adler University, a not-to-exceed amount of \$19.1 million. 4 Adler University is a private, non-profit, 5 6 postbaccal aureate school for social and health The physical campus is currently in 7 sci ences. 8 downtown Chicago, as well as Vancouver, Canada. And 9 this is a graduate school essentially for 10 psychologists, both Graduate Degrees as well as 11 Doctorate Degrees. The proposed transaction before you would 12 13 enable Adler to acquire its space that it currently 14 leases at its downtown campus located in the 15 building known as One North Dearborn. They have a 16 mailing address of 17 North Dearborn. 17 The proposed bond would be purchased directly by MB Financial through a direct purchase 18 19 structure. An IFF subordinate loan and Adler cash 20 will provide the remaining sources of funds to 21 provide for the total \$25,000,000 acquisition. 22 Turning to our confidential analysis on 23 page 8 of the report, you'll note that we provided a 24 financial forecast, because Adler is a non-rated MARZULLO REPORTING AGENCY (312) 321-9365

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entity, pursuant to guidelines adopted by our credit
 committee beforehand.

11-12-15. txt 3 Our forecast anticipates that Adler will generate sufficient operating cash flows to cover 4 5 the proposed debt service in connection with the 6 Series 2015 bond. Again, your consideration today 7 is for preliminary bond resolution. 8 Once business terms of the transaction are 9 finalized, and bond documents have been 10 substantially finalized, we will return for your 11 final consideration. We recommend approval, and I 12 can take any questions at this time. 13 CHAIRMAN FUNDERBURG: Okay. Thank you, 14 Mr. Fletcher. Ms. Lenane? 15 Sarah Bush Lincoln LENANE: Yes. I'm sorry. 16 now returns for a final bond resolution. Sarah Bush Lincoln returns for a final board resolution in the 17 18 amount of \$30,000,000 for a bank private placement. 19 They have selected Bank of America, and 20 that is really the only change since the last -- one 21 more change. They have not received yet a 22 certificate of need for the new cardiology wing that 23 they are financing, but they are going to pass the 24 bond resolution.

MARZULLO REPORTING AGENCY (312) 321-9365

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1 And they have a list of substitute 2 projects that they would finance, in the event they 3 don't receive the CON for the cardiology wing. So 4 that's -- the only other change, and then Jordan Feffer is here, counsel to Sarah Bush Lincoln, and 5 the CFO Dennis Pluard would have liked to have been 6 here today, but he had a conflict and it's a far 7 Page 14

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9 So Jordan is going to just speak a little 10 about the project. I told him he had a minute. Sarah Bush Lincoln would like to thank 11 FEFFER: Mr. Chairman and all the Board Members for the 12 13 Driving in, potentially, it would be a opportunity. 14 little risky, because there's some tornado in East 15 Central Illinois. So it might have been a little bit of hike for them. 16 17 But Sarah Bush is very excited for this 18 opportunity. It involves new construction of a 19 medical surgical unit that would include 19,000 20 square feet of surgery units, about 32,000 square 21 feet of recovery units. 22 Also, a new cardiology, as Pam mentioned, 23 43,000 square feet, along with ambulatory medical 24 units, and obstetrics and pediatric units, along MARZULLO REPORTING AGENCY (312) 321-9365 with the new Toledo Clinic. 1 This would result in approximately 90 new 2 jobs and 60 construction jobs. 3 So Sarah Bush is 4 very excited about this potential project. So I 5 appreciate your consideration. CHAI RMAN FUNDERBURG: Thank you. 6 7 LENANE: Thank you. Any other questions? 8 ISRAELOV: I have one question. On page 2, it 9 talks about the purpose and the proceeds of the bond, what they will be used for; and then the use 10 11 of proceeds I see \$19.7 million is going towards the Page 15

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11-12-15. txt project fund and \$10,000,000 going towards 12 reimbursement. 13 14 Can you just talk through the 15 reimbursement, what's covered in that? Well, some of this they've already 16 LENANE: 17 started, and I don't think I have the breakout. 18 Some of this they've already started work on. 19 And, you know, if they pass a 20 reimbursement resolution, they can go back 18 months 21 and pick up money that they've spent and reimburse 22 themselves under the tax rules for that money. 23 I don't have that exact breakout on what 24 they are reimbursing themselves for. I believe it's MARZULLO REPORTING AGENCY (312) 321-9365

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1 portions of this, but I think we could probably get 2 that. Couldn't we? Bond counsel, Amy Cobb Curran, is here, or 3 4 Dan Bacastow can speak to that. 5 BACASTOW: Thank you, Pam. 6 THE COURT REPORTER: Spell your name, please. 7 BACASTOW: l'm Dan Bacastow. Dan Bacastow, B-a-c-a-s-t, as in Tom, o-w. Bond counsel and 8 partner at Chapman & Cuttler, and we are the bond 9 10 counsel on this particular issue, and reimbursement is a tax issue for us to complete, because there are 11 12 very prescribed rules with respect to what can or 13 cannot be reimbursed. 14 Under the regulations, Pam alluded to the 15 18-month rule, which allows us to go back and pick up expenditures, but only if the borrower has 16

17 adopted an appropriate reimbursement resolution, 18 prior to incurring those expenditures, other than 19 preliminary expenditures. 20 And the Sarah Bush Lincoln project is part 21 of the completion of a master facilities plan, and 22 some of those expenditures were, in fact, incurred 23 over the last 18 months to complete those projects. 24 They are the same projects that are listed in the MARZULLO REPORTING AGENCY (312) 321-9365

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1 resolution.

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2 So in terms of the substantive projects, 3 they're not any different, but we do have, as part 4 of that masters facilities plan, emergency department, surgery, imaging, third- and 5 fourth-floor bed units, surgery units and temporary 6 7 OR, during the construction of the additional surgery units, and lobby improvement projects. 8 9 So it's all part of the general project. It's been ongoing, and in order to efficiently 10 finance their project, rather than issue the bonds 11 12 18 months ago, they've waited until they had 13 completed those projects and now are in a position 14 to more economically finance the entire project, 15 both the reimbursement component, as well as the 16 perspective component. 17 So that's the reason for the significant 18 reimbursement here. 19 I SRAELOV: Thank you. 20 BACASTOW: You're welcome.

GOETZ: Mr. Chairman, I would just like to make
a comment. I'm very, very familiar with this part
of the state; and if it wasn't for you guys, there
wouldn't be any healthcare at all available. You
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are really to be commended for doing these additions
 and upgrades and stuff. You are the only game in
 town.

4 BACASTOW: We've got an 18-county footprint. 5 CHAIRMAN FUNDERBURG: Thank you, Mr. Goetz, for that comment. Also, I would like to just mention, 6 too, I think that IFA has done a pretty good job of 7 8 having impact throughout the state, and we're 9 certainly going to continue that effort and broaden 10 that and reach out even further. Thank you. 11 BRONNER: Just one comment or observation. 12 relative to job data, which I'm trying to monitor

13 now.

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14 I will go back and say it's nice to see 90
15 new jobs projected here, of which 60 will be
16 construction jobs that are projected, but I did want
17 to say just relative going back to Adler University,
18 I would think, at a minimum, the current jobs would
19 be retained. I mean, it was an NA.

FRAMPTON: We don't count jobs that are staying as retained jobs unless they are going to leave, if they're going to leave the state, for example. So that's the distinction.

24 BRONNER: Except we have it here for Sarah Bush MARZULLO REPORTING AGENCY (312) 321-9365 Page 18

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1 Lincoln. So I'm thinking before we have categories, 2 we should probably consistently report information 3 across the different --4 FRAMPTON: True. CHAIRMAN FUNDERBURG: Consistently and then 5 6 cumulatively as well. 7 BRONNER: So we will be able to keep track and 8 have some trend data and statistics for ourselves. 9 CHAIRMAN FUNDERBURG: Thank you. Great point. 10 Thank you. 11 FLETCHER: If I may. Yes. 12 BRONNER: 13 FLETCHER: It's simply a preliminary resolution 14 at this time. We can request that information, if 15 it's available. There is not necessarily a forecast 16 or model done for jobs. 17 In a nutshell, what Adler University is 18 proposing is just exchanging lease payments for debt 19 service, their costly lease these payments in favor of cheaper debt service. 20 21 So I don't know that a job model will be 22 created towards the retention, although we can 23 certainly ask when this comes back for a final, we 24 will have that answer. MARZULLO REPORTING AGENCY (312) 321-9365

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1 CHAIRMAN FUNDERBURG: And I think Ms. Bronner's

2 comment applies to all of everything.

11-12-15. txt 3 FLETCHER: Sure. 4 CHAIRMAN FUNDERBURG: Thank you for clarifying. 5 BRONNER: Thank you. 6 CHAIRMAN FUNDERBURG: Any other further 7 questions for Ms. Lenane on that project? 8 LENANE: Could I just make a correction? I 9 think you said the 60 construction jobs are in the 10 They are not. Those are additional jobs. 90. BRONNER: 11 Great. 12 LENANE: And those are new permanent jobs, 90 13 jobs; and then the construction job, as you know, 14 are just they come on and off. And that really is 15 an estimate because, you know, some of the projects 16 we're reimbursing for, some are new projects, and 17 it's separate. It's not inclusive. 18 BRONNER: I will also suggest, then, we have 19 estimated included in our job data. I think one time we did. 20 LENANE: 21 CHAIRMAN FUNDERBURG: We will address that 22 going forward. Thank you all very much. 23 Any other questions on that particular 24 project? No? Please. MARZULLO REPORTING AGENCY (312) 321-9365

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Next is a final bond resolution 1 LENANE: Okay. 2 for Passavant Memorial Area Hospital Association for 3 \$24,200,000. It's a direct bank placement with PNC 4 Bank, and this really has nothing new added to it. 5 It's a straight refunding of its 2006 A and 2006 B bonds. 6 Yes, and added is the guarantee of 7

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Yes, and added is the guarantee o Page 20

8	Memorial Health Systems, which they have now become	
9	affiliated with. So, but the bonds, these are	
10	Passavant bonds, that they're refunding.	
11	When they reissued, I have a question, are	
12	they going to say Passavant, or are they going to	
13	say Memorial? They are going to say Passavant?	
14	BACASTOW: Passavant is the borrower.	
15	LENANE: Okay.	
16	BACASTOW: And there is a separate guarantee of	
17	Memorial Health System.	
18	LENANE: They haven't been merged into the	
19	obligated debt yet?	
20	BACASTOW: They are not. They are part of the	
21	same credit group.	
22	LENANE: Yes.	
23	BACASTOW: They have a parent affiliate	
24	relationship or subsidiary relationship, with	
	MARZULLO REPORTING AGENCY (312) 321-9365	
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1	Passavant being the subsidiary, and the parent being	
2	Memorial Health System, which is providing a	
3	separate guarantee, but the bonds are the bonds of	
4	Passavant, the obligation bonds.	
5	LENANE: As you can see, Dan is our southern	
6	Illinois bond counsel.	
7	Any other questions?	
8	CHAIRMAN FUNDERBURG: Okay. Thank you very	
9	much.	
10	LENANE: Okay. Thank you.	
11	CHAIRMAN FUNDERBURG: Mr. Frampton?	
	Page 21	

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11-12-15. txt FRAMPTON: Quickly, Tab 5 is a resolution to 12 13 amend the existing bond and loan agreement for Alef 14 Alef actually borrowed through two Sausage. 15 special-purpose entities that they formed to own both real estate associated with the project and the 16 17 equipment back in December of 2010. 18 The Authority issued approximately 19 3,000,000 of bonds to finance the construction and 20 equipment of a 19,000 square-foot building that 21 added to Alef's existing 16,500 square-foot facility 22 in Mundelein. 23 As a result of the project, they were able 24 to double their production capacity. In terms of MARZULLO REPORTING AGENCY (312) 321-9365

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1 the amendments to the bond and loan agreement, they 2 will enable the interest rate to be reset as 3 scheduled back at the time the original bonds were 4 i ssued. Although this will be a reissuance for tax 5 purposes, the Authority will not be charging a fee. 6 Bonds that are sold into the market, when 7 they reset interest rates, typically they do not have to go through a reissuance. They also don't 8 9 even need Board approval or consent, ordinarily. 10 So we're attempting here to provide 11 equivalency between the local bank purchase deals 12 and the transactions for our borrowers that are sold 13 out into the market. The outstanding principal 14 amount of the bonds is approximately \$2.95 million. 15 Presently, First American Bank was the As the purchaser, First American bears 16 purchaser. Page 22

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17	all risks as the bond holder. They are also the
18	relationship bank for Alef.
19	Any questions. Okay. Thank you.
20	CHAIRMAN FUNDERBURG: Thank you.
21	WEBER: Hello. I'm Elizabeth Weber, general
22	counsel to the Authority. I'm speaking on Item 6,
23	which will authorize the continuation of the
24	Authority's employee benefits and payroll services
	MARZULLO REPORTING AGENCY (312) 321-9365
1	with ADP, pending a competitive solicitation or
2	other options for these services.
3	Specifically, the resolution approves the
4	most recent contract, which is a 90-day contract
5	ending at the end of January of 2016 and allows for
6	extensions, as needed.
7	Are there any questions?
8	JURACEK: I don't seem to have that resolution
9	in my packet. I don't have anything on 7 either. I
10	might have a shortchanged packet.
11	WEBER: Let me give you my copy.
12	JURACEK: Okay.
13	BRONNER: It's in the folder.
14	JURACEK: No, it's not.
15	WEBER: It begins with a memo.
16	JURACEK: I don't have it.
17	WEBER: I'II give you my copy.
18	HORNE: It's kind of stuck there, but it is in
19	there.
20	JURACEK: It's not in mine.
	Dago 22

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21	11-12-15.txt MEISTER: I don't know what happened. We can	
22	provide that.	
23	BRONNER: It's a single page ahead of the memo.	
24	JURACEK: I have no resolution.	
	MARZULLO REPORTING AGENCY (312) 321-9365	
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1	ISRAELOV: Is this for both 6 and 7?	
2	WEBER: It's for 7.	
3	JURACEK: There is a 6 memo. Thank you. I	
4	appreciate that. Thank you.	
5	WEBER: Any other questions? Okay.	
6	CHAIRMAN FUNDERBURG: Thank you.	
7	MEISTER: Item No. 8 is the resolution for the	
8	selection of trustees and/or paying agents for	
9	financing options for debt issuances for one or more	
10	public purpose projects through an emergency	
11	procurement.	
12	Last month, and this is a smaller piece of	
13	what we're going to be addressing on Items 7 and 11,	
14	we came to the Board. We authorized I asked for	
15	Authority to move forward with emergency purchases	
16	under the Procurement Code for necessary parties for	
17	moral obligation backed financing involving certain	
18	State receivables incurred by State vendors.	
19	The trustee is a necessary party. There	
20	was a robust on the the emergency purchase	
21	provisions of the Illinois Procurement Code are	
22	exempt from a conventional code procurement, but the	
23	statute does call for as much competition as is	
24	practi cabl e.	
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1 The staff of the Authority engaged in 2 that. An RFP was posted. Responses came in, and 3 the staff graders, of which there were three, Rich Frampton, Pam Lenane, and Six Granda, recommended 4 Zion's First Bank to serve as trustee/paying agent 5 6 or bond registrar, in connection with whatever bond issue or direct purchase is ultimately provided. 7 8 Turning to Agenda Item No. 10, back in 9 July, and I know that we've had some new additions 10 to the Board, but over time, the Authority had 11 developed a rather robust committee structure that has sort of grown like a coral reef over time. 12 13 I sat down with the Chairman, and I 14 recommended streamlining that in July. We adopted a 15 resolution reconstituting five committees. 0ne 16 would be the Audit Budget Finance Investment and 17 Procurement, what I've referred to as Audit Plus. 18 The second as Governance Personnel and 19 Ethics, although based on some discussions that we've had, I believe that we should move legislation 20 21 from the Audit Committee down to the Governance 22 Committee, and that is reflected in this resolution. 23 The third committee is Tax Exempt Conduit 24 Transaction, which is really our core business, MARZULLO REPORTING AGENCY (312) 321-9365

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1 which previously had been spread among at least

2 three committees: A Healthcare Committee, an

11-12-15. txt Education Committee, and an Infrastructure 3 I think this combines all of the conduit 4 Committee. 5 and the Ag Committee. It combines all of the ag, or all of the conduit transactions, in a central home. 6 The fourth committee is Direct and 7 Alternative Financing. From time to time, as people 8 9 who are on the Board, and people that follow the 10 Board know, the Board and the staff consider direct commitments of the Board's balance sheet or other 11 12 aspects, say, involving state guarantees, state 13 contingent guarantees and other items where either 14 the taxpayer dollars are at risk or the Authority's 15 balance sheet may be at risk. 16 I recommended that it would be appropriate for this to be, since it's more of a risk committee, 17 to be housed in this committee. 18 19 And then, ultimately, something new, 20 because these four prior committees really represent 21 consolidations of prior existing committees, that we 22 would form an Executive Committee headed by the 23 Chairman and the Chairs of these four other 24 committees. MARZULLO REPORTING AGENCY (312) 321-9365 1 We provided a breakout of the committee.

We hope that it's been generally fair on the
volunteer -- calling on the volunteer nature of the
Board.
The chairs of the committee that we are
recommending are Gila Bronner is Chair of Audit
Plus. Eric Anderberg is Chair of Governance plus, Page 26 31

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8	including legislation. Bob Horne is Chair of Tax			
9	Exempt Conduit Transactions. And Lerry Knox is			
10	chair Of Direct and Alternative Financing.			
11	Any questions?			
12	CHAIRMAN FUNDERBURG: Okay. No questions.			
13	Then I would like to ask that the Board adopt the			
14	following projects and resolutions 1, 2, 3, 4, 5, 6,			
15	8 and 10. Is there such a motion?			
16	ANDERBERG: So moved.			
17	GOETZ: Seconded.			
18	CHAIRMAN FUNDERBURG: Is there a second over			
19	there here, too?			
20	GOETZ: Yes.			
21	MEISTER: By Mr. Goetz.			
22	CHAIRMAN FUNDERBURG: Who made the motion then?			
23	MEISTER: Eric.			
24	FLETCHER: Mr. Anderberg.			
	MARZULLO REPORTING AGENCY (312) 321-9365			
1	CHALDMAN EUNDEDRUDC, Okay There is a mation			

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1 CHAIRMAN FUNDERBURG: Okay. There is a motion

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2 and a second.

3 FLETCHER: There's a motion. I'll call the

4 roll. Mr. Anderberg?

5 ANDERBERG: Yes.

6 FLETCHER: Ms. Bronner?

7 BRONNER: Yes.

8 FLETCHER: Mr. Goetz?

9 GOETZ: Yes.

10 FLETCHER: Mr. Horne?

11 HORNE: Yes.

			11-12-15. txt
12	FLETCHER:	Mr.	I srael ov?

13 I SRAELOV: Yes.

14 FLETCHER: Ms. Juracek?

15 JURACEK: Yes.

- 16 FLETCHER: Mr. Knox?
- 17 KNOX: Yes.
- 18 FLETCHER: Mr. Pedersen?
- 19 PEDERSEN: Yes.

20 FLETCHER: Mr. Pool e?

- 21 POOLE: Yes.
- 22 FLETCHER: Mr. Tessler?
- 23 TESSLER: Yes.
- 24 FLETCHER: And Mr. Chairman?

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1 CHAI RMAN FUNDERBURG: Yes.

2 FLETCHER: Mr. Chairman, motion carries.

CHAIRMAN FUNDERBURG: Thank you. Next up we
have Items 7 and 11. Mr. Israelov, please. Thank
you.

6 (Motions to leave room.)

7 FLETCHER: And let the record reflect Member8 Israelov has stepped out of the room. Chris?

9 MEI STER: Speaking to Agenda Item 7, the 10 resolution approving the selection of underwriters for financing options for debt issuances for one or 11 12 more projects, including public purpose projects 13 under an emergency procurement, we have several 14 memos that have been provided in the manila folder 15 and are also posted on our website. 16 The first is entitled "Memo" in large

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17 letters from our financial advisors, one of whom is 18 here today. Melanie Shaker, could you stand up from 19 Sycamore Financial? Her colleague, Jim Beck, from Acacia 20 21 Financial, could not be here today, but this memo 22 provides a rather lengthy summary of the emergency 23 procurement that the staff of the Authority and its 24 contractual financial advisors and outside counsel, MARZULLO REPORTING AGENCY (312) 321-9365 1 Katten Muchin, and our staff engaged in, based on 2 the October 8th resolution. In summary, we placed an RFP, publicly 3 4 placed it. We received up to 19 responses. We narrowed those down to six in-person interviews with 5 teams, and then four subsequent -- four 6 7 subsequent -- four quality interviews. The staff of the Authority is pleased to 8 9 recommend Citibank as the investment banker to this 10 Board. Actually, it's formal name is Citigroup Capital Markets Group, Inc., also known as Citi. 11 12 This is a zero-dollar contract at this 13 point. I think that we have representatives of Citi 14 here today. Could you stand and introduce 15 yoursel ves? COOMES: I'm Tom Coomes. 16 17 PADGETT: Brad Padgett. 18 So in the event that Item No. 11 is MELSTER: approved today, and part of Item No. 11 is that as 19 20 early as this afternoon and tomorrow, we hope to, if Page 29

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21 this resolution is approved, we would reduce that
22 agreement to writing, have Citi enter into a
23 contract.
24 We would begin working on the structuring
MARZULLO REPORTING AGENCY (312) 321-9365

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1 of a transaction that we would return to the Board 2 with either at the regularly-scheduled December 3 meeting; or, if the need arises, we would recommend 4 to the Chairman that we would have a special meeting called before the December meeting. 5 For the Citi folks, I am correct that this 6 7 is -- at this point, it is a zero-dollar contract, and you will only be paid if we have a final 8 9 resolution and if we have a closed deal? 10 COOMES: That's correct. 11 CHAIRMAN FUNDERBURG: Any questions? If there 12 are no questions, then would you move on, please? 13 MEISTER: Yes. Moving on to agenda Item 11 in 14 this, as I began this meeting, certainly Illinois 15 State Government is experiencing extraordinary 16 times, and we laid the foundation for this request 17 on October 8th, Agenda Item 9, which is also 18 contained in your package. 19 In that, we outlined basically the 20 si tuati on. We have received a request from the 21 Governor's Office, and the Governor's Office of 22 Management and Budget, to look in our statutory 23 tool box provided by the General Assembly, and see 24 what measures that this Board can take to ameliorate MARZULLO REPORTING AGENCY (312) 321-9365 Page 30

1 the difficulties faced by State vendors.

2 Resolution and 911 agencies, that I will 3 address separately. Agenda Item No. 11 is, in essence, a preliminary resolution, similar and 4 5 analogous to the preliminary resolutions that the 6 Board hears on conduit deals. However, there is a substanti ve di fference. This is not conduit. 7 8 And in connection with this, we will be 9 asking the Governor of Illinois to sign off on a 10 moral obligation, which is a statutory contingent 11 taxpayer pledge to back these bonds. 12 The bonds ultimately will be repaid from 13 appropriations, appropriations that we believe were 14 contained in the budgets that were passed by the 15 Illinois General Assembly in the spring, and 16 contained in the Governor's introduced budget. 17 These will be budgets consistent with the 18 emergency purchase procedures under the Illinois 19 Procurement Code that will be essential governmental goods and services. Basically, that if these bills 20 21 to vendors are not paid, there will be a threat to 22 public health and safety. 23 There will be -- it calls for -- or No. 2 24 calls for an immediate expenditure for repairs to

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1 State property or to protect against further loss or

2 damage to State property.

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11-12-15. txt 3 3, to prevent or minimize serious disruption for clinical State services that effect 4 5 health, safety, collection of substantial State 6 revenues; or 4, to insure the integrity of State 7 records. From what I understand of the vendors that 8 9 are likely to be paid with these bond proceeds, the 10 ones that have been provided to me, I will tell you 11 that they will meet these standards to some; and to 12 give it by way of example, some of the vendors that 13 I have been told about are the companies that repair 14 snowplows for the Illinois Department of 15 Transportation. 16 Here we are in November. These small 17 business with unionized employees that's 18 minority-owned that cleans the James R. Thompson 19 Center, of course despite no State budget, but under 20 court order, State employees are continuing to work 21 in the James R. Thompson Center; and food vendors 22 for residents of the State Veteran's Homes and 23 inmates in the custody of the Department of 24 Corrections.

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1 So under State Law, vendors are entitled 2 to what is known as statutory prompt payment 3 interest or penalty. It accrues on the 91st day at 4 the rate of 1 percent a month. 5 And so what the IFA would be doing is 6 borrowing money, and then repaying -- and then using 7 the proceeds to purchase these receivables, and then Page 32

8 step into the shoes of these vendors on the 9 statutory prompt payment. 10 With respect to that, I am asking in our, 11 Melinda, our general fund currently stands at 12 roughly \$17,000,000? 13 GILDART: In investments. 14 MEI STER: In investment. So the Authority has 15 roughly \$17,000,000 in general funds. lt is invested. We have \$600,000 to \$700,000 that are 16 17 liquid at this time. 18 We have pledges against that \$17,000,000 in a loan that is being processed for the City of 19 Blue Island and for various DACA medical students at 20 21 school, at Loyola University. 22 But I'm recommending to the Board that we 23 take \$12,000,000 of that \$17,000,000 fund, we begin 24 the process to liquidate our short-term investments. MARZULLO REPORTING AGENCY (312) 321-9365

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1 We had a conversation two days ago with Clear Arc, who is our investment manager. 2 Most of these investments are in one- to three-year 3 4 investments. That we begin to liquidate these in 5 mitigating loss as much as possible. I cannot predict the future, but our work 6 7 with Clear Arc in this area is that they've been 8 generally successful in this area, but time will 9 tell. And I'm asking the Board to authorize 10 myself, or other authorized officers, including the 11 Page 33

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11-12-15. txt Chairman, to then have the authority to liquidate 12 these investments and use the \$12,000,000, and it 13 will be used as follows: Certain of these vendors, 14 15 since there has not been a State budget since July, are basically at the end of their rope and will be 16 17 either cutting off services and goods to the State, 18 or they will be facing some sort of financial 19 catastrophe. 20 There are a relatively small number, in 21 the range of one to two to three million dollars, 22 will be working with Governor's Office of Management

23 and Budget to identify these; and as early as

24 Friday, Monday, Tuesday, the Authority would be MARZULLO REPORTING AGENCY (312) 321-9365

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1 basically purchasing certain of these receivables 2 and stepping into the shoes for prompt payment 3 purposes. 4 That group of receivables would either be 5 taken out by any ultimate bond issue, or the 6 Authority would be able to sit in these on an 7 investment that could bear up to 9 percent annual interest. 8 9 The second purpose is that in our 10 discussions with Citigroup, in order to make the 11 proposed transaction as efficient as possible, that 12 it may be appropriate, and this would be -- the 13 exact terms of this would be contained in a final 14 resolution that would return to the Board either in 15 December or in a special Board meeting, that the Finance Authority make some sort of what I would 16 Page 34

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term an equity contribution to the transaction, 17 18 either to defray the cost of the issuance. 19 That could run north of a \$1,000,000, 20 and/or to fund a debt service reserve fund which 21 would stand in front of the moral obligation. 22 Again, until we run numbers, and until we sign a 23 contract and sit down with Citi, and the financial 24 advisors, and Citi's lawyers, and our lawyers, I'm MARZULLO REPORTING AGENCY (312) 321-9365

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1 not able to discuss what the range of this would be. 2 And the third purpose, which is separate 3 from the transaction, the bond transaction that I'm 4 discussing, is there are 911 agencies. They are 5 funded by a telecom surcharge. This telecom surcharge flows through the State budget, and there 6 7 has not been a State budget since July 1st. I'm recommending to the Board that the Authority and the 8 9 Executive Director and the authorized officers, be provided the authority to make direct loans from our 10 balance sheet to these 911 entities. 11 12 Because I understand, and I've spoken with 13 the Sheriff of Christian County, who reached out to 14 me, who's confirmed this, that a number of these, 15 particularly outside of northeastern Illinois, will 16 be closing their doors and southern Illinois people 17 will dial 911, and there will be nobody there to

18 pick up the phone.

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So that is the summary. I'm prepared toanswer questions, including those on the various

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risks that we will be collectively facing. Mayor?
JURACEK: Yes, thank you. Just to clarify, you
and I spoke yesterday when we talked about the 911
agencies. You said those would be zero-interest
MARZULLO REPORTING AGENCY (312) 321-9365

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1 loans to them?

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2 MEISTER: Yes. That is my recommendation to the Board. The resolution actually provided some 3 wiggle room; but as I spoke to various Board 4 5 Members, there was consensus that this being -- 911 service being an essential public safety government 6 7 purpose, that this would be something that I'm 8 comfortable recommending to the Board at zero 9 interest.

10 JURACEK: And I really appreciate the much 11 narrower scope of what we're being asked to vote on 12 today versus what was presented in our authority to 13 you to investigate, which would have included motor 14 fuel tax funds.

15 As a mayor, I joined all the other mayors 16 who said this is silly. It prolongs the State 17 impasse, especially at that point in time there was some discussion as to whether there would be 18 19 interest charged on those cash flow loans, we'll 20 call it, which would just add to the cost of local 21 taxpayers and shift really a burden from the State 22 to the local taxpayers. 23 So I think it's really important -- it was

24 important for me to get comfortable with this, and I MARZULLO REPORTING AGENCY (312) 321-9365

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think it's important for everybody else to understand we're talking about a much narrower scope of application here. The whole sign of this to vendors, and the Prompt Payment Act, is a plus because the State -it's basically a sunk cost. The State is not The contracts with these small vendors are paying. subject to the Prompt Payment Act. Either the vendors get the interest, or I'm assuming Citibank gets the interest here in payment for this. So it's no additional cost, given the situation that we have, but it provides the immediate cash flow. And I know for a fact that many of these vendors are small vendors, are minority vendors. my previous life, I sat on the board of the Jane Adams Hull House Association, which no longer exists. It went bankrupt for a number of cash flow reasons. And I know that many of the vendors involved in that whole deal were small minority vendors who just simply could not withstand this

23 kind of cash uncertainty situation.

The big risk I see is as a moral MARZULLO REPORTING AGENCY (312) 321-9365

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- 1 obligation bond, that it is now shifting that risk
- 2 from the vendors to the Illinois Finance Authority.

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3 That's not a bad thing, again, because many of these 4 vendors are ill-equipped to handle this kind of 5 risk; and if we're going to shift it anywhere, at 6 least it's consolidated here in a single entity that 7 we can perhaps even help manage. 8 But, quite frankly, as a mayor, I say 9 we're all kind of subject to this larger moral 10 obligation risk, you know, from the State, until 11 such time as we get our motor fuel tax funds, our share of the state income tax. 12 13 Our sales tax revenues are even being held 14 up until we get these monies. We're all subject to 15 this risk, and I see this as a way of at least 16 mitigating it to the narrow field of beneficiaries 17 that we're proposing. 18 CHAIRMAN FUNDERBURG: 0kay. Thank you. Are 19 there any other questions? 20 TESSLER: Yes. Is the \$12,000,000 that you're 21 talking about utilizing that we won't have in the 22 Finance Authority, because we'll be spending it, 23 correct? 24 MEI STER: Correct. MARZULLO REPORTING AGENCY (312) 321-9365 1 TESSLER: Is it, therefore, to be used that we 2 won't be able to use it for, because we won't have 3 it anymore if we're spending? 4 CHAIRMAN FUNDERBURG: Opportunity cost. 5 MEISTER: It's an opportunity cost. We will 6 not have it to collect interest in these 7 investments, which I think last year -- what was the Page 38

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11-12-15. txt

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8 interest?

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9 GI LDART: \$200, 000.

MEISTER: Yeah. So a portion of that last year
we collected \$200,000 in revenue from investments
from this.
One item that I have been considering at
various times, before the current extraordinary

15 circumstances, is I had hoped to reach a point where we could start to reinvigorate our local government 16 17 Ioan program, which went back to the old Rural Bond 18 Bank, which a couple of years ago we used our 19 balance sheet to bring those moral obligations in; and now we have a portfolio of 60 to 70 local 20 21 government loans, mainly alternate revenue bonds 22 that are repaying for central government purposes, 23 like water and sewer systems.

24 And they're repaying principal and MARZULLO REPORTING AGENCY (312) 321-9365

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interest to the Authority, and that helped our
 balance sheet immeasurably when conduit issuance
 went into a trough.
 So we will not be able -- we'll have to

delay investment on initiating a program and coming
to the Board with a program like that because we'll
have somewhat less than \$5,000,000, particularly
after the DACA funds are transferred and the Blue
Island funds are transferred .

10TESSLER: The cost to liquidate it, we don't11yet know. I mean, in the unlikely event the State

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11-12-15. txt 12 actually pays this before the penalty of the 13 interest kicks in, we may actually lose money on 14 this deal, not just on making money if they pay us 15 back quickly. MEI STER: And I'm glad --16 17 TESSLER: We don't know the cost to liquidate, 18 what it is, but it's going to be a cost? 19 MEISTER: I'm actually glad you posed the 20 question in the way that you did. It does give me 21 an opportunity to talk about the risks, and I 22 want to be --23 TESSLER: We may lose money just that quickly, 24 and they may never pay it back? MARZULLO REPORTING AGENCY (312) 321-9365

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1 MEISTER: Exactly. There may not be an 2 appropriation. There may be a challenge to the 3 prompt payment. There may be the cost to liquidate 4 the funds. It may out balance the upside of the 5 There may be early payment. interest. 6 These are specific real risks, that I'm 7 going to be quite upfront with the Board, there are risks. But one of the Board Members posed, 8 9 generally, when there is great risk, there is 10 generally great upside. 11 In this case, we're being called really to 12 address -- to take a risk not with the expectation 13 of a financial upside for the Authority, but in a 14 small way to light a candle in the darkness of a 15 larger State budgetary impasse of which we are not a 16 direct participant. Page 40

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17	GOETZ: Chris, are the 911 loans coming out of
18	the \$12,000,000?
19	MEISTER: Yes.
20	GOETZ: Okay. I just think this is a good use
21	of our broad authority that we have to try to
22	eliminate some of this backlog of payments going to
23	these vendors.
24	A lot of them are very small vendors, and
	MARZULLO REPORTING AGENCY (312) 321-9365
1	they just can't afford to carry the State. One of
2	the upside, as I understand it, what is the interest
3	rate we're going to have to pay on the bonds?
4	MEISTER: Melanie or Citi, one of you, why
5	don't you address that.
6	GOETZ: What's the approximate interest rate
7	we're going to have to pay Citi?
8	SHAKER: I think it's going to be dependent on
9	what the market looks like, and what the structure
10	of the deal is. The final structure of the deal is
11	not determined what kind of a form it's going to be.
12	GOETZ: Would it be less than 9 percent?
13	SHAKER: I would expect so; but again, I can't
14	commit to that.
15	GOETZ: So are we in the spread?
16	CHAIRMAN FUNDERBURG: It's possible. So,
17	Mr. Tessler, your point is very well taken. There
18	will be some costs.
19	There may be some opportunity costs
20	relative to the rates that we're receiving on our

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Page 41

11-12-15. txt 21 investment portfolio at the time. 22 The biggest risk, from my standpoint, is 23 appropriation risk, at some point in time in the 24 future, but that is really the business that the IFA MARZULLO REPORTING AGENCY (312) 321-9365 49 1 is in. We take risks, to try to help the citizens 2 of Illinois through economic development and other 3 matters. 4 And I think that there is some irony here, too, that here an agency of the State of Illinois is 5 discussing the relative risks of doing business with 6 7 the State of Illinois . TESSLER: And no one feels good about it. 8 9 BRONNER: In fact, Mr. Chairman, if you look at 10 page 2 of the memo, the Lou Greenbaum memo, I think 11 specifically where it speaks to authority to carry 12 the structure of IFA, the first paragraph there, 13 this is really, I believe, exactly in concert with 14 our specific mission and authority, and was 15 contemplated as such by the General Assembly as described here in this paragraph. 16 17 CHAIRMAN FUNDERBURG: Thank you. 18 KNOX: Quick question. 19 CHAIRMAN FUNDERBURG: Yes. Chris, as it relates to the \$5,000,000 20 KNOX: 21 that is going to be left in our porfolio, how much 22 of that is encumbered? How much free capital will 23 we have? 24 MEI STER: After DACA and Blue Island, what are MARZULLO REPORTING AGENCY (312) 321-9365

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1 we looking at? 2 GI LDART: I mean, that's the \$5,000,000 that we 3 have to take into account, payroll and AP. MELSTER: Yeah. 4 5 GI LDART: So we would have to update our cash flow. 6 MELSTER: 7 So DACA and -- DACA and Blue Island 8 have already been taken out? 9 GI LDART: Yes. 10 MEI STER: Okay. 11 KNOX: So it's five? 12 MEISTER: It's five. 13 HORNE: Any other on there? 14 CHAIRMAN FUNDERBURG: Excuse me, yes. 15 PEDERSEN: I think that this is setting a good 16 precedent. The legislature has adopted legislation 17 that is requiring municipalities that have small 18 dispatch centers to begin to consolidate those with 19 larger ones. 20 The funding of those larger consolidation 21 dispatch centers comes from the 911 fee, and so 22 establishing this going forward, as sort of an 23 emergency funding mechanism, I think, is beneficial. 24 My town is not in a real need for these MARZULLO REPORTING AGENCY (312) 321-9365

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1 funds, but I know many municipalities are. So my

2 hats off to the suggestion.

Page 43

11-12-15. txt 3 CHAIRMAN FUNDERBURG: Thank you. Mr. Horne? 4 HORNE: I just wanted to make sure we have this 5 \$12,000,000. In terms of other obligations from the 6 IFA that are outstanding, I mean, is there any other 7 areas of exposure? I mean, I consider that \$17,000,000 as 8 9 kind of our -- basically, our cushion. Are there 10 areas of exposure that we would ever have to draw on 11 the 17 that are outside? Are we making ourselves 12 more vulnerable by only having \$5,000,000 of 13 availability. 14 MEISTER: Our most significant taxpayer, direct 15 taxpayer exposure, is under the agricultural 16 guarantee funds, which are -- we have a locally-held 17 fund of \$11,000,000, which is separate from the 17, 18 and that acts as an umbrella over two state 19 treasurer funds. 20 And the ultimate risk there, if the 11 is 21 drained, and the two treasurer funds are drained, 22 either by draws on them or by legislative action, 23 those decades-old agricultural guarantee programs 24 allow lenders, if the collateral for a specific loan MARZULLO REPORTING AGENCY (312) 321-9365 1 is insufficient, to reach through all of those funds 2 directly into the state's general revenue funds. 3 So it's almost the equivalent to the state general obligation bond, not quite, but it's been 4 5 delegated to this agency. Maybe it is half a step bel ow. 6 In advising the Board, I think that that 7 Page 44

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8	is our most significant risk, that at the top of					
9	that is the pinnacle of what I would characterize is					
10	our risk pyramid, and that is separate and apart;					
11	but I think at this time, the funds locally held in					
12	the two treasury funds, I think, we are over					
13	collateralized.					
14	GILDART: We are.					
15	MEISTER: By 50 percent.					
16	GILDART: Patrick may know the exact amount.					
17	MEISTER: Patrick, are you still on the line?					
18	EVANS: Yes. It's well over 50 percent.					
19	MEISTER: Yeah. So that's the top of the risk					
20	pyramid. That's separate, and that is not involved.					
21	At one time, the Authority had probably					
22	close to \$30,000,000 in participation loans that					
23	were concentrated primarily in central Illinois.					
24	Most of those have rolled off.					
	MARZULLO REPORTING AGENCY (312) 321-9365					
1	They were on five-year terms, and we must					
2	be in the range of 1 maybe 1.25 million, like					
3	one-and-a-quarter million dollars. That is the					
4	remaining exposure there.					
5	The other risk that we have is that we do					
6	have a moral obligation to a special district on the					
7	west side of Chicago, the Illinois Medical District					
8	Commission. That goes to the Illinois taxpayers.					
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9 There is real estate collateral.

10 Those bonds are publicly traded and are11 posted publicly. In the event of a call on the

Page 45

11-12-15. txt moral obligation, in collaboration with the 12 13 Governor's Office and the Governor's Office of Management and Budget, staff could theoretically 14 15 come to the Authority and say, "We would like to take some of our balance sheet and help whatever 16 17 problem." 18 HORNE: Okay. 19 MEISTER: If there is no problem at that point. 20 HORNE: Right. 21 MEI STER: They are consistent with their 22 postings, to my understanding. So I think the sum 23 costs are the cost of the liquidation and the risk 24 associated there, and the interest that we will not MARZULLO REPORTING AGENCY (312) 321-9365 1 be collecting on 17 at this point. 2 HORNE: Right. Okay, thank you. GOETZ: 3 Just if I can comment. The last couple 4 years we made a real concerted effort to get rid of 5 our -- what would you call it? 6 MEI STER: Legacy risk. 7 GOETZ: Legacy risk. To get rid of those 8 things off of our books. So we really eliminated 9 that. 10 CHAIRMAN FUNDERBURG: Good job doing so. 0ther 11 questions? 12 Just one other comment. So I'm just HORNE: 13 trying to understand the political risk of this 14 agency's involvement in this situation. 15 So, you know, by agreeing to do this as an 16 agency authority, what's the reverb from General Page 46

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IFA Public Board Book Page 52

17 Assembly going forward, in terms of how we now 18 become a political player in this situation? 19 CHAIRMAN FUNDERBURG: I'll address that first. 20 I think Chris is better able to address it, but I 21 don't see it as such at all. I think IFA is doing 22 its job, first and foremost. 23 MEISTER: I've had no conversations with the General Assembly. This was posted in October. 24 The MARZULLO REPORTING AGENCY (312) 321-9365 1 memo that I wrote to Governor's Office of Management 2 and Budget had wide circulation. I was not in 3 Springfield the day that it was circulated. I think we've been upfront in posting. 4 5 The terms of what we are doing are on the Internet, and I think it's also worth noting there is an order 6 7 of magnitude. Our actions here are, while they are large and important to us, over the scheme of the 8 9 problem, is in the multiples of billions of dollars. HORNE: 10 Right. MEISTER: And we are talking about 12 to 11

12 \$150,000,000 out of that.

13 HORNE: Sure.

MEISTER: So I think that there will be some stewardship. I think that there will be some screens. I think that the statutory provisions of the Procurement Code that we pursued this under, and ended up with Zion Bank and Citi, provide a very useful screen of the sorts of vendors that are likely to be paid.

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11-12-15. txt 21 There's going to be a clearer screen. It 22 will be, in my view, the most essential of essential 23 government goods and services. 24 CHAIRMAN FUNDERBURG: So, you know, other MARZULLO REPORTING AGENCY (312) 321-9365

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1 points that people have made today around the table 2 is that it is within in the charge of our charter. 3 It is within the scope of our purpose. 4 We are in extraordinary times, in terms of 5 the state of the economy in Illinois, and I think we're doing -- the IFA is doing what we can, and it 6 7 is somewhat extraordinary, but only to match the situation, and I think we're in the position to try 8 9 to assist in any way we can. 10 So we've had great discussion. l'm 11 certainly willing to consider other questions, other 12 comments. 13 PEDERSEN: I move approval of the measure. 14 CHAIRMAN FUNDERBURG: Okay. There's the 15 motion. 16 KNOX: Second. 17 CHAI RMAN FUNDERBURG: Seconded by Mr. Knox. 18 Any further discussion? Any further questions? 19 PI ease. MEI STER: Is it for 7 and 11? 20 21 CHAIRMAN FUNDERBURG: Yes. 22 MEI STER: Okay. 23 FLETCHER: So on the motion for approval of 24 resolutions number 7 and 11, I'll call the roll. MARZULLO REPORTING AGENCY (312) 321-9365 Page 48

1	Member Anderberg?
2	ANDERBERG: Yes.
3	FLETCHER: Ms. Bronner?
4	BRONNER: Yes.
5	FLETCHER: Mr. Goetz?
6	GEOTZ: Yes.
7	FLETCHER: Mr. Horne?
8	HORNE: Yes.
9	FLETCHER: Mr. Juracek?
10	JURACEK: Yes.
11	FLETCHER: Mr. Knox?
12	KNOX: Yes.
13	FLETCHER: Mr. Pedersen?
14	PEDERSEN: Yes.
15	FLETCHER: Mr. Poole?
16	POOLE: Yes.
17	FLETCHER: Mr. Tessler?
18	TESSLER: Yes.
19	FLETCHER: Mr. Chairman?
20	CHAIRMAN FUNDERBURG: Yes.
21	FLETCHER: Mr. Chairman, motion carries.
22	CHAIRMAN FUNDERBURG: Is there any other
23	business to come before the Board?
24	GOETZ: I make a motion to adjourn.
	MARZULLO REPORTING AGENCY (312) 321-9365

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1 CHAIRMAN FUNDERBURG: We've got public comment.

2 The last item is the public comment.

11-12-15. txt 3 Is there any public comment? 4 (No response.) 5 CHAIRMAN FUNDERBURG: Okay. Mr. Goetz made a 6 motion to adjourn. Is there a second? 7 PEDERSEN: Second. CHAIRMAN FUNDERBURG: All in favor, please say 8 9 aye. 10 (A chorus of ayes.) CHAI RMAN FUNDERBURG: Any opposed? 11 12 (No response.) 13 CHAIRMAN FUNDERBURG: Thank you all. 14 MR. FLETCHER: The time we adjourned is 10:42. 15 (WHICH WERE ALL THE PROCEEDINGS HAD AT 10: 30 A.M.) 16 17 18 19 20 21 22 23 24 59 STATE OF ILLINOIS) 1 SS: COUNTY OF C O O K) 2 3 Pamela A. Marzullo, C.S.R., being first duly sworn on oath, says that she is a court reporter doing business in 4 the city of Chicago; that she reported in shorthand the 5 proceedings had at the foregoing meeting of the 6 Page 50

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	11-12-15. txt
7	above-mentioned cause; that the foregoing is a true and
8	correct transcript of her shorthand notes, so taken as
9	aforesaid, and contains all the proceedings had at the said
10	meeting.
11	
12	PAMELA A. MARZULLO Li cense No. 084-001624
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ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD VOICE VOTE NOVEMBER 12, 2015 AGENDA OF THE REGULAR MEETING OF THE BOARD ADOPTED

November 12, 2015

9 YEAS

0 NAYS

0 PRESENT

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

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD VOICE VOTE OCTOBER 8, 2015 MINUTES OF THE REGULAR MEETING OF THE BOARD ADOPTED

November 12, 2015

9 YEAS

0 NAYS

0 PRESENT

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

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

November 12, 2015

11 YEAS

0 NAYS

0 PRESENT

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

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD ROLL CALL RESOLUTION 2015-1112-AG01 BEGINNING FARMER REVENUE BOND – MICHAEL P. AND STEPHANIE L. TAYLOR FINAL (ONE-TIME CONSIDERATION) PASSED*

November 12, 2015

11 YEAS

0 NAYS

0 PRESENT

Y Anderberg Y Bronner

Fuentes

Horne

- Y Israelov Y Juracek
- Y Knox

Y Goetz

E

Y

E O'Brien

Y Pedersen (ADDED)

* – Consent Agenda

E – Denotes Excused Absence

Y Tessler (ADDED)E Yonover

Poole

E Zeller

Y

Y Mr. Chairman

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD ROLL CALL RESOLUTION 2015-1112-NP02 501(c)(3) REVENUE BOND – ADLER UNIVERSITY PRELIMINARY PASSED*

November 12, 2015

11 YEAS

0 NAYS

0 PRESENT

- Y Anderberg Y Bronner
- Y Israelov Y Juracek
- Y Knox
- E Fuentes Y Goetz

Horne

Y

- E O'Brien
- Y Pedersen (ADDED)
- * Consent Agenda

E – Denotes Excused Absence

- Y Poole
- Y Tessler (ADDED)
- E Yonover
- E Zeller
- Y Mr. Chairman

ILLINOIS FINANCE AUTHORITY **BOARD OF DIRECTORS** BOARD ROLL CALL RESOLUTION 2015-1112-HC03 501(c)(3) REVENUE BOND - SARAH BUSH LINCOLN HEALTH SYSTEM FINAL PASSED*

November 12, 2015

11 YEAS

0 NAYS

0 PRESENT

Anderberg Y Y Bronner

Horne

- Israelov Y Y Juracek
- Y Knox
- Fuentes E Y Goetz

Y

- Е O'Brien
- Y Pedersen (ADDED)
- Yonover E Zeller

Poole

Y

Y

Е

Y Mr. Chairman

Tessler (ADDED)

* – Consent Agenda

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD ROLL CALL RESOLUTION 2015-1112-HC04 501(c)(3) REVENUE BOND – THE PASSAVANT MEMORIAL AREA HOSPITAL ASSOCIATION FINAL PASSED*

November 12, 2015

11 YEAS

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Y

0 NAYS

0 PRESENT

Y AnderbergY Bronner

Fuentes

Goetz

Horne

- Y Israelov Y Juracek
- Y
 - Y Knox E O'Brien
 - Y Pedersen (ADDED)
- * Consent Agenda

- Y Poole Y Tessler (4
 - Tessler (ADDED)
- E Yonover
- E Zeller
- Y Mr. Chairman

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD ROLL CALL RESOLUTION 2015-1112-AD05 RESOLUTION AUTHORIZING THE EXECUTION AND DELIVERY OF A FIRST AMENDMENT TO BOND AND LOAN AGREEMENT RELATING TO THE INDUSTRIAL DEVELOPMENT REVENUE BONDS (ALEF SAUSAGE, INC. PROJECT), SERIES 2010 OF THE ILLINOIS FINANCE AUTHORITY; AND RELATED MATTERS ADOPTED*

November 12, 2015

11 YEAS

E

Y

Y

0 NAYS

0 PRESENT

Y Anderberg Y Bronner

Fuentes

Goetz

Horne

- Y Israelov Y Juracek
- Y Juracek Y Knox
- E O'Brien
- E U Brier

Y Pedersen (ADDED)

- * Consent Agenda
- E Denotes Excused Absence

- Y PooleY Tessler (ADDED)
- E Yonover
- E Zeller
- Y Mr. Chairman

ILLINOIS FINANCE AUTHORITY **BOARD OF DIRECTORS** BOARD ROLL CALL RESOLUTION 2015-1112-AD06 RESOLUTION APPROVING CONTRACT WITH ADP TOTALSOURCE, INC./ADP TOTALSOURCE MI VII, LLC FOR EMPLOYEE BENEFITS AND PAYROLL SERVICES ADOPTED*

November 12, 2015

11 YEAS

0 NAYS

0 PRESENT

- Anderberg Y Y Bronner
- Israelov Y Juracek Y
- Y Knox
- E Fuentes Y Goetz
- Е O'Brien
- Y
- Y Horne
- - Pedersen (ADDED)
- Y

Y

Y

Е

E

Poole

Zeller

Yonover

Tessler (ADDED)

Mr. Chairman

- * Consent Agenda
- E Denotes Excused Absence

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD ROLL CALL RESOLUTION 2015-1112-AD07 RESOLUTION APPROVING THE SELECTION OF UNDERWRITER(S) AND/OR PLACEMENT AGENT(S) FOR FINANCING OPTIONS FOR DEBT ISSUANCES FOR ONE OR MORE PROJECTS AUTHORIZED UNDER THE ILLINOIS FINANCE AUTHORITY ACT, INCLUDING PUBLIC PURPOSE PROJECTS, THROUGH AN EMERGENCY PURCHASE UNDER THE PROCUREMENT CODE ADOPTED

November 12, 2015

10 YEAS

0 NAYS

0 PRESENT

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

E – Denotes Excused Absence

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD ROLL CALL RESOLUTION 2015-1112-AD08 RESOLUTION APPROVING THE SELECTION OF TRUSTEE(S) AND/OR PAYING AGENT(S) FOR FINANCING OPTIONS FOR DEBT ISSUANCES FOR ONE OR MORE PROJECTS AUTHORIZED UNDER THE ILLINOIS FINANCE AUTHORITY ACT, INCLUDING PUBLIC PURPOSE PROJECTS, THROUGH AN EMERGENCY PURCHASE UNDER THE PROCUREMENT CODE ADOPTED*

November 12, 2015

11 YEAS

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Y

Y

0 NAYS

0 PRESENT

Y Anderberg Y Bronner

Fuentes

Goetz

Horne

- Y Israelov Y Juracek
- Y Juracek Y Knox
- Γ KIIOX
- E O'Brien
- Y Pedersen (ADDED)
- * Consent Agenda
- E Denotes Excused Absence

- Y PooleY Tessler (ADDED)
- E Yonover
- E Zeller
- Y Mr. Chairman

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD ROLL CALL RESOLUTION 2015-1112-AD09 WITHDRAWN

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD ROLL CALL RESOLUTION 2015-1112-AD10 RESOLUTION APPROVING MEMBERSHIP FOR THE VARIOUS COMMITTEES OF THE BOARD OF DIRECTORS ADOPTED*

November 12, 2015

11 YEAS

0 NAYS

0 PRESENT

	Anderberg Bronner		Israelov Juracek
E	Fuentes	Y	Knox
Y	Goetz	E	O'Brien
Y	Horne	Y	Pedersen (ADDED)
			, , , , , , , , , , , , , , , , , , ,

- Y Poole
- Y Tessler (ADDED)
- E Yonover
- E Zeller
- Y Mr. Chairman

* – Consent Agenda

ILLINOIS FINANCE AUTHORITY BOARD OF DIRECTORS BOARD ROLL CALL RESOLUTION 2015-1112-AD11 RESOLUTION AUTHORIZING THE EXECUTIVE DIRECTOR TO PROCEED WITH DOCUMENTATION RELATING TO THE ISSUANCE OF THE AUTHORITY'S MORAL OBLIGATION BONDS TO FINANCE ONE OR MORE PROJECTS AUTHORIZED UNDER THE ILLINOIS FINANCE AUTHORITY ACT, INCLUDING PUBLIC PURPOSE PROJECTS; AUTHORIZING ONE OR MORE INTERGOVERNMENTAL AGREEMENTS RELATING THERETO; AND OTHER RELATED MATTERS ADOPTED

November 12, 2015

10 YEAS

0 NAYS

0 PRESENT

- YAnderbergNVIsraelovYBronnerYJuracekEFuentesYKnoxYGoetzEO'Brien
- Y Horne
- Y Pedersen (ADDED)
- E Denotes Excused Absence

- Y PooleY Tessler (ADDED)
- E Yonover
- E Zeller
- Y Mr. Chairman



FINANCIAL ANALYSIS

December 10, 2015

V. PRESENTATION AND CONSIDERATION OF THE FINANCIAL REPORTS MONTHLY AND ANNUAL SUMMARY AS OF NOVEMBER 30, 2015*

*All information is preliminary and unaudited.

1. FISCAL YEAR 2015 REVENUE RECAP (ALL IFA FUNDS)-UNAUDITED

Business and Industry Healthcare Agriculture	\$ 1,988,414 1,261,883 161,105
Total Program Revenues	3,411,402
Local Governments and Other Revenues Interest and Investment Income & Nonoperating Revenues Total Other Revenues	 1,126,084 429,322 1,555,406
Total FY2015 IFA Revenues	\$ 4,966,808

FISCAL YEAR 2016-UNAUDITED

2. GENERAL OPERATING FUND REVENUES, EXPENSES AND NET INCOME

- a. **Total Annual Revenues** equal \$2.5 million and are \$471 thousand or 24% higher than budget; due primarily to <u>higher</u> than expected closing fees year to date for the fiscal year. Closing fees year to date of \$1.9 million, are \$494 thousand or 36% <u>higher</u> than budget. Annual fees of \$120 thousand are \$30 thousand lower than the budgeted amount. Administrative service fees are \$25 thousand for the year or \$19 thousand higher than budget. Application fees total \$30 thousand and are more than twice the budgeted amount. Total accrued interest income from the former IRBB local governments and others totaled \$414 thousand. Net investment income stands at \$14 thousand for the fiscal year and \$59 thousand lower than budget.
- b. In November, the Authority generated \$163 thousand in closing fees. Closing fees were received from: Sarah Bush Health Center for \$85 thousand; Passavant Area Hospital for \$76 thousand; and Agriculture Related Closings totaling \$2,500. An additional \$3,500 in application fees were received from various local fire districts/governments in relation to the FY16 Fire Truck loan applications. Total application fees received for this program in FY16 is \$13,500. November recorded a net investment loss of \$42 thousand. This monthly loss is mostly driven by the liquidation of General Fund investments in relation to the State of Illinois Procurement and higher interest rates on short term U.S. Treasury securities.
- c. **Total Annual Expenses** of \$1.7 million, which is \$410 thousand or 20% lower than budget, are mostly driven by vacant budgeted staff positions and delays in IT projects and purchases. Year to date employee expenses total \$719 thousand and professional services totals \$652 thousand; with each function at 26% and 12% below budget, respectively. An accrual of \$25 thousand was also recorded for legal services. Annual occupancy costs of \$111 thousand are higher than the budgeted amount by \$7 thousand or 6% over budget. General and administrative costs are \$146 thousand for the year, which is 12% under budget.

¹<u>Operating Revenues and Expenses</u> are direct results of our basic business operations. <u>Non-Operating Revenues and Expenses</u> 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. <u>Net Income/ (Loss)</u> is our bottom line.

V. PRESENTATION AND CONSIDERATION OF THE FINANCIAL STATEMENTS MONTHLY AND ANNUAL SUMMARY AS OF NOVEMBER 30, 2015*

A new sub-fund was created in the General Operating Fund to track financial activity of the recent procurement(s) on behalf of the State of Illinois. In the Primary Government Borrowing Fund, actual financial advisory costs of \$32 thousand have been recorded, in addition to monthly accruals, in regards to the State of Illinois Procurement, of \$25 thousand each for legal services and additional financial advisory services. A transfer of \$252 thousand from the General Operating Fund to the Primary Government Borrowing Fund was also recorded in November.

- d. **Total Monthly Net Loss** of -\$138 thousand is driven by lower closing fees and higher realized and unrealized investment losses, in addition to adjustments in month annual fees accrued.
- e. **Total Annual Net Income** is \$822 thousand. The major driver of the annual positive bottom line continues to be the level of overall spending at 20% below budget, in addition to increased revenue from closing fees in the months of September and October.

3. ALL FUNDS-ASSETS, LIABILITIES AND NET POSITION_

The Authority, as of November 30, 2015, is a \$120 million dollar agency which also currently accounts for \$278 million in total activity (including the Other State of Illinois Debt Fund) and maintains compliance for nearly \$24 billion in outstanding debt.

4. GENERAL OPERATING FUND-ASSETS, LIABILITIES AND NET POSITION_

In the General Fund, IFA continues to maintain a strong balance sheet with total net position of \$53.3 million. The total assets in the General Fund are \$53.9 million (consisting mostly of cash, investments, and receivables). Unrestricted cash and investments total \$28.7 million (with \$5.8 million in investments liquidated in the General Operating Fund as of November 2015 for the State Procurement). Notes receivables for the former IRBB local governments total \$20.2 million, Participation, DACA and other loans receivables are at \$2.8 million and the Primary Government Borrowing Fund (State of Illinois) accounts receivables total \$252 thousand. Restricted cash and investments in the DACA Loan Fund total \$1.3 million. Liabilities, current and non-current, total just \$569 thousand.

5. <u>YEAR TO DATE ACTIVITY FOR ALL OTHER FUNDS</u>

- 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. The Authority invoiced IEPA for its annual management fee of \$150,000 in December and also received affirmed triple AAA ratings on the outstanding CWI bonds from Fitch Ratings. Total assets and liabilities in this fund each total \$158 million.
- b. The Locally Held Fire Truck and Ambulance Revolving Loan Funds have total year to date receipts of \$158 thousand. New Fire Truck revolving loans, totaling \$5.8 million, have been processed and will be disbursed upon the Authority's final administrative review. An additional \$1.4 million (loan repayments and fees) was transferred to the Authority from the Office of the State Fire Marshal in November, of which this amount will be made available for additional loans. The Authority has also received notice of OSFM's intent to issue Ambulance loans during this fiscal year, with disbursement projected to take place in the third quarter. Net position of \$22.3 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 June 30, 2015, the Agricultural Guarantee Fund has expensed an actual payout of \$155 thousand in relation to a previously litigated case 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 Bond Insurance Fund. An intergovernmental

V. PRESENTATION AND CONSIDERATION OF THE FINANCIAL STATEMENTS MONTHLY AND ANNUAL SUMMARY AS OF NOVEMBER 30, 2015*

receivable/payable was recorded in FY2016 for this amount, while the Authority seeks resolution of this matter. 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 \$59 thousand, of which, \$44 thousand is derived from investment activity. Year to date expenses total \$4 thousand as of November. Total Net Position in the remaining nonmajor funds is \$39.6 million.
- e. The Metro East Police District Commission is reported as an agency/fiduciary fund, which has total assets of \$37 thousand in the custody of the Authority. The Illinois Finance Authority NFP Development Fund has a total net position of \$25 thousand.

6. FY14 AND FY15 FINANC IAL/COMPLIANCE AUDITS and GASB UPDATES_

- a. Fieldwork for the FY14 and FY15 compliance and financial audits has completed, and is now in the report development stage. Potential audit findings have been issued by the Office of the Auditor General and the Authority is currently developing responses to those findings.
- b. The Authority is also seeking to finalize its FY15 CAFR in the next few weeks.
- c. The Chief Financial Officer is currently in Washington, D.C. to chair the Government Finance Officers Association's Committee on Accounting, Auditing and Financial Reporting's Winter Meetings. Topics critical to the Authority's financial reporting in FY16/FY17 include changes in investment reporting, fiduciary activities, leases, grants and nonexchange transaction compliance and indirectly, new guidance on tax abatements for states and local governments. In addition, the Governmental Accounting Standards Board (GASB) has asked the CFO to serve as a member of a consultative group to advise GASB in its research on "going concern" disclosures for states and local governments.

7. OTHER SUPPLEMENTARY FINANCIAL INFORMATION

a. The Schedule of Debt is being presented as supplementary financial information, included with the financial reports in your Board materials.



ILLINOIS FINANCE AUTHORITY STATEMENT OF REVENUES, EXPENSES AND NET INCOME GENERAL OPERATING FUND FOR FISCAL YEAR 2016 AS OF NOVEMBER 30, 2015 (PRELIMINARY AND UNAUDITED)

	JUL	AUG	SEP	ост	NOV	DEC	JAN	F	EB	MAR	А	PR	N	IAY	JU	NE	YEAR TO DATE ACTUAL	YEAR TO DATE BUDGET	BUDGET VARIANCE (\$)	BUDGET VARIANCE (%)
Operating Revenues:																				
Closing Fees	177,507	292,080	792,030	447,890	163,066	-	-		-	-		-		-		-	1,872,573	1,378,310	494,263	35.9%
Annual Fees	16,990	11,752	14,204	76,691	-	-	-		-	-		-		-		-	119,637	149,042	(29,405)	-19.7%
Administrative Service Fees	-	15,000	10,000	-	-	-	-		-	-		-		-		-	25,000	6,250	18,750	300.0%
Application Fees	3,000	4,800	6,100	11,100	4,900	-	-		-	-		-		-		-	29,900	12,875	17,025	132.2%
Miscellaneous Fees	139	1,213	-	341	-	-	-		-	-		-		-		-	1,693	2,292	(599)	-26.1%
Interest Income-Loans	83,318	82,857	82,675	82,712	82,661	-	-		-	-		-		-		-	414,223	426,638	(12,415)	-2.9%
Other Revenue	-	973	169	207	206	-	-		-	-		-		-		-	1,555	18,333	(16,778)	-91.5%
Total Operating Revenue:	\$280,954	408,675	\$905,178	\$618,941	\$ 250,833	\$ -	\$ -	\$	- \$	-	\$	-	\$	- 9	\$	-	\$ 2,464,581	\$ 1,993,740	\$ 470,841	23.6%
Operating Expenses: Employee Related Expense	141,053	142,455	148,939	148,049	138,947	-	-			-		-		-		-	719,443	973,012	(253,569)	-26.1%
Professional Services	106,155	59,247	135,606	191,582	159,816	-	-		-	-		-		-		-	652,406	745,032	(92,626)	-12.4%
Occupancy Costs	19,832	23,793	11,217	42,809	13,219	-	-		-	-		-		-		-	110,870	104,339	6,531	6.3%
General & Administrative	29,890	28,028	30,407	27,060	31,304	-	-		-	-		-		-		-	146,689	165,157	(18,468)	-11.2%
Depreciation and Amortization	6,078	6,120	6,120	3,942	3,942	-	-		-	-		-		-		-	26,202	78,368	(52,166)	-66.6%
Total Operating Expense	\$303,008	259,643	\$332,289	\$413,442	\$ 347,228	\$ -	\$ -	\$	- \$	-	\$	-	\$	- 9	\$	-	\$ 1,655,610	\$ 2,065,908	\$ (410,298)	-19.9%
Operating Income(Loss)	\$ (22,054)	5 149,032	\$572,889	\$205,499	\$ (96,395)	\$-	\$ -	\$	- \$	-	\$	-	\$	- :	\$	-	\$ 808,971	\$ (72,168)	\$ 881,139	1221.0%
Nonoperating Revenues (Expenses) Miscellaneous Non-Opertg Rev/(Exp)	-	-	-	-	(740)	-	-		-	-		-		-		-	(740)	(208)	(532)	255.8%
Bad Debt Adjustments (Expense)	-	-	-	-	-	-	-		-	-		-		-		-	-	4,167	(4,167)	-100.0%
Interest and Investment Income	25,941	26,361	26,202	21,742	27,014	-	-		-	-		-		-		-	127,260	135,917	(8,657)	-6.4%
Realized Gain (Loss) on Sale of Invest	(473)	(1,332)	(442)	(502)	(9,686)	-	-		-	-		-		-		-	(12,435)	(5,417)	(7,018)	129.6%
Net Appreciation (Depr) in FV of Inves		(26,167)	32,129	(35,752)	(58,174)	-	-		-	-		-		-		-	(100,609)	(57,083)	(43,526)	76.3%
Total Nonoperating Rev (Exp)	\$ 12,823 \$	6 (1,138)	\$ 57,889	\$ (14,512)	\$ (41,586)	\$-	\$ -	\$	- \$	-	\$	-	\$	- 9	\$	-	\$ 13,476	\$ 77,376	\$ (63,900)	-82.6%
Net Income (Loss) Before Transfers	\$ (9,231) \$	5 147,894	\$630,778	\$190,987	\$ (137,981)	\$-	\$ -	\$	- \$	-	\$	-	\$	- 9	\$	-	\$ 822,447	\$ 5,208	\$ 817,239	15692.0%
Transfers: Transfers in from other funds Transfers out to other funds	-	-	-	-	251,683 (251,665)	-	-	_	-	-	_	-	_	-	_	-	251,683 (251,665)	-	-	0.0%
Total Transfers In (Out)	<u>\$ - \$</u>	5 -	\$-	\$-	\$ 18	\$-	\$ -	\$	- \$	-	\$	-	\$	- 9	5	-	\$ 18	\$-	\$-	0.0%
Net Income (Loss)	\$ (9,231) \$	5 147,894	\$630,778	\$190,987	\$ (137,963)	\$-	\$ -	\$	- \$	-	\$	-	\$	- 5	\$	-	\$ 822,465	\$ 5,208	\$ 817,257	15692.3%



ILLINOIS FINANCE AUTHORITY

STATEMENT OF REVENUES, EXPENSES AND NET INCOME IFA FUNDS AND AGENCY FUND ACTIVITY FOR FISCAL YEAR 2016 AS OF NOVEMBER 30, 2015 (PRELIMINARY AND UNAUDITED)

	C	GENERAL FUND	FIR RE	ALLY HELD E TRUCK EV LOAN FUND	A	DCALLY HELD AMBULANCE REV LOAN FUND	NON	OTHER I-MAJOR UNDS	 IBTOTAL IFA FUNDS	OTHER STATE OF IL DEBT FUNDS	TOTAL ALL FUNDS	GENCY
Operating Revenues:	_											
Closing Fees		1,872,573		-		-		-	1,872,573	-	1,872,573	-
Annual Fees		119,637		-		-		-	119,637	-	119,637	-
Administrative Service Fees		25,000		-		-		-	25,000	-	25,000	-
Application Fees		29,900		-		-		-	29,900	-	29,900	-
Miscellaneous Fees		1,693		157,757		-		107	159,557	-	159,557	-
Interest Income-Loans		414,223		-		-		15,716	429,939	1,047,622	1,477,561	-
Other Revenue		1,555		-		-		-	1,555	-	1,555	-
Total Operating Revenue:	\$		\$	157,757	\$	-	\$	15,823	\$ 2,638,161	\$ 1,047,622	\$ 3,685,783	\$ -
Operating Expenses:												
Employee Related Expense		719,443		-		-		-	719,443	-	719,443	-
Professional Services		652,406		-		588		2,132	655,126	-	655,126	-
Occupancy Costs		110,870		-		-		-	110,870	-	110,870	-
General & Administrative		146,689		-		-		-	146,689	-	146,689	-
Interest Expense		-,		-		-		1,538	1,538	1,049,441	1,050,979	-
Depreciation and Amortization		26,202		-		-		-	26,202	-	26,202	-
Total Operating Expense	\$	1,655,610	\$	-	\$	588	\$	3,670	\$ 1,659,868	\$ 1,049,441	\$ 2,709,309	\$ -
Operating Income(Loss)	\$	808,971	\$	157,757	\$	(588)	\$	12,153	\$ 978,293	\$ (1,819)	\$ 976,474	\$ -
Nonoperating Revenues (Expenses): Miscellaneous Non-Opertg Rev/(Exp)		(740)		-		-		-	(740)	-	(740)	-
Interest and Invesment Income		127,260		27,218		14,895		98,800	268,173	1,819	269,992	-
Realized Gain (Loss) on Sale of Investment		(12,435)		614		2,504		(361)	(9,678)	-	(9,678)	-
Net Appreciation (Depr) in fair value of Investments		(100,609)		(2,792)		(8,850)		(54,910)	(167,161)	-	(167,161)	-
Total Nonoperating Revenues (Expenses)	\$	14,216	\$	25,040	\$	8,549	\$	43,529	\$ 91,334	\$ 1,819	\$ 93,153	\$ -
Net Income (Loss) Before Transfers	\$	822,447	\$	182,797	\$	7,961	\$	55,682	\$ 1,068,887	\$-	\$ 1,068,887	\$ -
Transfers:												
Transfers in from other funds		251,683		_		-		-	251,683	-	251,683	-
Transfers out to other funds		(251,665)		_		-		(18)	(251,683)	_	(251,683)	_
Total Transfers In (Out)	\$	(231,003) 18	\$	-	\$	-	\$	(18)	\$ - (231,003)	\$-	\$ -	\$ -
Net Income (Loss)	\$	822,465	\$	182,797	\$	7,961	\$	55,664	\$ 1,068,887	\$ -	\$ 1,068,887	\$ <u> </u>



ILLINOIS FINANCE AUTHORITY

STATEMENT OF NET POSITION IFA FUNDS AND AGENCY FUND ACTIVITY November 30, 2015 (PRELIMINARY AND UNAUDITED)

	GENERAL FUND	LOCALLY HELD FIRE TRUCK REV LOAN FUND	LOCALLY HELD 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	10,257,686	-	-	25,025	10,282,711	-	10,282,711	-
Investments	5,245,485	-	-	660,266	5,905,751	-	5,905,751	-
Accounts receivable, Net	336,240	-	-		336,240	-	336,240	-
Loans receivables, Net	1,989,617	-	-		1,989,617	-	1,989,617	-
Accrued interest receivable	382,280	-	-	5,347	387,627	-	387,627	-
Bonds and notes receivable	1,677,800	-	-	-	1,677,800	-	1,677,800	-
Due from other funds	51,534	-	-	3,000,000	51,534 3,000,000	-	51,534 3,000,000	-
Due from other local government agencies Prepaid Expenses	161,635	-	-	3,000,000	161,635	-	161,635	
Total Current Unrestricted Assets	\$ 20,102,277	\$ -	\$ - 9	\$ 3,690,638 \$	23,792,915	\$ - \$	23,792,915	\$ -
	<u> </u>	•	Ŧ	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	20,: 02,010	• •		•
Restricted:								
Cash & Cash Equivalents	433,286	1,509,542	259,361	3,468,689	5,670,878	62,648,094	68,318,972	37,301
Deposits in transit		-	42		42	-	42	-
Investments	260,639	440,760	3,668,297	4,329,212	8,698,908	-	8,698,908	-
Accrued interest receivable Due from primary government	2,937	2,045	7,366	37,041 155,000	49,389 155,000	18,886	68,275 155.000	-
Bonds and notes receivable from State component units				-	155,000	1,074,042	1,074,042	
Loans receivables, Net	-	1,381,194	74.320	63.490	1,519,004	-	1,519,004	-
Total Current Restricted Assets	\$ 696,862		\$ 4,009,386			\$ 63,741,022 \$	79,834,243	\$ 37,301
Total Current Assets	\$ 20,799,139	\$ 3,333,541	\$ 4,009,386	\$ 11,744,070 \$	39,886,136	\$ 63,741,022 \$	103,627,158	\$ 37,301
Non-current Assets: Unrestricted: Investments	13,196,472		_	1,154,899	14,351,371	-	14,351,371	
Loans receivables, Net	770,633	-	-	-	770,633	-	770,633	-
Bonds and notes receivable	18,519,237	-	-	-	18,519,237	-	18,519,237	-
Total Noncurrent Unrestricted Assets	\$ 32,486,342	\$-	\$ - 9	\$ 1,154,899 \$	33,641,241	\$-\$	33,641,241	\$ -
Restricted:								
Cash & Cash Equivalents	- 580.698	- 349.858	-	600,000 6.683.157	600,000 7.648.520	- 3,272,078	600,000 10.920.598	-
Investments Funds in the custody of the Treasurer	580,698	349,858	34,807	18,037,096	18,076,898	3,272,078	18,076,898	-
Loans receivables, Net	-	18,565,258	172,960	1,379,419	20,117,637	-	20.117.637	-
Bonds and notes receivable from primary government	-			-		58,801,572	58,801,572	-
Bonds and notes receivable from State component units	-	-	-	-	-	31,210,822	31,210,822	-
Total Noncurrent Restricted Assets	\$ 580,698	\$ 18,954,918	\$ 207,767	\$ 26,699,672 \$	46,443,055	\$ 93,284,472 \$	139,727,527	\$-
Capital Assets Capital Assets	784,479				784,479		784,479	
Accumulated Depreciation	(738,115)	-	-	-	(738,115)	-	(738,115)	-
Total Capital Assets	\$ 46,364	\$-	\$ - 9	\$-\$	46,364	\$ - \$	46,364	
Total Noncurrent Assets	\$ 33,113,404	\$ 18,954,918	\$ 207,767	\$ 27,854,571 \$	80,130,660	\$ 93,284,472 \$	173,415,132	\$-
Total Assets	\$ 53,912,543	\$ 22,288,459	\$ 4,217,153	\$ 39,598,641 \$	120,016,796	\$ 157,025,494 \$	277,042,290	\$ 37,301



ILLINOIS FINANCE AUTHORITY STATEMENT OF NET POSITION IFA FUNDS AND AGENCY FUND ACTIVITY

November 30, 2015 (PRELIMINARY AND UNAUDITED)

	GENER FUND	AL.	LOCALLY HELD FIRE TRUCK REV LOAN FUND	LOCALLY HELD AMBULANCE REV LOAN FUND	ALL OTHER NON-MAJOR FUNDS	-	UBTOTAL IFA FUNDS	OTHER STATE OF IL DEBT FUNDS	TOTAL ALL FUNDS	METRO EAST POLICE DISTRICT COMMISSION
DEFERRED OUTFLOWS OF RESOURCES: Deferred loss on debt refunding	<u> </u>	_	-				-	719,469	719,46	
TOTAL DEFERRED OUTFLOWS OF RESOURCES	\$	-	\$ -	\$ -	\$ -	\$	-	\$ 719,469	\$ 719,46	95 -
Total Assets & Deferred Inflows of Resources	\$ 53,91	2,543	\$ 22,288,459	\$ 4,217,153	\$ 39,598,641	\$	120,016,796	\$ 157,744,963	\$ 277,761,75	9 \$ 37,301



ILLINOIS FINANCE AUTHORITY

STATEMENT OF NET POSITION IFA FUNDS AND AGENCY FUND ACTIVITY November 30, 2015 (PRELIMINARY AND UNAUDITED)

	GENERAL FUND	LOCALLY HELD FIRE TRUCK REV LOAN FUND	LOCALLY HELD 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
Liabilities:								
Current Liabilities:								
Payable from unrestricted current assets:	04 447				04 447		04 447	
Accounts payable Accrued liabilities	91,447 132,742	-	-	-	91,447 132,742	-	91,447 132,742	-
Due to employees	101,017		-	-	101,017	-	101,017	
Due to primary government	80,001	-	-	-	80,001	-	80,001	-
Due to other funds	31,873	-	-	19,661	51,534	-	51,534	-
Other liabilities	50,000	-	-	, -	50,000	-	50,000	37,301
Unearned revenue, net of accumulated amortization	81,304	-	-	-	81,304	-	81,304	-
Total Current Liabilities Payable from Unrestricted Current Assets	\$ 568,384	\$-	\$-	\$ 19,661 \$	588,045	\$-\$	588,045	\$ 37,301
Payable from restricted current assets:								
Accrued interest payable	_	_	_	3,740	3,740	1.486.886	1.490.626	_
Bonds and notes payable from primary government	-	_	-	5,740	5,740	10,605,000	10,605,000	_
Bonds and notes payable from State component units	-	-	-	-	-	841,018	841,018	-
Current portion of long term debt	-	-	-	59,984	59,984	-	59,984	-
Other liabilities	-	-	-	155,000	155,000	-	155,000	-
Unamortized bond premium	-	-	-	-	-	2,349,877	2,349,877	-
Total Current Liabilities Payable from Restricted Current Assets Total Current Liabilties	<u>\$</u> - \$568,384	<u>\$</u> - \$-	1	\$ 218,724 \$ \$ 238,385 \$				
Total Current Liabilities	<u> </u>	р -	р -	\$ 238,385 \$	806,769	\$ 15,282,781 \$	16,089,550	\$ 37,301
Noncurrent Liabilities								
Payable from unrestricted noncurrent assets:								
Noncurrent payables	585	-	-	-	585	-	585	-
Assets	\$ 585	\$-	\$-	\$-\$	585	\$ - \$	585	\$ -
Develate from an etailate discussion of a sector								
Payable from restricted noncurrent assets: Bonds and notes payable from primary government						97,675,000	97,675,000	
Bonds and notes payable from State component units	-			-	-	36,862,465	36,862,465	
Noncurrent portion of long term debt	-	-	-	309,096	309,096	-	309,096	-
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	\$-	\$-	\$-	\$ 871,771 \$	871,771	\$ 142,462,182 \$	143,333,953	\$ -
Total Nanaumant Linkilisian	\$ 585	s -	\$ -	\$ 871,771 \$	872,356	\$ 142,462,182 \$	143,334,538	¢
Total Noncurrent Liabilities Total Liabilities		<u> </u>	Y	<u>\$871,771 \$</u> \$1,110,156 \$		<u>\$ 142,462,182 \$</u> \$ 157,744,963 \$		
	ψ 300,303	Ψ	Ψ	φ 1,110,100 φ	1,013,123	φ 101,144,000 φ	100,424,000	φ 07,001
Net Position:								
Net Investment in Capital Assets	46,364	-	-	-	46,364	-	46,364	-
Restricted	-	22,105,662	4,209,192	33,588,660	59,903,514	-	59,903,514	-
Unrestricted	52,474,745	-		4,844,161	57,318,906	-	57,318,906	-
Current Change in Net Position	822,465	182,797	7,961	55,664	1,068,887	-	1,068,887	-
Total Net Position	\$ 53,343,574	\$ 22,288,459	\$ 4,217,153	\$ 38,488,485 \$	118,337,671	\$-\$	118,337,671	<u>\$</u>
Total Liabilities & Net Position	\$ 53,912,543	\$ 22,288,459	\$ 4,217,153	\$ 39,598,641 \$	120.016.796	\$ 157,744,963 \$	277,761,759	\$ 37,301



Bonds Issued - Fiscal Year Comparison for the Period Ending November 30, 2015

Fiscal Year 2014

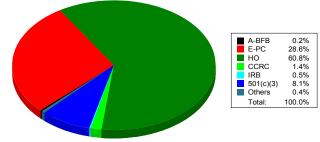
Bonds Issued in Fiscal Year 2014

#	Market Sector	Principal Issued	
21	Agriculture - Beginner Farmer	3,729,751	
4	Education	93,895,000	
9	Healthcare - Hospital	1,493,795,000	▲-BFB 0.2% ■ E-PC 4.5%
4	Healthcare - CCRC	84,995,000	HO 71.7% CCRC 4.1%
1	Industrial Revenue	10,000,000	IRB 0.5% 501(c)(3) 7.2%
11	501(c)(3) Not-for-Profit	165,617,000	Others 11.9% Total: 100.0%
6	Local Government	247,360,000	
56		\$ 2,099,391,751	

Fiscal Year 2015

Market Sector Principal Issued 15 Agriculture - Beginner Farmer 4,154,742 4 Education 788,149,000 11 Healthcare - Hospital 1,416,385,000 1 Healthcare - CCRC 39,640,000 **2 Industrial Revenue** 14,000,000 11 501(c)(3) Not-for-Profit 236,986,075 **1 Local Government** 12,000,000 2,511,314,817 45 \$

Bonds Issued in Fiscal Year 2015



Bonds Issued in Fiscal Year 2016

#	Market Sector	Principal Issued	
4	Agriculture - Beginner Farmer	1,065,850	
4	Education	529,667,000	A-BFB 0.1% E-PC 30.1%
10	Healthcare - Hospital	1,036,013,000	HO 58.8%
1	Healthcare - CCRC	39,030,000	CCRC 2.2% ■ 501(c)(3) 8.8%
4	501(c)(3) Not-for-Profit	155,165,000	Τσταί: 100.0%
23		\$1,760,940,850	



Bonds Issued and Outstanding as of November 30, 2015

Bonds Issued between July 01, 2015 and November 30, 2015

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	1,065,850	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
HO	Little Company of Mary Hospital	08/18/2015	Variable	102,000,000	72,000,000
HO	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
HO	Advocate Health Care	09/25/2015	Fixed at Schedule	100,000,000	100,000,000
HO	OSF HealthCare System	09/28/2015	Fixed at Schedule	368,150,000	216,231,343
HO	Palos Community Hospital	10/01/2015	Variable	232,015,000	220,145,000
HO	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
HO	Plymouth Place	10/20/2015	Fixed at Schedule	56,260,000	56,260,000
HO	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
HO	Sarah Bush Lincoln Health Center	11/20/2015	Varibale	30,000,000	0
HO	Passavant Hospital	11/30/2015	Varibale	22,778,000	0

Total Bonds Issued as of November 30, 2015

\$ 1,760,940,850 \$ 1,177,931,343

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 November 30, 2015

		<u>Initial</u>									
Interest_											
Borrower	Date Funded	Rate	Loan Proceeds	<u>Acres</u>	<u>County</u>						
Travis C. Rovey	09/30/2015	5.00	460,000	80.00	Montgomery						
Bryant & Shannon Rister	10/02/2015	5.00	98,100	39.24	Saline						
Tyler S. Loschen	10/14/2015	5.00	333,750	50.00	Ford						
Bradley A. Legg & Nina K. Legg	11/09/2015	2.90	174,000	58.00	Wayne						
	Total Beginner Farm	er Bonds Issued	\$ 1,065,850	227.24							

ILLINOIS FINANCE AUTHORITY

Schedule of Debt [a]

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

Section I (a)		Principal (Outstand	ng	Program		
		June 30, 2015		mber 30, 2015	Limitations	Rer	naining Capacity
Illinois Finance Authority "IFA" ^[b]							
Agriculture	\$	48,313,152	\$	49,379,002			
Education		4,273,041,117		4,723,830,101			
Healthcare		13,533,399,874		14,052,729,667			
Industrial Development [includes Recovery Zone/Midwest Disaster]		695,925,824		687,612,666			
Local Government Multifamily/Senior Housing		294,800,000 168,364,435		318,020,000			
501(c)(3) Not-for Profits		1,406,590,039		167,546,838 1,553,492,267			
Exempt Facilities Bonds		249,915,000		199,915,000			
Total IFA Principal Outstanding	\$	20,670,349,441	\$	21,752,525,541			
	Ψ	20,070,343,441	÷	21,102,020,041			
Illinois Development Finance Authority "IDFA" [b]		400,000		400.000			
Education Healthcare		496,388 80,200,000		496,388 80,200,000			
Industrial Development		113,009,098		220,239,470			
Local Government		358,231,651		273,877,535			
Multifamily/Senior Housing		704,441,769		83,714,117			
501(c)(3) Not-for Profits		118,035,000		659,149,033			
Exempt Facilities Bonds		110,000,000		000,110,000			
Total IDFA Principal Outstanding	\$	1,374,413,906	\$	1,317,676,542			
Illinois Rural Bond Bank "IRBB" [b]							
Total IRBB Principal Outstanding	\$	-	\$	-			
Illinois Health Facilities Authority "IHFA"	\$	739,875,000	\$	685,415,000			
Illinois Educational Facilities Authority "IEFA"	\$	640,921,000	ŝ	580,413,000			
Illinois Farm Development Authority "IFDA" [1]	\$	15,646,526	\$	1,587,111			
Total Illinois Finance Authority Debt	-	23,441,205,873	\$	24,337,617,194	\$ 28,150,000,000	\$	3,812,382,806
		s Finance Authority Ac	t [20 ILCS		 		
Section I (b)		Principal (Dutstandi	ina	Program		
		June 30, 2015	Nove	mber 30, 2015	Limitations	Rer	naining Capacity
General Purpose Moral Obligations							
Illinois Finance Authority Act [20 ILCS 3501/801-40(w)]							
* Issued through IRBB - Local Government Pools							
*Issued through IFA - Local Government Pools							
Issued through IFA - Illinois Medical District Commission		36,280,000		34,885,000			
Total General Moral Obligations	\$	36,280,000	\$	34,885,000	\$ 150,000,000	\$	115,115,000
* All the Local Government bonds were defeased as of August 1, 20)14.						
Financially Distressed Cities Moral Obligations							
Illinois Finance Authority Act [20 ILCS 3501/825-60]							
Issued through IFA	\$	-	\$	-			
Issued through IDFA		-		-			
Total Financially Distressed Cities	\$	-	\$	-	\$ 50,000,000	\$	50,000,000
State Component Unit Bonds ^[c]							
Issued through IDFA [1]		-		-			
Issued through IFA [1]		122,656,626		111,431,357			

122,656,626 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.

\$

\$

111,431,357

Section I (c)		Principal C	utstanding	3	Remaining MDAB			
		une 30, 2015	15 November 3		Volume Cap			
Midwestern Disaster Area Bonds [Flood Relief]	\$	65,257,870	\$	65,016,062	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)	Act of 2009 Volume	,	/Counties Ceded ntarily 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.

Total State Component Unit Bonds

ILLINOIS FINANCE AUTHORITY

Schedule of Debt [a]

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Issued under th	e Illir	nois Finance Au	thority A	ct [20 ILCS 3501	/845-	-5(b)]						
Section II		Pr	incipal	Outstanding				Program	n			
		June 30, 201	5	November 3	30, 2	015		Limitatio	ns		Rema	ining Capacity
Illinois Power Agency	\$		-	\$		-	\$	4,000,00	0,000	\$		4,000,000,000
Illinois Finance Authority Act [20 ILCS 3501	Sec	tion 825-65(f); 8	25-70 a	nd 825-75] - see	also	P.A. 96-1	03 effe	ctive 01/01	/2010			
Section III		Pr	incipal	Outstanding				Program	n			
		June 30, 2015		November 30,		015		Limitations			Rema	ining Capacity
Clean Coal, Coal, Renewable Energy and Energy Efficiency Projects	\$		-	\$		-	\$	3,000,00	0,000	^{1]} \$		3,000,000,000
Issued under the Illinois Finance Authority Act [20) ILC	S 3501 Sections	830-2	5 (see also P.A.96	6-103	3); 830-30	; 830-3	5; 830-45 a	and 830-5	0]		
Section IV		Principa	al Outs	anding		Prog	ram	Re	maining			
	Ju	ine 30, 2015		vember 30, 2015		Limita			apacity		s	tate Exposure
Agri Debt Guarantees [Restructuring Existing Debt] Fund # 994 - Fund Balance \$10,177,285	\$	8,108,370	\$	7,467,578	3	\$ 160,0	00,000	\$ 15	52,532,42	2	\$	6,345,587
AG Loan Guarantee Program								(-)				
Fund # 205 - Fund Balance \$7,859,811	\$	8,511,765	\$	7,928,815		\$ 225,0	00,000	^[e] \$ 21	7,071,18	5	\$	6,739,492
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	\$	4,183,105 898,197 1,962,595 884,917	7 5							3,555,639 763,468 1,668,206 752,180
Total State Guarantees	\$	16,620,134	\$	15,396,392		\$ 385,0	00,000	\$ 36	69,603,60	8	\$	13,085,079
Issued under the Illinois F	linan	ce Authority Act	[20 C	S 3501 Sections	825	80 and 83	05.85					
Section V	inan	Principal	-		020-							
	Ju	ine 30, 2015		vember 30, 2015		Cash an Ba	d Investi alance	ment				
132 Fire Truck Revolving Loan Program Fund # 572 9 Ambulance Developing Loan Program Fund # 224	\$ \$	17,052,813	\$	19,946,452		\$ \$	2,339					
8 Ambulance Revolving Loan Program Fund # 334 Note: Due to deposits in transit, the Fund Balance at the IOC may differ from the	+	415,920 eperal Ledger J	\$ n May 2	172,960	sforro	•	4,036 d Bala	•	ally Held	Fund	by the li	-Δ
· · · · · · · · · · · · · · · · · · ·			-						ally field	i unu	by the h	~
Issued under the Illin	nois E			• •	0 ILC	S 3515/9]	D				
Section VI		June 30, 201		Outstanding November 3	30. 2	015		Prograr Limitatio			Rema	ining Capacity
Environmental [Large Business]												0 . ,
Issued through IFA Issued through IDFA	\$	16,49 118,03	95,000	\$		975,000 035,000						
Total Environmental [Large Business]	\$	134,53				010,000	\$	2,425,00	0.000	\$		2,291,990,000
Environmental [Small Business]	÷ \$		-	\$,	_	\$		0,000	\$		75,000,000
Total Environment Bonds Issued under Act	\$	134,53	80,000		133,0	010,000	\$,		\$		2,366,990,000
I	linoi	s Finance Auth	ority F	unds at Risk								

ection VII		Principal Ou	Itstanding
	Original Amount	June 30, 2015	November 30, 2015
Participation Loans			
Business & Industry	23,020,158	1,107,646	1,080,250
Agriculture	6,079,859	96,159	96,159
Participation Loans exluding Defaults & Allowances	29,100,017	1,203,805	1,176,409
Plus: Legacy IDF	A Loans in Default	858,458	843,173
Less: Allowance for	Doubtful Accounts	1,002,182	976,359
Total P	articipation Loans	1,060,081	1,043,223
Local Government Direct Loans	1,289,750	126,000	118,000
Rural Bond Bank Local Government Note Receivable		20,462,037	20,197,037
FmHA Loans	963,250	207,658	192,911
Renewable Energy [RED Fund]	2,000,000	1,302,261	1,262,458
Total Loans Outstanding	34,353,017	23,158,036	22,813,628
IRBB funds were defeased and	I transferred into a note re	ceivable with the IFA.	

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

Section VIII	Principal Outstanding Statutory Debt										
	 June 30, 2015		November 30, 2015		Limitation	Re	emaining HELA Debt Limitation				
Midwestern University Foundation - Student Loan Program Revenue Bonds	\$ 15,000,000	\$	15,000,000	\$	200,000,000	d] (\$ 185,000,000				

[a] Total subject to change; late month payment data may not be included at issuance of report.

[b] State Component Unit Bonds included in balance.

[c] Does not include Unamortized issuance premium as reported in Audited Financials.

[d] Program Limitation reflects the increase to \$3 billion effective 01/01/2010 under P.A. 96-103.

[e] Program Limitation reflects the increase from \$75 million to \$225 million effective 01/01/2010 under P.A. 96-103.

[f] Beginner Farmer Bonds are currently updated annually; new bonds will be added under the Illinois Finance Authority when the bond closes.

Midwestern Disaster Area Bonds - Illinois Counties eligible for Midwest Disaster Bonds included Adams, Calhoun, Clark, Coles, Crawford, Cumberland, Douglas, Edgar, Hancock, Henderson, Jasper, [g] 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]

[h]

[i] Includes EPA Clean Water Revolving Fund

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ILLINOIS FINANCE AUTHORITY MEMORANDUM



PRELIMINARY AND UNAUDITED

To:	Illinois Finance Authority Board of Directors
From:	Melinda M. Gildart, Chief Financial Officer
Date:	December 10, 2015
Re:	Monthly Procurement Report

CONTRACTS EXECUTED

Services Provided	Vendor	Proposed Initial Term (Yrs)	Estimated Start/End	stimated E Value	 or Contract TE Value	Prior Contract Expense	(Avg Yrly Prior Contract Expense
Illinois Procurement Code-Emergency Contracts								
Temporary Finance/Procurement/Compliance Staffing	Accounting Principals, Inc.	2 mos	11/15-01/16	\$ 46,992	\$ 49,894	\$ 49,894	\$	150,000
Payroll Services and Employee Benefits	ADP TotalSource, Inc.	90 days	11/15-01/16	\$ 74,850	\$ 49,900	\$ 49,900	\$	233,000
Illinois Procurement Code-CPO Small Purchase Approvals								
Marketing Services	Marj Halpern	6 mos	09/15-03/16	\$ 37,500	\$ 225,000	\$ 225,000	\$	75,000
Records Management Software-Contract Amendment	Com Microfilm	13 mos	05/15-06/16	\$ 12,000	\$ 6,324	\$ 6,324	\$	6,324
Mail Archiva Software-Contract Amendment	Marcor Technologies	3	10/15-04/18	\$ 9,900	\$ 4,500	\$ 4,500	\$	1,500
Illinois Procurement Code-Competitive Bid Contract Renewal Energy Efficiency Projects-No Fee to IFA	Ameresco, Inc.	5	11/15-11/20	\$ -	\$ -	\$ -	\$	-

CONTRACTS PENDING EXECUTION

Services Provided	Vendor	Proposed Initial Term (Yrs)	Estimated Start/End	Estimated NTE Value	Prior Contract NTE Value	Prior Contract Expense	Avg Yrly Prior Contract Expense
Illinois Procurement Code-Competitive Bids/Proposals							
Debt Management Software Application	Technology Partnership Group, Inc.	3	01/16-12/18	\$ 552,250	N/A	N/A	N/A
Illinois Procurement Code-CPO Small Purchases							
Insurance Brokering Services-Employee Benefits	Mesirow Insurance Services, Inc.	1	12/15-12/16	\$ 50,000	\$ 50,000	\$ 233,000	\$ 233,000
Illinois Procurement Code-Emergency Contracts							
Loan Management Services	Mabsco, Inc.	90 days	01/16-03/16	\$ 25,000	\$ 50,000	\$ 50,000	\$ 100,000
Paying Agent/Custodian Services	U.S. Bank National Association	90 days	01/16-03/16	\$ 4,750	\$ 9,500	\$ 9,500	\$ 20,000
Marketing Services	Hill Knowlton	90 days	01/16-03/16	\$ 18,750	\$ 75,000	\$ 75,000	\$ 75,000
IT Network Consulting Services	Catalyst Consulting, Inc.	90 days	01/16-03/16	\$ 15,000	\$ 30,000	\$ 30,000	\$ 60,000
Board Book Printing Services	Swift Impressions, Inc.	90 days	01/16-03/16	\$ 2,500	\$ 6,000	\$ 6,000	\$ 10,000

EXPIRED AND EXPIRING CONTRACTS

		Previous		Estimated	Prior Contract	Prior Contract	Avg Yrly Prior Contract
Services Provided	Vendor	Term (Yrs)	Start/End	NTE Value	NTE Value	Expense	Expense
Legislative Services (Expired 9/30/15)	Howard Kenner Government Consulting	3 mos	07/15-09/15	\$ 15,000	\$ 60,000	\$ 60,000	\$ 60,000
Employee Benefits and Payroll Services (Expired 10/31/15)	ADP TotalSource, Inc.	2 mos	09/15-10/15	\$ 49,900	\$ 49,900	\$ 49,900	\$ 233,000

ACTIVE SOLICITATIONS

			A	mounts are estimat	ed and unaud	ited
		Proposed Initial Term	Estimated	Prior Contract	Prior Contract	Avg Yrly Prior Contract
Services Provided	Vendor	(Yrs) Start/I	nd NTE Value	NTE Value	Expense	Expense
IFA Exemption for Professional and Artistic, Legal or H	Financial Services-Competitive Bids/Proposals					
Specialty Accounting/Audit Services	TBD	2 02/16-0	l/18 n/a	\$ -	\$ -	\$ -

UPCOMING SOLICITATIONS

			Amounts are estimated and unaudited							
Services Provided	Vendor	Proposed Initial Term (Yrs)	Start/End	Estimated NTE Value		or Contract FE Value		Prior Contract Expense	C	Avg Yrly Prior Contract Expense
Illinois Procurement Code-Competitive Bids/Proposals										
Legislative Services	See expired/expiring contracts	-	-	n/a	\$	180,000	\$	180,000	\$	60,000
Employee Benefits and Payroll Services	See expired/expiring contracts	-	-	n/a	\$	233,000	\$	233,000	\$	233,000
IT Software Support and Temporary Staffing	Anticipated award Jan 2016	2	01/16-12/17	n/a	\$	-	\$	-	\$	-
IT Network Support	Anticipated award Feb 2016	3	03/16-02/19	n/a	\$	90,000	\$	90,000	\$	30,000
Typesetting and Printing Services	Anticipated award Feb 2016	3	03/16-02/19	n/a	\$	40,000	\$	40,000	\$	40,000
Financial Advisory Services (State Revolving Fund)	Anticipated award Apr 2016	3	05/16-04/19	n/a	\$	-	\$	-	\$	-
Marketing Services	Anticipated award May 2016	3	05/16-04/19	n/a	\$	300,000	\$	179,276	\$	89,638
Insurance Broker	Anticipated award Aug 2016	3	08/16-08/19	n/a	\$	68,700	\$	68,700	\$	22,900
IFA Exemption for Professional and Artistic, Legal or Financial S	Services-Competitive Bids/Proposals									
Loan Management and Paying Agent/Custodian Services	Anticipated award Feb 2016	1	03/16-02/17	n/a	\$	110,000	\$	158,662	\$	52,887
Financial Deposit Institution/Cash Management	Anticipated award Feb 2016	5	03/16-02/21	n/a	\$	105,000	\$	105,000	\$	105,000
Investment Advisor and/or Mgmt Services	Per BOD Direction	2	n/a	n/a		n/a		n/a		n/a

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

UPCOMING RENEWALS

Services Provided	Vendor	Proposed Renewal Term (Yrs)	Start/End	Estimated NTE Value	Prior Contract NTE Value	Prior Contract Expense	Avg Yrly Prior Contract Expense
IFA Exemption for Professional and Artistic, Legal or Financial Se	rvices-Competitive Bids/Proposals						
Legal Services-Master Legal Pool Contract/Approved Counsel	Various - Pool comprised of 38 firms:	1	-	\$ 750,000	\$ 1,500,000	\$-	\$ 500,000
Legal Services-Master Legal Pool Contract/Approved Counsel	Arnstein & Lehr LLP	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Burke Burns & Pinelli, Ltd.	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Cahill Law Offices	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Chapman and Cutler LLP	1	03/14-03/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Charity & Associates, P.C.	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Del Galdo Law Group	1	03/14-03/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Deutsch, Levy & Engel, Chtd.	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Duane Morris LLP	1	03/14-03/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Foley & Lardner LLP	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Franczek Radelet	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Gonzalez Saggio and Harlan, LLC	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Greenberg Traurig, LLP	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Greene and Letts	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Hardwick Law Firm LLC	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Hart, Southworth & Witsman	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Hinshaw & Culbertson LLP	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Holland & Knight LLP	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Howard & Howard Attorneys PLLC	1	03/14-03/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Ice Miller LLP	1	02/14-06/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Katten Muchin Rosenman LLP	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Kutak Rock LLP	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Laner Muchin, Ltd	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	McGaugh Law Group LLC	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	McGuire Woods LLP	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Miller, Canfield, Paddock and Stone, P.L.C.	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Miller, Hall, & Triggs, LLC	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Peck, Shaffer & Williams LLP	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Pugh, Jones & Johnson, P.C.	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Quarles & Brady LLP	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Quintairos, Prieto, Wood, & Boyer	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Reyes Kurson, LTD.	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Rock Fusco & Connelly, LLC	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Sanchez Daniels & Hoffman LLP	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Schiff Hardin LLP	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Shanahan & Shanahan LLP	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Taft Stettinius & Hollister, LLP	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Thompson Coburn LLP	1	02/14-02/16	N/A	N/A	N/A	N/A
Legal Services-Master Legal Pool Contract/Approved Counsel	Ungaretti & Harris LLP	1	02/14-02/16	N/A	N/A	N/A	N/A

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

MONTHLY PROCUREMENT REPORT CONTINUED December 10, 2015

	CONT	RACTS AWARDE	D	SOLICITAT	IONS/PROCURE	MENTS	CONTRACTS EXECUTED				
MONTH	IL PROC CODE	IFA EXEMPTION	TOTAL	IL PROC CODE	IFA EXEMPTION	TOTAL	IL PROC CODE	IFA EXEMPTION	ΤΟΤΑΙ		
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	12	1	13	1	1	2	0	0	0		
June, 2015	8	1	9	1	2	3	0	0	0		
July, 2015	0	0	0	1	2	3	11	2	13		
August, 2015	0	0	0	1	1	2	0	0	0		
September, 2015	0	0	0	0	1	1	4	0	4		
October, 2015	3	0	3	0	1	1	0	0	0		
December, 2015	0	0	0	0	1	1	3	0	3		
Totals	23	14	37	14	14	28	18	14	32		

ILLINOIS FINANCE AUTHORITY

Memorandum

То:	IFA Board of Directors
From:	Lorrie Karcher
Date:	December 10, 2015
Re:	Overview Memo for Beginning Farmer Bonds

- Borrower/Project Name: Beginning Farmer Bonds
- Locations: Throughout Illinois
- **Board Action Requested:** Final Bond Resolution for the attached projects
- Amount: Up to \$517,700 maximum of new money for each project
- Project Type: Beginning Farmer Revenue Bonds
- Total Requested: \$1,149,925
- Calendar Year Summary: (as of December 10, 2015)
 - Volume Cap: \$10,000,000
 - Volume Cap Committed: \$4,311,627
 - Volume Cap Remaining: \$5,688,373
 - Average Farm Acreage: 66
 - Number of Farms Financed: 17

• IFA Benefits:

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

• IFA Fees:

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

• Structure/Ratings:

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

• Bond Counsel: Burke, Burns & Pinelli, Ltd.

Stephen F. Welcome, Esq. Three First National Plaza, Suite 4300 Chicago, IL 60602

A. Project Number:	30358		
Borrower(s):	Jordan Baumgart		
Borrower Benefit:	First Time Land Buyer		
Town:	Mt. Carmel, IL		
IFA Bond Amount:	\$333,500		
Use of Funds:	Farmland – 86.44 acres of farmland		
Purchase Price:	\$667,000 / \$7,716 per acre		
%Borrower Equity	5%		
% USDA Farm Service Agency	45% (Subordinate Financing)		
%IFA	50%		
Township:	Gray		
Counties/Regions:	White / Southern		
Lender/Bond Purchase:	Citizens National Bank of Albion / Jan Ridgely		
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 one year from the date of closing. Accrued interest on the unpaid balance hereof shall be paid annually, with the first interest payment date to begin one year from the date of closing with the thirtieth and final payment of all outstanding balances due thirty years from the date of closing.

B. Project Number:	30359
Borrower(s):	Troy M. Diericks
Borrower Benefit:	First Time Land Buyer
Town:	Atkinson, IL
IFA Bond Amount:	\$483,925
Use of Funds:	Farmland – 74.45 acres of farmland
Purchase Price:	\$483,925 / \$6,500 per acre
% Borrower Equity	0%
% IFA	100%
% Other	0%
Township:	Atkinson
Counties/Regions:	Henry / Northwest
Lender/Bond Purchase:	State Bank of Toulon / Jacob Anderson
Legislative Districts:	Congressional: 17
	State Senate: 37
	State House: 74

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

C. Project Number:	30360
Borrower(s):	Jesse W. and Ashley L. Wilson
Borrower Benefit:	First Time Land Buyer
Town:	Enfield, IL
IFA Bond Amount:	\$192,500
Use of Funds:	Farmland – 110 acres of farmland
Purchase Price:	\$385,000 / \$3,500 per acre
%Borrower Equity	5%
% USDA Farm Service Agency	45% (Subordinate Financing)
%IFA	50%
Township:	Indian Creek
	IFA Public Board Book Page 89

Final Bond Resolution October 8, 2015 Lorrie Karcher

Counties/Regions: Lender/Bond Purchase: Legislative Districts: White / Southern Peoples National Bank / Terry Drone 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 one year from the date of closing. Accrued interest on the unpaid balance hereof shall be paid annually, with the first interest payment date to begin one year from the date of closing with the thirtieth and final payment of all outstanding balances due thirty years from the date of closing.

D. Project Number:	30361
Borrower(s):	Cory and Emily Schirer
Borrower Benefit:	First Time Land Buyer
Town:	Benson, IL
IFA Bond Amount:	\$140,000
Use of Funds:	Farmland – 44 acres of farmland
Purchase Price:	\$280,000 / \$6,363 per acre
%Borrower Equity	5%
% USDA Farm Service Agency	45% (Subordinate Financing)
%IFA	50%
Township:	Greene
Counties/Regions:	Woodford / North Central
Lender/Bond Purchase:	Heartland Bank & Trust Co. / Tom Hand
Legislative Districts:	Congressional: 18
	State Senate: 53
	State House: 106

Principal shall be paid annually in installments determined pursuant to a Twenty-year amortization schedule, with the first principal payment date to begin one year from the date of closing. Accrued interest on the unpaid balance hereof shall be paid annually, with the first interest payment date to begin one year from the date of closing with the twentieth and final payment of all outstanding balances due twenty years from the date of closing.





\$1,000,000 EDWARD L. KING December 10, 2015 Specialized Livestock Guarantee

REQUEST	Purpose: To provide 85% loan guarantee in favor of Resource Bank (the "Bank" or "Lender).				
	Project Description: The proposed loan of \$1,000,000 will finance the construction of grain and feed storage facility and refinance existing real estate debt in the amount of \$350,000.				
	Program Product Type: Specialized Livestock Guarantee				
	State Treasurer's Funds at Risk: \$850,000				
		nancial statement for Edward L. and Kimberly King, (2) annual ly King, and (3) annual farm projections for Edward L. King			
BOARD ACTIONS	Final Resolution-85% Loan Guaran	ee (One-Time Consideration)			
	Voting Record: No prior IFA Board				
MATERIAL CHANGES	This is the first time a request fo Directors.	this specific project has been presented to the IFA Board of			
	Livestock Guarantee on July 9, 201 livestock facility. Ultimately, the F	nsidered and approved a Resolution for a \$970,000 Specialized 3. The 2013 project also involved construction of a specialized ank (Resource Bank) and members of the King family financed structure that did not involve an IFA agricultural guarantee.			
		A Guarantees or Participation Loans outstanding as of 12/4/2015			
JOB DATA	Edward L. King currently has no IF and has yet to close on any IFA gua 4 Current jobs	A Guarantees or Participation Loans outstanding as of 12/4/2015			
JOB DATA	and has yet to close on any IFA gua	A Guarantees or Participation Loans outstanding as of 12/4/2015 rantee or loan product.			
BORROWER	and has yet to close on any IFA gua 4 Current jobs N/A Retained jobs • Type of entity: Sole Proprietorsh	A Guarantees or Participation Loans outstanding as of 12/4/2015 rantee or loan product. N/A New jobs projected 10 Construction jobs projected			
	and has yet to close on any IFA gua 4 Current jobs N/A Retained jobs • Type of entity: Sole Proprietorsh • Location: Steward (Lee County),	A Guarantees or Participation Loans outstanding as of 12/4/2015 rantee or loan product. N/A New jobs projected 10 Construction jobs projected			
BORROWER	and has yet to close on any IFA gua 4 Current jobs N/A Retained jobs • Type of entity: Sole Proprietorsh • Location: Steward (Lee County), • When established: 1974	A Guarantees or Participation Loans outstanding as of 12/4/2015 rantee or loan product. N/A New jobs projected 10 Construction jobs projected p Illinois			
BORROWER	and has yet to close on any IFA gua 4 Current jobs N/A Retained jobs • Type of entity: Sole Proprietorsh • Location: Steward (Lee County), • When established: 1974 • Description of Operations: Grain	A Guarantees or Participation Loans outstanding as of 12/4/2015 rantee or loan product. N/A New jobs projected 10 Construction jobs projected p Illinois			
BORROWER	and has yet to close on any IFA gua 4 Current jobs N/A Retained jobs • Type of entity: Sole Proprietorsh • Location: Steward (Lee County), • When established: 1974 • Description of Operations: Grain	A Guarantees or Participation Loans outstanding as of 12/4/2015 rantee or loan product. N/A New jobs projected 10 Construction jobs projected p Illinois			
BORROWER	and has yet to close on any IFA gua 4 Current jobs N/A Retained jobs • Type of entity: Sole Proprietorsh • Location: Steward (Lee County), • When established: 1974 • Description of Operations: Grai • Project purpose/outcome: Build Collateral: approximately 129.54 a Collateral Position: 1 st Mortgage 1 Maturity: 15 years (2031)	A Guarantees or Participation Loans outstanding as of 12/4/2015 rantee or loan product. N/A New jobs projected 10 Construction jobs projected p Illinois and Cattle Farming ing construction and debt refinancing cres of row crop farmland Position			
BORROWER DESCRIPTION PROPOSED	and has yet to close on any IFA gua 4 Current jobs N/A Retained jobs • Type of entity: Sole Proprietorsh • Location: Steward (Lee County), • When established: 1974 • Description of Operations: Grai • Project purpose/outcome: Build Collateral: approximately 129.54 a Collateral Position: 1 st Mortgage 1 Maturity: 15 years (2031) Interest Rate: Fixed for initial 3 years	A Guarantees or Participation Loans outstanding as of 12/4/2015 rantee or loan product. N/A New jobs projected 10 Construction jobs projected p Illinois and Cattle Farming ing construction and debt refinancing cres of row crop farmland Position			
BORROWER DESCRIPTION PROPOSED STRUCTURE	and has yet to close on any IFA gua 4 Current jobs N/A Retained jobs • Type of entity: Sole Proprietorsh • Location: Steward (Lee County), • When established: 1974 • Description of Operations: Grai • Project purpose/outcome: Build Collateral: approximately 129.54 a Collateral Position: 1 st Mortgage I Maturity: 15 years (2031) Interest Rate: Fixed for initial 3 ye Payment: Monthly	A Guarantees or Participation Loans outstanding as of 12/4/2015 rantee or loan product. N/A New jobs projected 10 Construction jobs projected p Illinois an and Cattle Farming ing construction and debt refinancing cres of row crop farmland Position ears (See confidential section)			
BORROWER DESCRIPTION PROPOSED	and has yet to close on any IFA gua 4 Current jobs N/A Retained jobs • Type of entity: Sole Proprietorsh • Location: Steward (Lee County), • When established: 1974 • Description of Operations: Grai • Project purpose/outcome: Build Collateral: approximately 129.54 a Collateral Position: 1 st Mortgage 1 Maturity: 15 years (2031) Interest Rate: Fixed for initial 3 years	A Guarantees or Participation Loans outstanding as of 12/4/2015 rantee or loan product. N/A New jobs projected 10 Construction jobs projected p Illinois an and Cattle Farming ing construction and debt refinancing cress of row crop farmland Position ears (See confidential section) Bldg. Construction \$650,000			
BORROWER DESCRIPTION PROPOSED STRUCTURE	and has yet to close on any IFA gua 4 Current jobs N/A Retained jobs • Type of entity: Sole Proprietorsh • Location: Steward (Lee County), • When established: 1974 • Description of Operations: Grai • Project purpose/outcome: Build Collateral: approximately 129.54 a Collateral Position: 1 st Mortgage I Maturity: 15 years (2031) Interest Rate: Fixed for initial 3 ye Payment: Monthly	A Guarantees or Participation Loans outstanding as of 12/4/2015 rantee or loan product. N/A New jobs projected 10 Construction jobs projected p Illinois and Cattle Farming ing construction and debt refinancing cres of row crop farmland Position ears (See confidential section)			

ILLINOIS FINANCE AUTHORITY BOARD SUMMARY November 2014

Project: Edward L. King

STATISTICS				
Project Number:41065Type:Specialized Livestock GuaranteeCounty/Region:Lee/Northwest	Amount: IFA Staff: City:	\$1,000,000 Patrick Evans Steward		
BOARD ACTION				
Final Resolution-85% Loan GuaranteeCredit Review Committee recommends approval.State Treasurer's Reserve Funds at risk: \$850,000Extraordinary 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:	<u>\$1,000,000</u>	Uses: Storage Cons		
Tatal	¢1 000 000	Refinancing	•	
Total	<u>\$1,000,000</u>	Total	<u>\$1,000,000</u>	

Security:	1 st 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
Estimated Closing Date:	January 31, 2015

FINANCING SUMMARY/STRUCTURE

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 dayto-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: Project Location:	Edward L. and Kimberly C. King 1991 Woodland Road
-	Steward, IL 60553
Collateral:	First Real Estate Mortgage
Ownership:	Edward L. King

	PROFESSIONAL	2 & FINANCIAI	1		
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:	Chicago	Jim Beck			
	LEGISLATIV	E DISTRICTS			
Congressional:	14				
State Senate:	45				
State House:	90				

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CONDUIT

V\$7,517,000 (not-to-exceed)December 10, 2015Norwegian Lutheran Bethesda Home Association

REQUEST	Purpose: Bond proceeds will be loaned to Norwegian Lutheran Bethesda Home Association, d/b/a Bethesda Home and Retirement Center, an Illinois not for profit corporation (the "Association"), Bethesda Foundation, an Illinois not-for-profit corporation (the "Foundation") and Bethesda Charitable Group, Inc., an Illinois not-for-profit corporation (the "Charitable Group" and, together with the Foundation and the Association, the "Borrower") in order to (i) demolish the Association's existing vacant east building at the Bethesda Home and Retirement Center (the "Retirement Center"), a senior living housing facility located at 2833 North Nordica Avenue, Chicago, Illinois, construct a new 2,000 square foot rehabilitation center at the Retirement Center, remodel the first floor of the existing Retirement Center building and make related renovations and improvements thereto (all such facilities being owned and operated by the Association and referred to collectively as the "Project"), (ii) repay certain indebtedness of the Borrower incurred to pay costs of the Project and to refund the Authority's \$1,948,200 Revenue Bond (Bethesda Home and Retirement Center Project), Series 2012 (the "2012 Bond"); and (iii) pay costs of issuance and other costs related to the Bond and the Project (collectively, the "Financing Purposes"). Program: Conduit 501(c)(3) Revenue Bonds Extraordinary Conditions: None.				
BOARD ACTIONS	Final Bond Resolution Voting Record (Septor Zeller); 0 Vacancies.	n ember 10, 2015) – Final Bond I	Resolution	n – 13 Yeas; 0 Nays; 0 Abstain	n; 2 Absent (Tessler,
MATERIAL CHANGES	Sources and Uses up	lated.			
JOB DATA	96	Current jobs	10	New jobs projected	
	N/A	Retained jobs	102	Construction jobs projected	(9 months)
	 Home Association history of providin facility located on Bethesda Home is Life Services Netw Bethesda Home is with the ability to Remodeling the fin completely remode repositioning towa 	undertaking construction of a n provide both inpatient and outp st floor of the existing Center I eled bathrooms (including walk rds rehabilitation services expa	rement C r related : tion of H ew rehab atient the Building t -in showo nsion.	enter and Bethesda Foundation services to residents of a retire fomes and Services for the Agi ilitation center of approximate grapy as part of its planned skil to create 16 private rehab patie ers) will help complete Bethes	n, have a 100-plus year ement home and nursing ing ("AAHSA") and ely 2,000 square feet led nursing expansion. ent rooms with da Home's
CREDIT INDICATORS	• The IFA Bonds will be sold on a non-rated, unenhanced basis, and accordingly, will be a direct-purchase by MB Financial Bank, N.A. (" MB "). The Borrower is a non-rated entity.				
SECURITY	 MB will be secured by a first mortgage on the subject property. Additionally, MB Financial Bank will cross-collateralize and cross-default all other credit facilities between the Bank and the Borrower (and its affiliates). 				
MATURITY		d of 9 months with initial term			
INTEREST RATE	closing, currently e	ar a fixed interest rate during the estimated at between 2.50% and	l 4.00% (a		nd established prior to
SOURCES AND USES	Sources: IFA Bonds Equity	\$7,517,000 <u>114,355</u>	Series 2	: Costs 1 Loan Refinancing 2012 Refunding of Issuance	\$5,914,355 1,093,000 549,000 <u>75,000</u>
	Total	<u>\$7,631,355</u>	Total		<u>\$7,631,355</u>
RECOMMENDATION		nittee recommends approval.			

\$7,517,000 (Not-to-Exceed Amount)

Rich Frampton and Brad R. Fletcher

ILLINOIS FINANCE AUTHORITY BOARD SUMMARY December 10, 2015

Project: Norwegian Lutheran Bethesda Home Association

STATISTICS

Amount:

IFA Staff:

Project Number:12311Type:501(c)(3) BondsLocation:Chicago

County/Region: Cook/Northeast

BOARD ACTION

Final Bond Resolution Conduit 501(c)(3) Revenue Bonds Credit Review Committee recommends approval No IFA Funds at Risk No extraordinary conditions

VOTING RECORD

Voting Record (September 10, 2015) – Final Bond Resolution – 13 Yeas; 0 Nays; 0 Abstain; 2 Absent (Tessler, Zeller); 0 Vacancies..

PURPOSE

Bond proceeds will be loaned to **Norwegian Lutheran Bethesda Home Association, d/b/a Bethesda Home and Retirement Center**, an Illinois not for profit corporation (the "**Association**"), **Bethesda Foundation**, an Illinois not-for-profit corporation (the "**Foundation**") and **Bethesda Charitable Group, Inc.**, an Illinois not-for-profit corporation (the "**Charitable Group**" and, together with the Foundation and the Association, the "**Borrower**") in order to (i) demolish the Association's existing vacant east building at the Bethesda Home and Retirement Center (the "**Retirement Center**"), a senior living housing facility located at 2833 North Nordica Avenue, Chicago, Illinois, construct a new 2,000 square foot rehabilitation center at the Retirement Center, remodel the first floor of the existing Retirement Center building and make related renovations and improvements thereto (all such facilities being owned and operated by the Association and referred to collectively as the "**Project**"), (ii) repay certain indebtedness of the Borrower incurred to pay costs of the Project and to refund the Authority's \$1,948,200 Revenue Bond (Bethesda Home and Retirement Center Project), Series 2012 (the "**2012 Bond**"); and (iii) pay costs of issuance and other costs related to the Bond and the Project (collectively, the "**Financing Purposes**").

IFA PROGRAM AND CONTRIBUTION

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

VOLUME CAP

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

JOBS

Current employment: 96

New jobs projected:10Construction jobs projected:102

10 102 (9 months)

ESTIMATED SOURCES AND USES OF FUNDS					
Sources: IFA Bonds Equity	Uses: \$7,517,000 Project Costs \$5,914, 114,355 Interim Loan Refinancing 1,093,				
		Series 2012 Refunding 54			
		Costs of Issuance	<u>75,000</u>		
Total	<u>\$7,631,355</u>	Total	<u>\$7,631,355</u>		
	FINAN	CING SUMMARY			
Structure: The Bonds will be purchased directly by MB Financial Bank, N.A and held as a direct investment for an expected initial term of 7 years (and a construction period of 9 months).					
Security:	MB Financial Bank, N.A will be secured by a first mortgage on the subject property. Additionally, MB Financial Bank will cross-collateralize and cross-default all other lending agreements between the Bank and the Borrower (and affiliates).				
Underlying Rating: Norwegian Lutheran Bethesda Home Association is a non-rated entity.					
Interest Rate:	The Bonds will bear a fixed or synthetically fixed interest rate that is negotiated and established prior to closing, currently estimated at between 2.50% and 4.00% (as of November 1, 2015).				
Maturity:	Initial term of 7 years amortized over 25 years, (i.e., 7/1/2041)				
Estimated Closing Date:	December 2015/January	2016			

PROJECT SUMMARY (FOR FINAL BOND RESOLUTION)

Bond proceeds will be loaned to **Norwegian Lutheran Bethesda Home Association**, **d/b/a Bethesda Home and Retirement Center**, an Illinois not for profit corporation (the "**Association**"), **Bethesda Foundation**, an Illinois not-for-profit corporation (the "**Foundation**") and **Bethesda Charitable Group**, **Inc.**, an Illinois not-for-profit corporation (the "**Charitable Group**" and, together with the Foundation and the Association, the "**Borrower**") in order to (i) demolish the Association's existing vacant east building at the Bethesda Home and Retirement Center (the "**Retirement Center**"), a senior living housing facility located at 2833 North Nordica Avenue, Chicago, Illinois, construct a new 2,000 square foot rehabilitation center at the Retirement Center, remodel the first floor of the existing Retirement Center building and make related renovations and improvements thereto (all such facilities being owned and operated by the Association and referred to collectively as the "**Project**"), (ii) repay certain indebtedness of the Borrower incurred to pay costs of the Project and to refund the Authority's \$1,948,200 Revenue Bond (Bethesda Home and Retirement Center Project), Series 2012 (the "**2012 Bond**"); and (iii) pay costs of issuance and other costs related to the Bond and the Project (collectively, the "**Financing Purposes**").

Estimated Project costs (including certain indebtedness already incurred) consist of the following:

Construction	\$5,029,255
Architectural/Engineering	414,000
Development and Entitlements	446,000
Fixtures/Equipment	264,000
Owner's Budget	582,100
Contingency	225,000
Pre-Construction Services	47,000
Total:	<u>\$7,007,355</u>

BUSINESS SUMMARY

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

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

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

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

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

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

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

ECONOMIC DISCLOSURE STATEMENT

Applicant:	Norwegian Lutheran Bethesda Home Association, 2833 North Nordica Avenue, Chicago, IL 60634-4726
Contact:	Mr. Rich Lanis, Director of Finance: (T) 773-622-6144 (F) 773-622-8261
Website:	http://www.bethesdahome.com/
Project name:	IFA Revenue and Revenue Refunding Bond s (Bethesda Home), Series 2015
Organization:	Illinois not-for-profits established as a 501(c)(3) corporation under the Internal Revenue Code
Board of Directo	brs: Marc Arndt–Vice Chair Mary Beth Buschmann-Secretary Dirk Danker Howard Hamilton Amalea Hendricksen David Hoyem Elsa Jacobson John Kambanis John Lattyak-Chair Jim McClanahan Mary Rasmusson Laverne Schwartz John Stodden

PROFESSIONAL & FINANCIAL

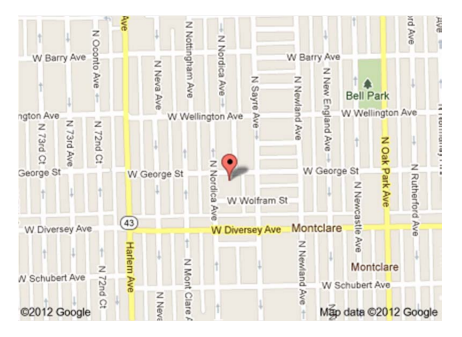
Auditor:	BKD, LLP	Oak Brook Terrace	
Borrower's Counsel:	Chuhak & Tecson, P.C.	Chicago	Andrew P. Tecson Kimberly T. Boike
Bond Counsel:	Greenberg Traurig, LLP	Chicago	Matt Lewin
Bank (Direct Purchaser):	MB Financial Bank, N.A.	Chicago	John Sassaris Christian Streu
Bank Counsel:	Krieg DeVault LLP	Chicago	Ross D. Taylor Tyler Ferguson
IFA Counsel: IFA Financial Advisor:	Shanahan & Shanahan LLP Acacia Financial Group, Inc.	Chicago Chicago	Jimmy Shanahan Jim Beck

LEGISLATIVE DISTRICTS

Congressional:4State Senate:2State House:3

SERVICE AREA

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







December 10, 2015	\$19,100,000 (not-to-exo Adler University	ceed)		
REQUEST	 Purpose: Bond proceeds will be loaned to Adler University, an Illinois not for profit corporation (the "Borrower"), to provide the Borrower with all or a portion of the funds (i) to acquire real property and improvements commonly known as Floors 15 and 16 and a portion of the 1st Floor lobby located at 1 North Dearborn Street (also known as 17 North Dearborn Street), Chicago, Illinois (collectively, the "Project") and (ii) to pay costs of issuance of the Bonds and costs related to the Project. Program: Conduit 501(c)(3) Revenue Bonds Extraordinary Conditions: None. 			
BOARD ACTION	Final Bond Resolution Voting Record (November 12 Absent (Fuentes, O'Brien, Yo		v Bond Resolution – 11 Yeas; 0 Nay	vs; 0 Abstain; 4
MATERIAL CHANGES	None.			
JOB DATA	173 Curr	ent jobs	19 New jobs projected (Chicago	campus only)
		•	N/A Construction jobs projected	1 57
DESCRIPTION	Location: Chicago (Cook Co	5	J	
CREDIT INDICATORS	 graduating socially responsib The Borrower is a non-rated e The IFA 501(c)(3) Revenues 	le practitioners, engag entity. Bond (Adler Universi	the first community psychologist Alfr ging communities, and advancing soci ty Project), Series 2015 will be purch he Bond Purchaser will be the secure	al justice. ased directly by ME
Security	 real property and all fixtures, real property of the Borrower lobby) of the building located campus). The Bond Purchaser will also 	equipment and other located on the 15 th ar l at One North Dearbo be the Academy's re	fected, first-priority mortgage and sec personal property related to or used in d 16 th floors (as well as certain portic orn in Chicago, Illinois (i.e.m Adler U ationship bank on other credit faciliti 15 Bond, to be cross-collateralized and	n connection with th ons of the 1 st floor niversity's Chicago es. The Bank
STRUCTURE			able rate for 5, 7 or 10 years (with resonance of 25 years in connection with the	
SOURCES AND USES	Sources:		Uses:	
	IFA Revenue Bond	\$19,100,000	Chicago Campus Acquisition	\$25,000,000
	IFF – Subordinate Loan	2,000,000	Costs of Issuance	350,000
	Equity	4,250,000		
	Total	<u>\$25,350,000</u>	Total	\$25,350,000

ILLINOIS FINANCE AUTHORITY BOARD SUMMARY December 10, 2015

Project: Adler University

	STA	ATISTICS	
Project Number:	12315	Amount:	\$19,100,000 (not-to-exceed)
Type:	501(c)(3) Revenue Bond	IFA Staff:	Rich Frampton and Brad R. Fletcher
Locations:	Chicago	County/	
		Region:	Cook County/Northeast
	BOAL	RD ACTION	
Final Bond Reso	lution		
Conduit 501(c)(3) Revenue Bond No IFA funds at risk			ds at risk
Credit Review Committee recommends approval No extraordinary conditions			linary conditions

VOTING RECORD

Voting Record (November 12, 2015) – Preliminary Bond Resolution – 11 Yeas; 0 Nays; 0 Abstain; 4 Absent (Fuentes, O'Brien, Yonover, Zeller); 0 Vacancies.

PURPOSE

Bond proceeds will be loaned to **Adler University**, an Illinois not for profit corporation (the "**Borrower**"), to provide the Borrower with all or a portion of the funds (i) to acquire real property and improvements commonly known as Floors 15 and 16 and a portion of the 1st Floor lobby located at 1 North Dearborn Street (also known as 17 North Dearborn Street), Chicago, Illinois (collectively, the "**Project**") and (ii) to pay costs of issuance of the Bonds and costs related to the Project.

IFA PROGRAM AND CONTRIBUTION

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

VOLUME CAP

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

	EST	IMATED SOUR	CES AND USES OF FUNDS	
Sources:	IFA Bond IFF – Subordinate Loan Equity	\$19,100,000 2,000,000 4,250,000	Uses: Project Costs Costs of Issuance	\$25,000,000 <u>350,000</u>
Total	1 5	<u>\$25,350,000</u>	Total	<u>\$25,350,000</u>
			JOBS	
Current e Jobs retai	mployment: 173 ned: N/A		Projected new jobs: Construction jobs:	19 (Chicago campus only) N/A

FINANCING SUMMARY

Structure/ Security:	The Bond will be purchased directly by MB Financial Bank, N.A. (the " Bank " or " Bond Purchaser "), and held as an investment. The Bank will 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 of the Borrower located on the 15th and 16th floors (as well as certain portions of the 1 st floor lobby) of the building located at One North Dearborn in Chicago, Illinois (i.e., Adler University's Chicago campus).
	The Series 2015 Bond will be cross-collateralized and cross-defaulted with all other credit facilities.
Interest Rate:	The Bond Purchaser will set an initial fixed or variable rate for 5, 7 or 10 years (with reset provisions at the end of each period), amortized over an expected term of 25 years in connection with the acquisition of the Chicago campus.
Maturity:	The IFA 501(c)(3) Revenue Bond, Series 2015 will have a not-to-exceed maturity of 25 years from the issuance date
Estimated Closing Date:	December 2015
Rationale:	The proposed financing will reduce monthly payments that (together with other funds available to the Borrower) will assist in helping Adler University keep its fixed charges (including exchanging costly rent expense at its Chicago campus' in favor of more cost effective debt service payments) as low as possible.
	As a result, reduced expenses will allow Adler to direct additional resources to the students it serves rather than overhead costs.

PROJECT SUMMARY (FOR FINAL BOND RESOLUTION)

Bond proceeds will be loaned to **Adler University**, an Illinois not for profit corporation (the "**Borrower**"), to provide the Borrower with all or a portion of the funds (i) to acquire real property and improvements commonly known as Floors 15 and 16 and a portion of the 1st Floor lobby located at 1 North Dearborn Street (also known as 17 North Dearborn Street), Chicago, Illinois (collectively, the "**Project**") and (ii) to pay costs of issuance of the Bonds and costs related to the Project.

BUSINESS SUMMARY

Background: Adler University ("Adler" or the "Borrower"), formerly known as the Adler School of Professional Psychology until January 5, 2015, is incorporated under Illinois law and is a 501(c)(3) not-for-profit corporation exempt from federal income taxes under the Internal Revenue Code of 1986, as amended.

Adler University is governed by an 18-member Board of Trustees (see p. 6 for listing).

Description: Adler University was established in 1952 as a private, not-for-profit institution of higher education and is the oldest independent school of psychology in North America, providing masters and doctorate degrees in psychology. Adler University requires all of its applicants to have baccalaureate degrees from an accredited college or university.

Adler currently has campuses located in Downtown Chicago and Vancouver, British Columbia (Canada). In addition to providing graduate level professional education, Adler supplements its educational mission by providing psychological services, research, and professional publications. Adler also performs research, training, and other services under grants and contracts with third-party sponsors.

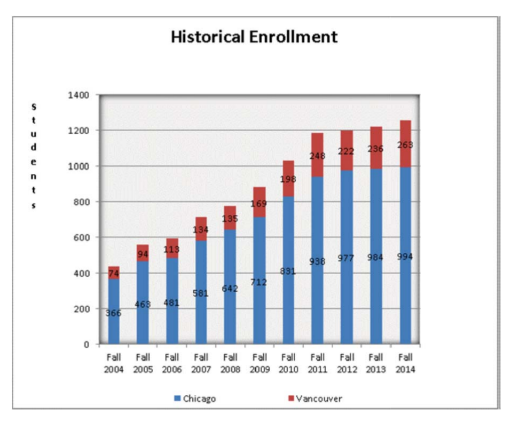
Adler University is named after Alfred Adler (1870-1937), the first community psychologist to initiate group counseling, family counseling, and public mental health education. Alfred Adler also pioneered community, preventative, and positive psychologies. Adler University continues the pioneering work of the first community psychologist Alfred Adler by graduating socially responsible practitioners, engaging communities, and advancing social justice.

Adler University, as a higher education institution, continues his work today through the production of three outcomes which are specified in their mission:

- 1. Socially Responsible Practitioners: Socially responsible practitioners are educated to be effective personal and social change agents in the pursuit of justice.
- 2. Community Engagement: Community engagement is collaborative partnership that strengthens communities, provides service, and prepares students.
- 3. Social Justice: Social justice refers to equitable distribution of economic, political, civil, cultural, social, and other resources and opportunities in society in order to promote the optimal development of persons and communities.

The three outcomes of the University's mission are interconnected conceptually as well as through the organization of Adler University. The University's education and training prepares students to be socially responsible practitioners who engage communities and advance social justice, during both their course of study and their later professional lives. The University directly engages communities – through over 500 community partnerships including the direct service contracts of Adler Community Health Services and the training relationships which support delivery of students' Community Service Practice – in order to provide students with experience training in socially responsible practice and to advance social justice within those communities. The University's Institutes for Social Change bring attention to social justice within the University through stimulating changes in the curricula and through specific didactic and experiential activities for students and faculty – as well as promote social justice beyond the boundaries of the University through engaging communities in a variety of programming

Adler currently employs approximately 96 full-time equivalent faculty members. The combined student-teacher ratio at the University is 12.8:1 with an average class size of 10.1 students. In addition to the senior administrative staff, the Academy currently employs approximately 113 full-time equivalent administrative and support staff. The University's enrollment over the last 10 years has grown significantly. From the 2004 school year through 2014, enrollment grew from 440 total students to 1,257 students. Historical enrollment growth trends for the Chicago and Vancouver Campus are depicted in the chart below:



Additionally, the University had 120 jobs at the time of application for its Series 2010 Bond and projected 37 additional jobs over the next 1-2 years. Currently, the University reports that employment has increased to 173 full-time equivalents (exceeding their 2010 forecast).

Accreditations: Adler University is accredited by the Higher Learning Commission of the North Central Association of Colleges and Schools. The University offers a doctoral program in clinical psychology, accredited by the American Psychological Association ("APA"), and eight master's programs. The APA must award accreditation every 10 years. The re-approval for accreditation was last completed in the fall of 2011 and the University was accredited for a 10-year cycle.

APA also granted its maximum accreditation of seven years to Adler's Doctoral Program in Clinical Psychology (PsyD). Seven years is reserved for exemplary accredited programs, and it is the first time that Adler's PsyD Program has achieved this distinction.

Adler University's Master of Arts in Counseling Psychology, Vancouver Campus, has ministerial consent to offer the MA Counseling degree under the authority of the Degree Quality Assessments Board.

IFF Facility

Loan Program: IFF's Facility Loan Program supports capital projects, including acquisition, construction, renovation/rehabilitation and leasehold improvements. Additionally, IFF's Facility Loan Program can be used in the refinancing of such uses in support of nonprofit entities expanding programs.

Currently, terms of the Facility Loan Program range from a term of 5 to 15 years and loan amounts are between \$10,000 to \$2.0 million.

As proposed, an IFF Facility Loan will provide subordinate financing to support the acquisition of the Chicago campus Adler University currently leases, thereby facilitating the senior loan (i.e., the IFA Series 2015 Bond).

ECONOMIC DISCLOSURE STATEMENT

Applicant:	Adler University
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- Jeff Green, Vice President of Finance and Technology Contact: (T) 312-662-4000; Email: jgreen@adler.edu
- Website: http://www.adler.edu/
- Site Location: 17 North Dearborn, Chicago, IL 60602 (i.e., lobby, 15th and 16th Floors of One North Dearborn)
- Seller Disclosure: Adler University currently leases its Chicago campus at the One North Dearborn building from BCSP OND Property LLC, a Delaware limited liability company.

BCSP OND Property LLC is indirectly 100%-owned and controlled by BCSP VII Investments, L.P., a Delaware limited partnership, which is majority-owned and controlled by Beacon Capital Strategic Partners VII, L.P., a Delaware limited partnership (the "Fund"). No single investor owns more than a 20% interest in the Fund.

The Fund is managed by Beacon Capital Partners, LLC, a Delaware limited liability company. Please visit http://www.beaconcapital.com for more information.

(Note: at the time of closing/funding of the Series 2010 Bond, Adler's lessor was One North Dearborn Properties, LLC, also a Delaware limited liability company.)

Lessor

Disclosure (Vancouver Campus):	Adler University leases its campus real estate which is located in Vancouver, British Columbia (Canada) from Mottistone Holdings LTD.
Project name:	IFA 501(c)(3) Revenue Bond (Adler University Project), Series 2015
Board of	
Trustees:	David Sinski, M.A., Chairman
	Betsy Brill, M.B.A.
	Janet Campbell, M.S.W.
	Victoria Chou, Ph.D.
	Renee Citera
	Raymond E. Crossman, Ph.D.
	Nick Delgado
	Vicky Dinges
	Doug Harris
	Grace Hou, M.P.A.
	Noland Joiner
	Barry Kaufman
	Joy MacPhail Harald Magala Bh D
	Harold Mosak, Ph.D. Audrey Peeples, M.M.
	Juan Salgado, MUP
	Bernard Shulman, M.D.
	Eric C. Warner, M.S.
	Life C. Warner, 10.0.

	PROFESSIONAL	& FINANCIAL	
Borrower's Counsel:	Holland & Knight LLP	Chicago, IL	David Allswang Barbara Adams
Auditor:	Crowe Horwath LLP	Chicago, IL	
Bond Counsel: Bank/Direct	Greenberg Traurig LLP	Chicago, IL	Matt Lewin
Bond Purchaser:	MB Financial Bank, N.A.	Chicago, IL	Bernard Bartilad John Sassaris Jessica Andujar-Redman
Subordinate Lender:	IFF	Chicago, IL	Laurie Garrett Sara Walton Andy Walters
Subordinate Lender			-
Counsel:	Guerard Kalina & Butkus	Wheaton, IL	Mark F. Kalina
Bank Counsel:	Thompson Coburn LLP	St. Louis, MO	Sara E. Kotthoff Victor A. DesLaurier
IFA Counsel:	Sanchez Daniels & Hoffman	LLPChicago, IL	John Cummins Heather Erickson
IFA Financial Advisor:	Sycamore Advisors, LLC	Chicago, IL	Melanie Shaker
	LEGISLATIVI	E DISTRICTS	
Congressional:	7		
State Senate:	3		
State House:	5		



December 10, 2015 \$53,000,000 Iowa Health System d/b/a UnityPoint Health REQUEST Purpose: Bond proceeds will be used by Iowa Health System d/b/a UnityPoint Health to refund the Methodist Medical Center of Illinois Series 2011B Bonds as well as 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	~25,000 C	urrent jobs	0 New jobs project	ed
	N/A R	etained jobs	0 Construction jobs	s projected
DESCRIPTION	Location: Peoria			
CREDIT INDICATORS	corporation, co includes, as of Iowa cities, fo approximately full time equiv	ontrols, directly or inc June 30, 2015, twelv ur hospitals in three I	lirectly, a regional health e hospitals (including Bla llinois cities, one hospital cian full time equivalents 6 communities.	nt Health, an Iowa nonprofit care delivery system that nk Children's Hospital) in ter in Madison, Wisconsin, and and 420 mid-level provider
SECURITY	Secured by pledge of gross receivables			
MATURITY	Bonds will mature no later than 2041			
SOURCES AND USES	Sources:		Uses:	
	IFA Bonds	\$51,220,000	Refunding	\$51,220,000
	Equity	<u>\$1,025,000</u>	Costs of Issuance (estimated)	<u>\$1,025,000</u>
	Total	<u>\$52,245,000</u>	Total	<u>\$52,245,000</u>
RECOMMENDATION	Credit Review Cor	nmittee recommends	approval.	

ILLINOIS FINANCE AUTHORITY BOARD SUMMARY December 10, 2015

Project: Iowa Health System d/b/a UnityPoint Health

STATISTICS

Project Number:12316Type:501(c)(3) Revenue BondsLocation:Peoria

Amount: IFA Staff: County/Region: \$53,000,000 (not-to-exceed) Pam Lenane and Tammy Harter Peoria/North Central

BOARD ACTION

Final Bond Resolution (*One-time consideration*) Conduit 501(c)(3) Revenue Bonds Credit Review Committee recommends approval

No IFA funds at risk No extraordinary conditions

PURPOSE

The proceeds will be used by Iowa Health System d/b/a UnityPoint Health to refund the Methodist Medical Center of Illinois Series 2011B Bonds and to pay for the cost 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	\$51,220,000	Refunding	\$51,220,000
Equity	<u>\$1,025,000</u>	Costs of Issuance (estimated - preliminary)	<u>\$1,025,000</u>
Total	<u>\$ 52,245,000</u>	Total	<u>\$52,245,000</u>
		JOBS	
Current employment: Jobs retained:	~25,000 N/A	Projected new jobs: 0 Construction jobs: 0	

FINANCING SUMMARYCredit Enhancement:NoneStructure:Variable rate bank direct purchase US Bank.Interest Rate:VariableInterest Rate Modes:Weekly resetUnderlying Ratings:Moody's (Aa3), Fitch (AA-)Maturity:2041Estimated Closing Date:1/22/16

PROJECT SUMMARY

The proceeds will be used by Iowa Health System d/b/a UnityPoint Health to refund the Methodist Medical Center of Illinois Series 2011B Bonds.

BUSINESS SUMMARY

Background:

Initially formed in 1994, Iowa Health System ("IHS"), an Iowa nonprofit corporation, controls, directly or indirectly, a regional health care delivery system that includes, as of June 30, 2015, twelve hospitals (including Blank Children's Hospital) in ten Iowa cities, four hospitals in three Illinois cities, one hospital in Madison, Wisconsin, and approximately 860 employed physician full time equivalents and 420 mid-level provider full time equivalents practicing in 96 communities (collectively, the "System").

On April 16, 2013, the System began being publicly known as UnityPoint Health. This name change reflects the transformation of clinical processes underway within the System and the adaptation to better address the health care needs of communities, including building a model of delivering health care that coordinates care around the patient while focusing on improving the quality of care and reducing costs. In light of this transformation in health care, IHS changed its name to better reflect its brand promise. UnityPoint Health, a federally registered trademark, is a doing business as designation of IHS and is intended to be its predominant name.

The System entities employ around 25,000 employees (on a full time equivalent basis) System-wide, including being the largest nonprofit workforce in the combined State of Iowa and Western Illinois area, and work toward innovative advancements to achieve the vision of delivering the Best Outcome for Every Patient Every Time. The System also provides a multitude of community benefit programs and services to improve the health of people in its communities.

The primary operations of the System are conducted through an array of nonprofit and for-profit subsidiaries controlled, directly or indirectly, by UnityPoint Health. The affiliates include Central Iowa Health System d/b/a UnityPoint Health – Des Moines, Methodist Health Services Corporation, Meriter Health Services, Inc., Trinity Regional Health System, St. Luke's Healthcare, Allen Health Systems, Inc., St. Luke's Health System, Inc., Trinity Health Systems, Inc., Finley Tri-States Health Group, Inc., Iowa Physicians Clinic Medical Foundation d/b/a UnityPoint Clinic, and UnityPoint at Home (formerly known as InTrust and formerly d/b/a Iowa Health Home Care).

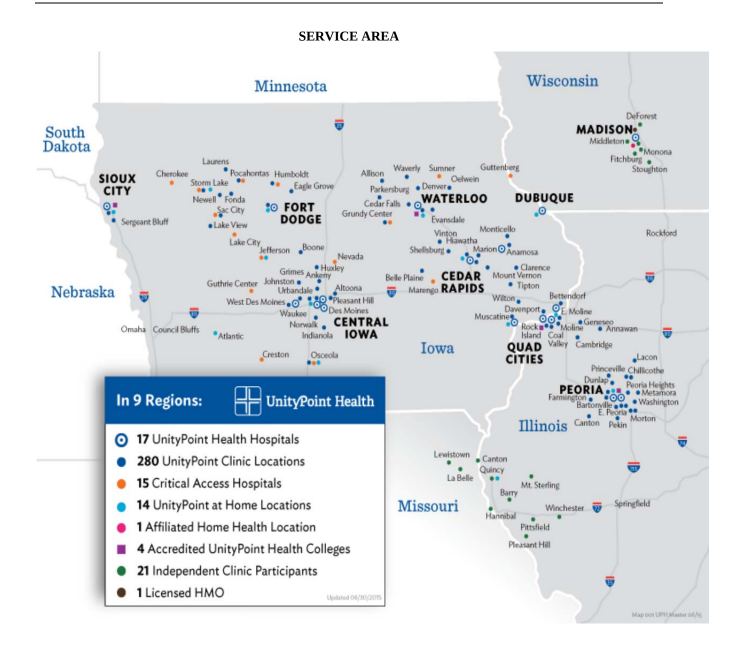
-	ECONOMIC DISCLOSURE S	TATEMENT	
Applicant:	Iowa Health System d/b/a UnityPoint He	alth	
Site Address:	221 NE Glen Oak Avenue, Peoria, IL 61636		
Contact:	Matthew Kirschner, 515-241-8272		
Website:	www.unitypoint.org		
Project name:	Refunding of 2011B Bonds		
Organization:	501(c)(3) Not-for-Profit Corporation		
State:	Iowa, Illinois, Wisconsin		
Board of Directors:			
	Chair: Mike Williams	Secretary: Linda Newborn	
	Chair Elect/Vice Chair: Mike Stone	Treasurer: Rick McConnell	
	Angela Aldrich, M.D. Sioux City	Ron Klosterman Dubuque (At-Large)	
	Dave Boyer Madison	Rick McConnell Des Moines	
	Terri Christoffersen Cedar Rapids	Pete McLaughlin Quad Cities	
	Brenda Clancy Cedar Rapids (At-Large)	Linda Newborn Quad Cities	
	Stanton Danielson, M.D. Des Moines (UP Clinic)	Kurt Pittner Fort Dodge	
	Randy Easton <i>Cedar Rapids</i>	Cate Ranheim, M.D. Madison (At-Large)	
	Sarah Hasken Dubuque	Bruce Sherman Des Moines	
	Kent Henning Des Moines	Mike Stone Peoria	
	Steve Herwig, D.O. Des Moines	Devendra Trivedi, M.D. Peoria	
	George Kamperschroer Madison	Mike Williams <i>Waterloo</i>	
	Francis Kane, M.D. Quad Cities (At-Large)		
	Madison Francis Kane, M.D.		

PROFESSIONAL & FINANCIAL

Borrower's Counsel: Auditor:	Norton Rose Fulbright US, LLP BKD, LLP	Dallas, TX Chicago, IL	Scott Kortmeyer
Bank:	US Bank, National Association	Chicago, IL	Brian McGough
Bond Counsel:	Dorsey & Whitney LLP	Des Moines, IA	David Claypool
Bank Counsel:	Chapman and Cutler LLP	Chicago, IL	David Field
Bond Trustee:	US Bank, National Association	St. Paul, MN	Christine Robinette
Issuer's Counsel:	Chapman and Cutler LLP	Chicago, IL	Rich Tomei
Issuer's Advisor:	Sycamore Advisors, LLP	Chicago, IL	Melanie Shaker

LEGISLATIVE DISTRICTS

Congressional:17State Senate:46State House:92



ILLINOIS FINANCE AUTHORITY

Memorandum

- To: IFA Board of Directors
- From: Rich Frampton & Brad R. Fletcher

Date: December 10, 2015

Re: Resolution Authorizing the Execution and Delivery of a First Amendment to Bond and Loan Agreement Relating to the Educational Facility Revenue Bond (Adler School of Professional Phycology, Inc. Project) Series 2010 of the Illinois Finance Authority; and Related Mattes IFA File Number: E-PC-TE-CD-8282

Request:

Adler University, an Illinois not-for-profit corporation formerly known as the Adler School of Professional Psychology until January 5, 2015 ("Adler" or the "Borrower"), and MB Financial Bank, N.A. (the "Bond Purchaser") are requesting approval of a Resolution to authorize execution and delivery of a First Amendment to Bond and Loan Agreement to amend the initial interest rate period and reset the interest rate on the Illinois Finance Authority Educational Facility Revenue Bond (Adler School of Professional Psychology, Inc. Project), Series 2010 (the "Series 2010 Bond"), as approved by the Bond Purchaser. The accompanying Resolution will also authorize execution and delivery, if necessary, of (ii) a revised Bond in substantially the form set forth in the First Amendment to the Bond and Loan Agreement (the "Amended Bond") and (iii) a Supplemental Arbitrage and Tax Certificate related to the tax exemption of the Amended Bond (the "Supplemental Tax Certificate").

The original par amount of the Series 2010 Bond was \$5,100,000, which was purchased in whole by MB Financial Bank, N.A. As of November 1, 2015, approximately \$2,026,890 of principal remained outstanding. The scheduled final maturity date is February 15, 2026.

Impact:

Approval of this Resolution will not cause the terms of the Series 2010 Bond to be modified sufficiently to require a new public hearing to be held (as otherwise required by Section 147(f) of the Internal Revenue Code of 1986, as amended). IFA will not charge an administrative fee for this reissuance, consistent with historical practice.

Background:

The Authority issued its Series 2010 Bond and loaned the proceeds to the Borrower to finance, refinance (through the repayment of one or more interim loans) or reimburse the Borrower for (i) the costs of the construction and build-out of approximately 100,976 rentable square feet of leased building space at One North Dearborn, Chicago, Illinois 60602 (i.e., leasehold improvements, consisting of (a) approximately 2,502 rentable square feet on Floor 1, (b) approximately 48,495 rentable square feet on Floor 15 and (c) approximately 49,799 rentable square feet on Floor 16, to be used as classroom space, administrative offices and library space, and related building infrastructure, including, but not limited to, restrooms, dedicated elevators and elevator bank space (collectively, the "2010 Project") (with all of the facilities constituting the 2010 Project owned and operated by the Borrower), (ii) costs of issuance of the Series 2010 Bond, and (iii) capitalized interest on the Series 2010 Bond or working capital expenditures related to the 2010 Project.

All payments relating to the IFA Series 2010 Bond are current and have been paid as scheduled.

PROFESSIONAL & FINANCIAL			
Borrower's Counsel:	Holland & Knight LLP	Chicago, IL	David Allswang
Bond Counsel:	Greenberg Traurig LLP	Chicago, IL	Matt Lewin
Bond Purchaser:	MB Financial Bank, N.A.	Chicago, IL	Bernard Bartilad
			John Sassaris
			Jessica Andujar-Redman
Bank Counsel:	Thompson Coburn LLP	St. Louis, MO	Sara E. Kotthoff
			Victor A. DesLaurier
IFA Financial Advisor:	Sycamore Financial Advisors	Chicago, IL	Melanie Shaker

IFA RESOLUTION NO.

RESOLUTION AUTHORIZING THE EXECUTION AND DELIVERY OF A FIRST AMENDMENT TO BOND AND LOAN AGREEMENT RELATING TO THE EDUCATIONAL FACILITY REVENUE BOND (ADLER SCHOOL OF PROFESSIONAL PSYCHOLOGY, INC. PROJECT) SERIES 2010 OF THE ILLINOIS FINANCE AUTHORITY; AND RELATED MATTERS.

WHEREAS, the Illinois Finance Authority, a political subdivision and a body politic and corporate duly organized and validly existing under and by virtue of the laws of the State of Illinois (the "**Authority**"), including, without limitation, the Illinois Finance Authority Act, 20 ILCS 3501/801-1 et seq., as supplemented and amended (the "**Act**"), has previously issued its \$5,100,000 initial aggregate principal amount Educational Facility Revenue Bond (Adler School of Professional Psychology, Inc. Project) Series 2010 (the "**Bond**"); and

WHEREAS, in furtherance of the issuance of the Bond, the Authority entered into a Bond and Loan Agreement dated as of February 1, 2010 (the "**2010 Agreement**") with MB Financial Bank, N.A. as the owner of the Bond (the "**Purchaser**"), and Adler School of Professional Psychology, Inc. (now known as Adler University), an Illinois not for profit corporation (the "**Borrower**"), pursuant to which the proceeds of the Bond were lent by the Authority to the Borrower to finance the "Tenant's Owned Property" portion of the construction and build-out of certain space and facilities located at 1 North Dearborn Street (also known as 17 North Dearborn Street), Chicago, Illinois and consisting of 100,796 rentable square feet of space (and any adjoining and related area) including (i) approximately 48,495 rentable square feet on the 15th Floor and approximately 49,799 rentable square feet on the 16th Floor, which is used as classroom space, administrative offices and library space, and related building infrastructure, including, but not limited to, restrooms, dedicated elevators and elevator bank space, and (ii) approximately 2,502 square feet of lobby space on the 1st Floor (the "**2010 Project**"); and

WHEREAS, the Purchaser, the Borrower and the Authority now desire to enter into a First Amendment to Bond and Loan Agreement (the "**First Amendment**") in order to amend the interest rate determination provisions applicable to the Bond and make certain other changes to the 2010 Agreement; and

WHEREAS, it is necessary, desirable and in the best interests of the Authority to authorize the execution and delivery of the First Amendment, and if deemed necessary or desirable, an Arbitrage and Tax Certificate of the Authority and the Borrower (the "Arbitrage Certificate") in connection with any deemed reissuance of the Bond as a result of the amendments; and

WHEREAS, the First Amendment and the Arbitrage Certificate are referred to collectively herein as the "Authority Documents."

Now THEREFORE, BE IT RESOLVED by the Members of the Illinois Finance Authority, as follows:

Section 1. All of the recitals contained in the preambles to this Resolution are full, true and correct, and are hereby incorporated into this Resolution by this reference.

Section 2. Pursuant to the Act, the amendment of the terms of the 2010 Agreement in accordance with the terms of the First Amendment are hereby approved and authorized, and such modifications are in furtherance of the Authority's public purposes.

The Authority does hereby authorize and approve the execution Section 3. (by manual or facsimile signature) by its Chairperson, Vice Chairperson, Executive Director, General Counsel, or any person duly appointed by the Members to serve in such offices on an interim basis (each an "Authorized Officer"), and the delivery and use, of the Authority Documents. The Secretary or any Assistant Secretary of the Authority is hereby authorized to attest and to affix the official seal of the Authority to the Authority Documents. The Authority Documents shall be substantially in the forms previously provided to and on file with the Authority and hereby approved (or, with respect to the Arbitrage Certificate, the form customarily used by bond counsel on similar Authority transactions), or with such changes therein as shall be approved by the Authorized Officer of the Authority executing the same, with such execution to constitute conclusive evidence of such Authorized Officer's approval and the Authority's approval of any changes or revisions therein from such forms of the Authority Documents and to constitute conclusive evidence of such Authorized Officer's approval and the Authority's approval of the terms of the Bond and the purchase thereof.

Section 4. The Members, officers, agents and employees of the Authority are hereby authorized and directed to do all such acts and things and to execute or accept all such documents (including, without limitation, the execution and delivery of an amended Bond, a Form 8038 with respect to the Bond and any additional documents and instruments as may be necessary to carry out and comply with the provisions of these resolutions or the Authority Documents), and all of the acts and doings of the Members, officers, agents and employees of the Authority which are in conformity with the intent and purposes of these resolutions and within the parameters set forth herein, whether heretofore or hereafter taken or done, shall be and are hereby authorized, ratified, confirmed and approved. Unless otherwise provided therein, wherever in the Authority Documents or any other document executed pursuant hereto it is provided that an action shall be taken by the Authority, such action shall be taken by an Authorized Officer of the Authority, or in the event of the unavailability, inability or refusal of an Authorized Officer, any two Members of the Authority, each of whom is hereby authorized, empowered, and delegated the power and duty and directed to take such action on behalf of the Authority, all within the parameters set forth herein and in the Authority Documents.

Section 5. All acts of the officers, employees and agents of the Authority which are in conformity with the intent and purposes of this Resolution, whether

heretofore or hereafter taken or done, be, and the same hereby are, in all respects, ratified, confirmed and approved.

Section 6. The Bond and the interest thereon shall continue to be a limited obligation of the Authority, payable solely from the income and revenues to be derived by the Authority from the Borrower pursuant to the 2010 Agreement, as amended (except such income and revenues as may be derived by the Authority pursuant to the Unassigned Rights (as defined in the 2010 Agreement)). The Bond and the interest thereon shall never constitute a general obligation or commitment by the Authority to expend any of its funds other than (i) proceeds of the sale of the Bond, (ii) the income and revenues derived by the Authority from the Borrower pursuant to the 2010 Agreement, as amended, and other amounts available under the 2010 Agreement, as amended, and (iii) any money arising out of the investment or reinvestment of said proceeds, income, revenue or receipts.

Section 7. The provisions of this Resolution are hereby declared to be separable, and if any section, phrase or provision hereof shall for any reason be declared to be invalid, such declaration shall not affect the validity of the remainder of the sections, phrases and provisions of this Amendatory Resolution.

Section 10. All resolutions and orders, or parts thereof, in conflict herewith are hereby superseded to the extent of such conflict.

Section 11. This Resolution shall be in full force and effect immediately upon its passage, as by law provided.

ILLINOIS FINANCE AUTHORITY Memorandum

- To: IFA Board of Directors
- Date: December 10, 2015
- From: Rich Frampton, Vice President and Brad Fletcher, Assistant Vice President
- Re: Request by **State Bank** (Freeport, Illinois) and **Northwest Illinois Development Alliance** to IFA Board of Directors for approval of a 5-Year Extension of a Term Participation Loan to <u>Freeport/Stephenson County Visitors Center, NFP</u> to 12/28/2020

IFA Participation Loan: B-LL-NP-TX-412

Overview of Outstanding Loan Balances, Interest Rates, and Proposed 5-Year Term Extension:

Loan Balances outstanding as of 11/1/2015:

- IFA Participation Balance (credit exposure) as of 11/1/2015: \$115,825 (43.3%)
- Combined IFA/State Bank Loan Balance: \$267,339

Loan Balances outstanding as of 12/28/2005 (original closing/funding date):

- Original IFA Participation interest in \$423,809.28 loan: \$211,904.64 (50%)
- Original Combined IFA/State Bank Loan Amount (12/29/2005): \$423,809.28

History of Interest Rates on Loans since original closing/funding date (12/28/2005):

- Original Closing/Funding Date 12/28/2005: Initial IFA Participation Interest Rate: 4.9% (i.e., 1.0% below State Bank's loan rate of 5.9%)
- 2010 5-Year Term Extension Date 12/28/2010: IFA Participation Interest Rate: 4.0%
- Proposed 2015 Extension Date Effective 12/28/2015; IFA Participation Interest Rate on 5-Year renewal: 4.00% (i.e., 1.0% below State Bank's loan rate of 5.0%)

Proposed 5-Year Term Extension Maturity Date: 12/28/2020

IFA would continue to own an approximately 43.3% Participation Interest in the subject loan: For the next 5-year term (i.e., through 12/28/2020), State Bank's share of the participation (i.e., \$151,514 - 56.7% of the combined outstanding balance) and IFA's current share (\$115,825-43.3% of the combined outstanding balance) will be amortized in the same proportion as the amounts currently outstanding.

Effective Blended Interest Rate to Borrower on combined IFA/State Bank Loans: 4.57%.

Background:

State Bank of Freeport, Illinois (**the "Bank" or "Lender"**) and IFA closed an approximately \$423,809.28 loan in which IFA originally had a \$211,904.64 interest (i.e., a 50% interest originally) on 12/28/2005.

Proceeds of the 2005 loan were loaned to **Freeport/Stephenson County Visitors Center, NFP** (the "**Borrower**") (a 501(c)(3) corporation and a special purpose affiliate of the **Northwest Illinois Development Alliance** (formerly the Freeport Area Economic Development Foundation) formed to own the subject property.

Proceeds of the 2005 loan were used to: purchase land and construct a new Freeport/Stephenson County Visitors Center (the "**Project**"), located on the east side of Freeport and adjacent to the westbound lanes of U.S. 20 (and opposite from the Kelly Springfield Tire & Rubber Company's manufacturing plant). The purpose of the Visitors Center is to serve as an entry point to promote Freeport, Stephenson County, and the surrounding area and to provide Interstate Rest Area type amenities (e.g., restrooms, vending machines, an ATM machine, and a staffed information desk with kiosks). The facility is also the home of the Convention and Visitors Bureau's offices. The facility is open to the public from 8 a.m. to 7 p.m. daily.

As of 11/1/2015, IFA's participation balance has been paid down to approximately \$115,825 and the combined balances of the IFA/State Bank Loans have been paid down to approximately \$267,339.

The 2005 IFA/State Bank Loan was originally structured with an initial 5-term term, extendable thereafter for an additional five-year period subject to a due diligence review at the time of extension. State Bank is requesting IFA's to agree to extend for an additional 5-year term through 12/28/2020. (Note: although IFA Participation Loans for business projects have a maximum term of 10 years, after which the borrower or bank take-out or payoff the IFA balance so that IFA may re-lend funds for new projects, the unique aspects of this Project merit an exception as detailed under the section "Rationale for proposed term extension..." on pp. 3-4 of this report.)

State Bank will continue to amortize payments through December 28, 2025 (i.e., 20 years from the original closing/funding date). If the proposed 5-year IFA Participation Loan extension were approved, the remaining IFA Participation Loan balance would be due as of December 28, 2020.

Primary Source of Payment – Dedicated Hotel Tax to Support Project Debt Payments

In connection with development of this Visitors Center project, the City of Freeport approved City Ordinance 2004-52 on September 7, 2004 to increase the City's Hotel Tax by 40%, from 3.0% to 5.0% through December 31, 2024 (intended to coincide with the proposed mortgage loan on the property).

According to City Ordinance, 100% of the City's Hotel Motel tax revenues are required to be appropriated to the **Freeport/Stephenson County Convention and Visitors Bureau** (the "**Convention and Visitors Bureau**" or "**CVB**"), a 501(c)(6) corporation. The CVB is a separate corporate entity and is completely independent from the Northwest Illinois Development Alliance (which is the entity that controls the Freeport Visitors Center).

Here is the key structuring element of this financing: <u>According to Freeport City Ordinance 2004-52</u>, proceeds of the two percent (2.0%) increase in the City's Hotel tax shall be used by the CVB to pay rent on space in the <u>Visitors Center</u>, up to a maximum annual rent payment of \$40,000 per annum until the earlier of (i) payment of all project costs (i.e., loans) have been repaid or (ii) December 31, 2024 (i.e., only 19 years after the initial loan closing date).

- Total 2014 Hotel Tax Collections by the City of Freeport and the Village of Lena (and appropriated to the Convention and Visitors Bureau): \$195,043.
- Allocation of 2% Hotel Tax increment from CVB to support rent on the Project (i.e., 40% of \$195,043 -- which represents two-fifths of the 5% tax rate), prior to supporting other CVB activities: \$78,017
- Contractual Annual Rent Payments by CVB to Borrower: \$40,000
- Annual debt service payments on IFA/State Bank Loans (effective for FY 2011 2015 and proposed for FY 2016-2020): \$34,980
- <u>Comment:</u> The City Ordinance requires that proceeds of the 2% Hotel Tax that are not used for CVB's rental of space at the Project, represent surplus revenues to CVB and may be used to fund general CVB activities (which may include operations at the Visitors Center).

Location: The property is a 4,600 SF building located on an approximately 1.2 acre site at the northwest corner of U.S. Hwy. 20 and Browns Mill Road, and adjacent to the westbound lanes of U.S. 20. The project site is 0.5 miles east of the Business U.S. 20/Bypass U.S. 20 interchange in Freeport.



Source: Google Maps

Rationale for proposed term extension beyond the customary 10-year maximum for this 501(c)(3) Participation Loan:

- The subject loan was (and remains) IFA's first and only 501(c)(3) loan.
- The Project is a collaborative Public-Private Partnership between local government units including the City of Freeport, Village of Lena, and Stephenson County, and the Freeport/Stephenson County Convention and Visitors Bureau, a 501(c)(3) entity. The local government units in Stephenson County committed to implement a dedicated 2% increase in the City/County Hotel Tax (thereby increasing the tax rate from 3% to 5%). The incremental 2% increase in the Hotel Tax was implemented and is allocated to enable the CVB to make debt service payments to IFA/State Bank on the Visitors Center facility loans.
- The Project supports economic development in the Freeport/Stephenson County area (while directly supporting tourism and prospective business locations or relocations to Stephenson County).
- This loan now has a 10-year history of on-time payments -- all scheduled payments have been made as agreed.
- The IFA loan participation helps mitigate collateral liquidation risk to State Bank given the special-purpose nature of the subject building.
- This loan will continue a successful business relationship between State Bank (Freeport, IL) and the Authority.
- By keeping this loan outstanding, IFA will be able to continue to cite this transaction as an example for Northwest Illinois generally and as an example of a successful visitors center project financing that could be replicated elsewhere throughout the State.
- This loan will enable the Authority to generate a return of 4.00% per annum on the remaining outstanding principal balance (which is a significantly higher return than IFA would receive holding these funds in its treasury at essentially a 1-year bank CD return).

• The original loan balance has been substantially paid down so the property liquidation risks have been reduced substantially.

<u>Note</u>: The existing 10-year maximum term applicable to IFA's Participation Loans for for-profit manufacturers and distributors would remain unchanged. Future requests to extend any future 501(c)(3) loans will be based on (i) historical payment performance, (ii) public benefit, (iii) public support, and (iv) IFA's balance sheet liquidity at the time of the request.

Conclusions:

- 1. Given the substantial reduction in the combined outstanding loan balances (i.e., from approximately \$403,809 in 2005 to \$267,339 as of 11/1/2015), Staff concerns about the liquidation value of the pledged collateral given the special-use nature of the subject facility and the limited assets of the Borrower (a special purpose entity formed to own this project) are mitigated by the dedicated 2% Hotel Tax revenues.
- 2. As noted previously, the dedicated 2% Hotel Tax that was implemented in 2004 to cover proposed debt service payments on this project that were structured to generate a dedicated revenue stream sufficient to cover the new IFA/State Bank annual debt payments of \$34,980 by a multiple of 2.23 times in 2014 (and provided coverage of 1.74 times of combined debt payments and real estate taxes). This level of dedicated tax payments provides a very strong and dependable source of repayment compared to other IFA Participation Loans.

Recommendation:

The Credit Review Committee has determined that based on the adequate debt service coverage of 2.23 times in 2014 and 2.22 times for the first 10 months of 2015 (or 1.74 times and 1.66 times when real estate taxes are added) provided by the dedicated 2% Hotel Tax revenues, the Committee recommends approval of the 5-year term extension requested by State Bank (and by the Northwest Illinois Development Alliance, on behalf of Freeport Stephenson County Visitors Center, NFP) through 12/28/2020. The interest rates, as proposed, would remain at 5.0% on the State Bank portion and 4.0% on IFA's participation interest (representing a 1.0% buydown) and unchanged terms in effect from the 2010 extension. Additionally, the amortization will remain unchanged. Accordingly because there will be no changes in the bank loan interest rate, the IFA loan participation interest rate, or the scheduled final maturity date, scheduled loan payments from 2016-2020 will also remain unchanged from terms associated with the 2011-2015 term extension.

All business terms and conditions specified in IFA's Participation Agreement with State Bank will remain unchanged (aside from the extension of the IFA Participation Agreement for an additional 5 year term).

<u>Additional comments:</u> This loan provides a working example of how IFA could facilitate (by purchasing participations in loans originated by local banks) development of privatized facilities that serve a public purpose.

Projects that involve a public funding component (e.g., the Hotel Tax for the Freeport Stephenson County Visitors Center project) would, of course, provide the optimal structure for the Authority on future transactions. The security provided by pledged tax revenues generally offset disposition risks associated with financing special purpose facilities. Additionally, in the event of borrower liquidity challenges, the Bank and IFA could consider negotiating an appropriate forbearance agreement, if necessary, for any borrower requiring payment adjustments.

Photos of the Subject Property:





ILLINOIS FINANCE AUTHORITY

Memorandum

To:	IFA	Board	of D	Directors

From: Rich Frampton & Brad R. Fletcher

Date: December 10, 2015

Re: Resolution Authorizing the Execution and Delivery of a Second Amendment to Bond and Loan Agreement Relating to the Industrial Development Revenue Bond (Sterling Lumber Company Project) Series 2014 of the Illinois Finance Authority; and Related Matters IFA File Number: I-ID-TE-CD-8645

Request:

Sterling Lumber Company, an Illinois corporation ("**Sterling**"), **SLC-Phoenix, LLC**, an Illinois limited liability company ("**SLC**" and together with Sterling, collectively, the "**Borrower**" or individually, a "**Borrower**"), and First Midwest Bank, an Illinois banking corporation (the "**Purchaser**") are requesting approval of a Resolution to authorize execution and delivery of a Second Amendment to Bond and Loan Agreement among the Authority, the Borrower and the Purchaser (the "**Second Amendment**") and related documents to effectuate the allocation of additional volume cap for the Authority's Industrial Development Revenue Bond (Sterling Lumber Company Project), Series 2014 (the "**Bond**").

Volume Cap Allocation History:

The Bond was issued as a Draw-Down Bond and remains owned in whole by First Midwest Bank whereby a portion of Bond proceeds are funded at closing by the Purchaser and remaining balances of Bond proceeds (i.e., draws or "Advances") are funded in the years 2015 and, as applicable, 2016 and 2017. At the time of closing, the Authority, the Borrower and Purchaser agreed that that in no event shall the total amount of Advances or total amount of volume cap allocated exceed \$10,000,000.

To date, the Authority has allocated volume cap in the amount of \$8,336,102 (\$5,262,732 as of May 28, 2014 and \$4,401,300 as of February 12, 2015). Pursuant to the existing Bond and Loan Agreement, the Authority covenants that it will therefore provide an additional \$1,663,898 of volume cap upon request (and when made available by the Governor's Office of Management and Budget), which would result in \$10,000,000 of volume cap being allocated.

However, at this time bond counsel and the Authority have learned that while the Authority allocated \$5,262,732 of volume cap in 2014, the Purchaser ultimately only advanced approximately \$3,073,370 to the Borrower within the specified time frame as required by federal tax law. As a result, the Authority allocated approximately \$2,189,362 of volume cap in 2014 that was not utilized as intended.

Impact:

Accordingly, approval of this Resolution will permit the Authority to provide the Borrower with volume cap in excess of \$10,000,000 but not more than \$12,189,362. As originally intended, Advances made by the Purchaser to the Borrower will still be limited to \$10,000,000 consistent with federal tax law. The Authority's estimated administrative fee will be \$8,429.05.

Background:

Bond proceeds are being used by the Borrower to finance a portion of the costs of the acquisition of land and the acquisition, substantial rehabilitation and equipping of an approximately 514,000 square foot manufacturing facility located at 501 E. 151st Street in Phoenix (Cook County), Illinois.

Sterling manufactures hardwood products including industrial crates, and industrial matting used at heavy construction sites. SLC-Phoenix, LLC is a special purpose affiliate owned by the principals of Sterling Lumber Company to own the real estate portion of the project financed with the Bond.

In November 2014, the Authority approved a Resolution authorizing the execution and delivery of the First Amendment to the Bond and Loan Agreement to effectuate the addition of optional and/or mandatory tender provisions affording the Purchaser the right to tender the Bond at the expiration of certain interest rate periods.

Sterling's payments relating to the IFA Series 2014 Industrial Development Revenue Bond are current and have been paid as scheduled.

PROFESSIONAL & FINANCIAL			
Borrower's Financial			
Advisor:	Total Capital Solutions, Inc.	Oak Park, IL	Tony Grant
Bond Counsel:	Greenberg Traurig LLP	Chicago, IL	Matt Lewin
Bond Purchaser:	First Midwest Bank, N.A.	Plainfield, IL	Tim Lovell
Bank Counsel:	Winston & Strawn LLP	Chicago, IL	Justin Podjasek

RESOLUTION AUTHORIZING THE EXECUTION AND DELIVERY OF A SECOND AMENDMENT TO BOND AND LOAN AGREEMENT RELATING TO THE INDUSTRIAL DEVELOPMENT REVENUE BOND (STERLING LUMBER COMPANY PROJECT) SERIES 2014 OF THE ILLINOIS FINANCE AUTHORITY; AND RELATED MATTERS.

WHEREAS, the Illinois Finance Authority, a political subdivision and a body politic and corporate duly organized and validly existing under and by virtue of the laws of the State of Illinois (the "**Authority**"), including, without limitation, the Illinois Finance Authority Act, 20 ILCS 3501/801-1 et seq., as supplemented and amended (the "**Act**"), has previously issued its not to exceed \$10,000,000 initial aggregate principal amount Industrial Development Revenue Bond (Sterling Lumber Company Project) Series 2014 (the "**Bond**"); and

WHEREAS, in connection with the issuance of the Bond, the Authority entered into a Bond and Loan Agreement dated as of May 1, 2014, as amended by a First Amendment to Bond and Loan Agreement dated as of December 10, 2014 (as amended, the "**Existing Agreement**") with First Midwest Bank, as the owner of the Bond (the "**Purchaser**"), and Sterling Lumber Company, an Illinois corporation, and SLC-Phoenix, LLC, an Illinois limited liability company (collectively, the "**Borrower**"), pursuant to which the proceeds of the Bond were lent by the Authority to the Borrower to finance a portion of the costs incurred in connection with the acquisition of land and an existing building located at 501 East 151st Street, Phoenix, Illinois, by the Borrower, the renovation of such building and the acquisition and installation of machinery and equipment therein, all to be used as a wood products manufacturing facility to be owned and operated by the Borrower (collectively, the "**Project**"); and

WHEREAS, the Existing Agreement provides that the Bond shall be drawn down pursuant to certain "Advances" (as defined in the Existing Agreement) and that in no event shall any Advance be made or private activity bond volume cap be allocated such that the total amount of Advances made and volume cap allocated be in excess of \$10,000,000; and

WHEREAS, at the request of the Borrower, the Authority allocated \$5,262,732 of 2014 private activity bond volume cap to the Bond in 2014, but Advances were only made in the amount of \$3,073,370.65 in that year, resulting in an unused or lost amount of volume cap in the amount of \$2,189,361.35; and

WHEREAS, the Purchaser, the Borrower and the Authority now desire to enter into a Second Amendment to Bond and Loan Agreement (the "**Second Amendment**") in order to permit the allocation by the Authority of greater than \$10,000,000 of aggregate volume cap to the Bond so long as (a) there are no more than \$10,000,000 total principal amount of "Advances" of Bond proceeds, and (b) no more than an additional \$2,189,362 in volume cap is allocated to the Bond (above and beyond the originally authorized \$10,000,000).

Now THEREFORE, BE IT RESOLVED by the Members of the Illinois Finance Authority, as follows:

Section 1. All of the recitals contained in the preambles to this Resolution are full, true and correct, and are hereby incorporated into this Resolution by this reference.

Section 2. Pursuant to the Act, the amendment of the terms of the Existing Agreement in accordance with the terms of the Second Amendment are hereby approved and authorized, and such modifications are in furtherance of the Authority's public purposes.

Section 3. The Authority does hereby authorize and approve the execution (by manual or facsimile signature) by its Chairperson, Vice Chairperson, Executive Director, General Counsel, or any person duly appointed by the Members to serve in such offices on an interim basis (each an "Authorized Officer"), and the delivery and use, of the Second Amendment. The Secretary or any Assistant Secretary of the Authority is hereby authorized to attest and to affix the official seal of the Authority to the Second Amendment. The Second Amendment shall be substantially in the form previously provided to and on file with the Authority and hereby approved or, subject to the conditions set forth in the last Whereas Clause above, with such changes therein as shall be approved by the Authorized Officer of the Authority executing the same, with such execution to constitute conclusive evidence of such Authorized Officer's approval and the Authority's approval of any changes or revisions therein from such form of Second Amendment.

Section 4. The Members, officers, agents and employees of the Authority are hereby authorized and directed to do all such acts and things and to execute or accept all such documents (including, without limitation, the execution and delivery of any additional documents and instruments as may be necessary to carry out and comply with the provisions of these resolutions or the Second Amendment), and all of the acts and doings of the Members, officers, agents and employees of the Authority which are in conformity with the intent and purposes of these resolutions and within the parameters set forth herein, whether heretofore or hereafter taken or done, shall be and are hereby authorized, ratified, confirmed and approved. Unless otherwise provided therein, wherever in the Second Amendment or any other document executed pursuant hereto it is provided that an action shall be taken by the Authority, such action shall be taken by an Authorized Officer of the Authority, or in the event of the unavailability, inability or refusal of an Authorized Officer, any two Members of the Authority, each of whom is hereby authorized, empowered, and delegated the power and duty and directed to take

such action on behalf of the Authority, all within the parameters set forth herein and in the Second Amendment.

Section 5. The Authority shall charge a fee equivalent to 50 basis points of the allocation of additional volume cap (above \$10,000,000) to the Bond.

Section 6. All acts of the officers, employees and agents of the Authority which are in conformity with the intent and purposes of this Resolution, whether heretofore or hereafter taken or done, be, and the same hereby are, in all respects, ratified, confirmed and approved.

Section 7. The Bond and the interest thereon shall continue to be a limited obligation of the Authority, payable solely from the income and revenues to be derived by the Authority from the Borrower pursuant to the Existing Agreement, as amended (except such income and revenues as may be derived by the Authority pursuant to the Unassigned Rights (as defined in the Existing Agreement)). The Bond and the interest thereon shall never constitute a general obligation or commitment by the Authority to expend any of its funds other than (i) proceeds of the sale of the Bond, (ii) the income and revenues derived by the Authority from the Borrower pursuant to the Existing Agreement, as amended, and other amounts available under the Existing Agreement, as amended, and (iii) any money arising out of the investment or reinvestment of said proceeds, income, revenue or receipts.

Section 8. The provisions of this Resolution are hereby declared to be separable, and if any section, phrase or provision hereof shall for any reason be declared to be invalid, such declaration shall not affect the validity of the remainder of the sections, phrases and provisions of this Amendatory Resolution.

Section 9. All resolutions and orders, or parts thereof, in conflict herewith are hereby superseded to the extent of such conflict.

Section 10. This Resolution shall be in full force and effect immediately upon its passage, as by law provided.

ILLINOIS FINANCE AUTHORITY Memorandum

- To: IFA Board of Directors
- From: Pamela Lenane and Tammy Harter

Date: December 10, 2015

Re: Resolution Authorizing Actions to Assist with Affiliation of Northwestern Memorial HealthCare and KishHealth System

On December 1, 2015, Northwestern Memorial HealthCare ("*NMHC*") and KishHealth System ("*KHS*") completed the affiliation of KHS and its affiliates with the NMHC system (the "*Affiliation*"). The Authority has previously issued its Illinois Finance Authority Hospital Revenue Refunding Bonds, Series 2008 (KishHealth System Obligated Group) (the "*Series 2008 Bonds*"), its Illinois Finance Authority Revenue Bonds, Series 2015A (KishHealth System) (the "*Series 2015A Bonds*") and its Illinois Finance Authority Revenue Bonds, Series 2015B (KishHealth System) (the "*Series 2015B Bonds*, and, together with the Series 2008 Bonds and the Series 2015A Bonds, the "*Bonds*") for the benefit of KHS and its affiliates. The Series 2008 Bonds are secured by a note issued pursuant to the Master Trust Indenture dated as of September 1, 2005 (the "*KHS Master Indenture*") among KHS, Kishwaukee Community Hospital ("*Kishwaukee*"), Valley West Community Hospital ("*Valley West*") and First National Bank of Omaha, as master trustee. The Series 2015A Bonds and the Series 2015B Bonds are secured by a mortgage on certain property of KHS (the "2015 Mortgage").

NMHC and KHS would like to have KHS, Kishwaukee and Valley West become members of the obligated group created by the Master Trust Indenture dated as of May 1, 2004 (the "*NMHC Master Indenture*") among NMHC, certain of NMHC's affiliates and Wells Fargo Bank, N.A., as master trustee. In order to complete this combination it will be necessary to provide for the prepayment of the KHS note issued under the KHS Master Indenture securing the Series 2008 Bonds. NMHC will be providing the funds necessary to prepay the Series 2008 Bonds immediately prior to KHS, Kishwaukee and Valley West joining the NMHC obligated group. The Series 2008 Bonds are not subject to optional redemption until October 1, 2018, so an escrow will be established to provide for the prepayment.

In addition, NMHC has negotiated with the holders of the Series 2015A Bonds and the Series 2015B Bonds to accept an obligation issued by NMHC under the NMHC Master Indenture in exchange for the 2015 Mortgage.

NMHC has requested that the Illinois Finance Authority be prepared to execute and deliver any necessary amendments to the documents related to the Series 2015A Bonds and the Series 2015B Bonds to evidence the termination of the 2015 Mortgage and the delivery of the NMHC note to secure those bonds as well as an escrow agreement to provide for the prepayment of the Series 2008 Bonds. The proposed resolution will delegate to the Executive Director and the General Counsel the authority to make the determination of what actions may be required by the Illinois Finance Authority to facilitate the transaction and to approve and documents, if necessary, for the exchange of the 2015 Mortgage for the NMHC note and the prepayment of the Series 2008 Bonds.

RESOLUTION NO. 2015-1210-AD09

RESOLUTION AUTHORIZING ACTIONS TO ASSIST WITH AFFILIATION OF NORTHWESTERN MEMORIAL HEALTHCARE AND KISHHEALTH SYSTEM

WHEREAS, the Illinois Finance Authority (the "*Authority*") has been created by, and exists under, the Illinois Finance Authority Act (the "*Act*"); and

WHEREAS, the Authority has previously issued its Illinois Finance Authority Hospital Revenue Refunding Bonds, Series 2008 (KishHealth System Obligated Group) (the "Series 2008 Bonds"), its Illinois Finance Authority Revenue Bonds, Series 2015A (KishHealth System) (the "Series 2015A Bonds") and its Illinois Finance Authority Revenue Bonds, Series 2015B (KishHealth System) (the "Series 2015B Bonds, and, together with the Series 2008 Bonds") for the benefit of KishHealth System ("KHS"), Kishwaukee Community Hospital ("Kishwaukee") and Valley West Community Hospital ("Valley West"), each an Illinois not for profit corporation; and

WHEREAS, KHS, Kishwaukee and Valley West have affiliated with Northwestern Memorial HealthCare ("*NMHC*"), an Illinois not for profit corporation, as of December 1, 2015 and NMHC and KHS have determined it is desirable to have KHS, Kishwaukee and Valley West join the obligated group created by the Master Trust Indenture dated as of May 1, 2004 (the "*NMHC Master Indenture*") among NMHC, certain of NMHC's affiliates and Wells Fargo Bank, N.A., as master trustee; and

WHEREAS, as a condition to KHS, Kishwaukee and Valley West joining the NMHC Obligated Group, it is necessary provide for the discharge of the master trust indenture executed and delivered by KHS, Kishwaukee and Valley West, and such discharge will require the prepayment of the KHS obligation issued to secure the Series 2008 Bonds; and

WHEREAS, NMHC has negotiated with the holders of the Series 2015A Bonds and the Series 2015B to release the Mortgage and Security Agreement with Assignment of Rents dated as of March 2, 2015 (the "Series 2015 Mortgage") from KHS granting a mortgage on certain property of KHS for the benefit of the Series 2015A Bonds and the Series 2015B Bonds in exchange for an obligation of NMHC issued pursuant to the NMHC Master Indenture and securing KHS's obligations under the Series 2015A Bonds and the Series 2015B Bonds (collectively, the "Series 2015 Note Exchange"); and

WHEREAS, NMHC has requested that, if required by any of the documents related to the Bonds (the "Bond Documents"), the Authority execute such supplements or amendments to the Bond Documents in connection with the Series 2015 Note Exchange and to provide any necessary consents or approvals as may be necessary in connection with such exchange and to execute and delivery any necessary agreements for the prepayment of the Series 2008 Bonds;

NOW, THEREFORE, BE IT RESOLVED by the Illinois Finance Authority as follows:

Section 1. Approval of Documents. The Authority does hereby authorize and approve the execution by its Chairman, Vice Chairman or Executive Director (each an "Authorized Officer") and the delivery and use of (i) such supplements and amendments to the Bond Documents as may be required to evidence the release of the Series 2015 Mortgage and the Series 2015 Note Exchange (as determined by the Executive Director or the General Counsel), and (ii) an escrow agreement providing for the prepayment of the Series 2008 Bonds in accordance with their terms. Such amendments and supplements or escrow agreements shall be substantially in the forms approved by the Authorized Officer of the Authority executing the same, with such execution to constitute conclusive evidence of such Authorized Officer's approval and the Authority's approval of the forms of such documents.

Section 2. Authorization and Ratification of Subsequent Acts. The Members, officers, agents and employees of the Authority are hereby authorized and directed to do all such acts and things and to execute or accept all such documents as may be necessary to carry out and comply with the provisions of these resolutions, and all of the acts and doings of the Members, officers, agents and employees of the Authority which are in conformity with the intent and purposes of these resolutions, whether heretofore or hereafter taken or done, shall be and are hereby authorized, ratified, confirmed and approved. Unless otherwise provided therein, wherever in any document executed pursuant hereto it is provided that an action shall be taken by the Authority, such action shall be taken by the Executive Director or the Treasurer of the Authority, or in the event of the unavailability, inability or refusal of the Executive Director and the Treasurer to act, any two Members of the Authority, each of whom is hereby authorized, empowered, delegated the power and duty and directed to take such action on behalf of the Authority, all within the parameters set forth herein and in the applicable document.

Section 3. Conflicts. All resolutions and orders, or parts thereof, in conflict herewith are hereby superseded to the extent of such conflict.

Item No. 10 has been withdrawn.

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RESOLUTION NO. 2015-1210-AD11

RESOLUTION TO APPROVE EMERGENCY PROCUREMENTS FOR BOND COUNSEL AND AUTHORITY'S COUNSEL ON THE MORAL OBLIGATION BOND ISSUE, AND POTENTIALLY, A SERVICER, AND APPROVAL OF A SMALL PURCHASE PROCUREMENT FOR AN INSURANCE BROKER

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

WHEREAS, on October 8, 2015, the Members of the Authority adopted Resolution 2015-1008-AD09, which authorized Emergency Purchases under the Procurement Code to select and enter into contracts with necessary parties, including but not limited to servicers, to finance one or more projects authorized under the Act, including public purpose projects, the proceeds of which will be used to address one or more of the following in the absence of an enacted appropriation for fiscal year 2016, a court order or consent decree: (1) threats to public health or public safety, (2) if immediate expenditure is necessary for repairs to state property in order to protect against further loss or damage to state property, (3) to prevent or minimize serious disruption for critical state services that affect health, safety or collection of substantial state revenues, or (4) to ensure the integrity of state records; and

WHEREAS, the Authority desires to approve the selection of Katten Muchin Rosenman LLP as bond counsel, and Mayer Brown LLP as issuer's counsel to the Authority, in connection with such public purpose projects, including but not limited to, those funded by a moral obligation bond issue, and in connection with the purchase of State agency receivables of vendors to the State of Illinois, and MABSCO Capital Inc., as a servicer to such public purpose projects including but not limited to, those funded by a moral obligation bond issue; and

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

WHEREAS, the Authority has the power under the Code to engage professionals and purchase goods under the Small Purchase provisions of the Code or as an Emergency Purchase; and

WHEREAS, pursuant to Section 15 of the Act, contracts for legal, financial, and other professional and artistic services entered into on or before December 31, 2018 (the "Contracts") by the Authority in which the State of Illinois is not obligated are excluded from the requirements set forth in the Code; and

WHEREAS, on August 13, 2013 the Board of the Authority approved a written procurement policy (the "Policy") for the procurement of contracts for legal, financial, and other professional and artistic services entered into on or before December 31, 2018 by the Authority in which the State of Illinois is not obligated;

WHEREAS, pursuant to the Policy, the Authority has delegated authority for emergency transactions (as defined therein), which in the opinion of the Executive Director require immediate action,

to the Executive Director; and further provides that the Board of the Authority shall approve the terms of such Contracts;

WHEREAS, the Executive Director is of the opinion that the Authority requires immediate action for an Insurance Broker;

WHEREAS, the Authority desires to approve the terms of a contract with Mesirow Financial as insurance broker.

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

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

Section 2. Approval of Bond Counsel, Issuer's Counsel and Servicer. The Authority hereby approves the selection of Katten Muchin Rosenman LLP as Bond Counsel, Mayer Brown LLP as Issuer's Counsel, and MABSCO Capital Inc. as Servicer in connection with the proposed public purpose projects and in connection with the purchase of State agency receivables of vendors to the State of Illinois, and authorizes the Chairperson, the Executive Director and any officer or employee designated by the Executive Director (each, an "Authorized Officer") the power to execute and deliver any and all such agreements, instruments, certificates and other documents as may be necessary to secure the services of Katten Muchin Rosenman LLP as Bond Counsel, Mayer Brown LLP as Issuer's Counsel, and MABSCO Capital Inc. as Servicer in connection with the proposed public purpose projects and in connection with the purchase of State agency receivables of vendors to the State of Illinois.

Section 3. Approval of Insurance Broker Contract. The Authority hereby approves a small purchase or emergency purchase contract with Mesirow Financial to assist the Authority with pricing and obtaining employee benefits, including but not limited to health insurance, disability and life insurance, flexible spending accounts, dental and eye insurance, unemployment insurance and any other coverage as may be appropriate or which Authority employees are currently eligible (the "Mesirow Contract").

Section 4. Delegation to Authorized Officers. The Authority hereby delegates to the Chairperson, Vice Chairperson, Executive Director, General Counsel, Chief Financial Officer, Controller, their designees or any person duly appointed by the Members to serve in such offices on an interim basis (each an "Authorized Officer"), in conjunction with the other officers of the Authority, the power to take or cause to be taken any and all actions, and to execute, acknowledge and deliver any and all such agreements, instruments, certificates and other documents as may be required in connection with this Resolution.

Section 5. Further Actions. The Authorized Officers are hereby authorized, empowered and directed to do all such acts and things and to execute, acknowledge and deliver all documents as may in their discretion be deemed necessary or desirable to carry out and comply with the terms and provisions of this Resolution; and all of the acts and doings of the Authorized Officers which are in conformity with the intent and purposes of this Resolution, whether heretofore or hereafter taken or done, shall be and the same are hereby in all respects, ratified, confirmed and approved. All prior

and future acts and doing of the officers, agents and employees of the Authority that are in conformity with the purposes and intent of this Resolution and in furtherance of the execution and performance of the Resolution shall be and the same hereby are in all respects approved and confirmed.

Section 6. Severability. If any section, paragraph or provision of this Resolution shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this Resolution.

Section 7. Conflicts. All resolutions and orders, or parts thereof, in conflict herewith are hereby superseded to the extent of such conflict.

Section 8. Immediate Effect. This Resolution shall be in full force and effect immediately upon its passage, as by law provided.

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

Yeas:

Nays:

Abstain:

Absent:

Vacancies:

ILLINOIS FINANCE AUTHORITY

Ву _____

Executive Director

ATTEST:

Assistant Secretary

RESOLUTION NO. 2015-1210-AD12

RESOLUTION TO JOIN THE INFRASTRUCTURE COUNCIL OF THE ILLINOIS CHAMBER OF COMMERCE.

WHEREAS, the Illinois Finance Authority (the "Authority") is a body politic and corporate duly organized and validly existing under and by virtue of the laws of the State of Illinois (the "State"), created by, and existing under, the Illinois Finance Authority Act, 20 ILCS 3501/801-1, *et. seq.*, as amended (the "Act"); and

WHEREAS, the Illinois Chamber of Commerce, a non-profit organization (the "Chamber"), provides the following member benefits as well as low-cost advertising and promotional opportunities:

- Access to elected officials at the state and national level;
- Full-time business advocacy with a goal to promote a pro-business agenda and defeat anti-business legislation, regulations and rules. The Chamber employs seven full-time business lobbyists;
- Members can participate in the Chamber's Government Affairs Council and have a direct voice in the development and recommendation of policy statements;
- Chamber publications and resources, including but not limited to the following. keep members up to date on member news, employment law issues and other topics of importance to Illinois businesses:
 - 1. Human Resource Helpline answers to important human resource, labor law and compliance questions;
 - 2. Illinois Business Leader Magazine quarterly print publication of the Chamber;
 - 3. Electronic Publications President's Message, Government Affairs Report and The Business Exec;
 - 4. State Chamber Alerts urgent policy information emailed to members as soon as you need to know about it;
 - 5. Legislative Summary and Scorecard after each General Assembly;
- Members receive invitations to participate in governmental affairs briefings, programs and legislative coalition activities;
- Special Events –invitations to "Members Only" events, such as the Chamber's Annual Meeting each summer in Chicago, meetings with government leaders and special events held throughout the state;
- Education Conferences, seminars and webinars are offered at a discount to Chamber members;
- Exceptional Leadership the Chamber board is made up of men and women from smalland medium-sized businesses as well as large corporations throughout Illinois' diverse business community; and
- Member Savings Programs Save money and reduce costs with these great member-only savings programs that help with that important goal.

WHEREAS, the Chamber prides itself on the involvement of members in all aspects of its mission and as a result created the Infrastructure Council, among other policy and advocacy councils, to provide members with peer forums to discuss issues and concerns, critique and create and propose new business policies, develop high level networking opportunities, and provide a forum to bring in policymakers to hear the ideas and concerns of our members.

NOW, THEREFORE, BE IT RESOLVED by the Members of the Illinois Finance Authority as follows:

Section 1. Findings. The Chairperson, Vice Chairperson, Executive Director, or General Counsel, or any person duly appointed by the Members to serve in such offices on an interim basis (each an "Authorized Officer"), agents and employees of the Authority are hereby authorized, empowered and directed to do all such acts and things and to execute, acknowledge, accept and deliver all such documents as may in their discretion be deemed necessary or desirable for the Authority to become a member the Infrastructure Council of the Illinois Chamber of Commerce.

Section 3. Severability. The provisions of this Resolution are hereby declared to be separable, and if any section, phrase or provision hereof shall for any reason be declared to be invalid, such declaration shall not affect the validity of the remainder of the sections, phrases and provisions of this Resolution.

Section 4. Repeal of Conflicting Resolutions; Effective Date. All orders and resolutions and parts thereof in conflict herewith are to the extent of such conflict hereby repealed, and this Resolution shall take effect and be in full force immediately upon its adoption.

ADOPTED this 10th day of December, 2015 by roll call vote as follows:

Ayes:

Nays:

Abstain:

Absent:

ILLINOIS FINANCE AUTHORITY

By: _____

Executive Director

ATTEST:

Secretary (or Assistant Secretary)

[SEAL]

RESOLUTION 2015-1210-AD13

Resolution for Election of a Vice-Chair of the Illinois Finance Authority

WHEREAS, the Illinois Finance Authority, a body politic and corporate duly organized and validly existing under and by virtue of the laws of the State of Illinois (the "Authority"), was created by the Authority Act, 20 ILCS 3501/801-1 *et seq.*, as amended from time to time (the "Act"); and

WHEREAS, in accordance with Section 801-30 of the Act, the Authority is provided with "all of the powers as a body corporate necessary and convenient to accomplish the purposes of the Act," including and without limitation, the power to adopt needful resolutions and bylaws (20 ILCS 3501/801-30(e)); and

WHEREAS, Article III, Section 2 of the By-Laws of the Authority provides that "[a]t the direction of the Authority, a Vice Chairperson ... shall be elected by the Authority from among its members ... and if so elected he or she shall preside at meetings of the Authority and perform all duties incumbent upon the Chairperson during the absence or disability of the Chairperson"; and

WHEREAS, the Members of the Authority desire to elect a Vice-Chair to ensure, among other reasons, that bonds of authority are duly executed; and

WHEREAS, the Authority finds it in its best interest to elect ______ as a duly appointed Vice-Chair of the Authority; and

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

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

Section 2. Election of Vice-Chair. This Resolution elects ________ to the Office of Vice-Chair of the Authority in accordance with the terms of the By-Laws. The Members of the Authority hereby authorize and grant to the Vice-Chair all rights, powers, duties and responsibilities of the Office of Vice-Chair, including the power to preside at meetings of the Authority and to perform all duties incumbent upon the Chair during the absence or disability of the Chair as provided in Article III, Section 2 of the By-Laws, and which may include, without limitation, in the absence or disability of the Chair, the powers set forth in Article III, Section 1; Article IV, Sections I, 3, 4, 5 and 6; and Article VI, Sections 5 and 6 of the By-Laws as well as those powers provided in Sections 801-15, 80IAO(w), 825-40, 825-75, and 84540 of the Act, and any other powers that may be necessary and appropriate to the performance of the Office of Vice-Chair that are authorized by the Act, the By-Laws and any pending bond resolutions of the Authority.

Section 3. Implementation. The Authority does hereby authorize, empower and direct the Executive Director of the Authority, or his designee, to take or cause to be taken any and all such other and further actions, and to execute, acknowledge and deliver any and all such agreements, instruments, certificates and other documents, and to pay all such fees and expenses, as she may deem necessary, appropriate or advisable in order to carry out the purpose and intent of this Resolution.

Section 4. Enactment. This Resolution shall take effect immediately. If any section, paragraph or provision of this Resolution shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of the Resolution.

Adopted this 10th day of December, 2015 by roll vote as follows:

Executive Director

Attested to:

Assistant Secretary

ILLINOIS FINANCE AUTHORITY

Memorandum

To: IFA Board of Directors

From: Rob Funderburg, Chairman

Date: December 10, 2015

Re: Resolution Appointing the Executive Director of the Illinois Finance Authority

Pursuant to 20 ILCS 3501/801-15, from nominations received from the Governor, the members of the Authority shall appoint an Executive Director who shall be a person knowledgeable in the areas of financial markets and instruments, to hold office for a one-year term.

IFA RESOLUTION NO. 2014-1210-AD14

RESOLUTION APPOINTING THE EXECUTIVE DIRECTOR OF THE ILLINOIS FINANCE AUTHORITY

WHEREAS, pursuant to Section 801-15 of the Illinois Finance Authority Act, 20 Illinois Compiled Statutes 3501/801-1 et seq. (the "Act") the Authority is authorized to appoint its Executive Director from those persons nominated by the Governor; and

WHEREAS, the Illinois Finance Authority (the "Authority") has received nominations from the Governor of the State of Illinois for the office of Executive Director of the Authority; and

WHEREAS, the Executive Director shall hold office for a one-year term; shall be the chief administrative and operational officer of the Authority; shall direct and supervise its administrative affairs and general management; shall perform such other duties as may be prescribed from time to time by the members of the Authority and shall receive compensation fixed by the Authority.

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

Section 1. Authority. This Resolution is adopted pursuant to Section 801-15 and Section 801-25 of the Act. The preambles to this resolution are incorporated by reference as part of this resolution.

Section 2. Appointment of Executive Director. ________ has been nominated by the Governor for consideration by the Board for the office of Executive Director of the Authority. After due consideration, the members of the Authority have determined that _______ has satisfied all of the requirements set forth in the Act for appointment to the office of Executive Director of the Authority, including that he is knowledgeable in the areas of financial markets and instruments, and accordingly, is qualified to serve in this office. _______ is hereby appointed to the office of Executive Director of the Authority for a one-year term commencing on the date of adoption of this Resolution.

Section 3. Delegation of Powers. The members of the Authority hereby delegate to _______ all of the powers of the office of Executive Director of the Authority pursuant to the Act, administrative rules, By-Laws and applicable resolutions of the Authority, including but not limited to, the following duties and powers: (1) to direct and supervise the administrative affairs and general management of the Authority as its chief administrative and operational officer; (2) to enter into and execute loans, contracts, agreements and mortgages connected with the corporate purposes of the Authority; (3) to invest the funds of the Authority; (4) to employ agents, employees, and independent contractors to carry out the corporate purposes of the Authority and to fix the compensation, benefits, and contractual terms and conditions of such agents, employees, and independent contractors; (5) to execute all agreements, documents, bonds, notes, checks, drafts and other instruments authorized by the Act, administrative rules, By-Laws and applicable resolutions of the Authority with the intent that the Authority be bound by each; and (6) other powers and duties as may be prescribed from time to time by the members of the Authority.

Section 4. Compensation. The compensation of the Executive Director will be established by the Board.

Section 5. Additional Authorization to Execute Documents. The members of the Authority desire to provide the Executive Director with an additional resource in furtherance of the performance of his administrative duties through the authorization of an additional signatory for the execution of all agreements, documents, bonds, notes, checks, drafts and other instruments (the "Authority Documents") on behalf of the Authority. The members of the Authority hereby authorize the Executive Director to designate in writing one or more authorized representatives who may execute any and all Authority Documents which may be executed by the Executive Director pursuant to the Act, administrative rules, By-Laws of the

Authority, or any Authority resolution, agreement, document or other instrument, with the effect that the Authority be bound thereby, such authorization to be effective until revoked by the Executive Director or the members of the Authority. Each such designation will be in writing signed by the Executive Director and shall set forth the names of such designees who may execute Authority Documents when the Executive Director is incapacitated, absent or otherwise unavailable to execute Authority Documents.

Section 6. Severability. If any section, paragraph or provision of this Resolution shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this resolution.

Section 7. Repeal of Conflicting Resolutions. This resolution is intended to supersede all previous resolutions of the Board which are in conflict with the provisions hereof. To that end, all resolutions previously adopted by the Board which are in conflict with the provisions hereof are repealed, in whole or in part, to the extent of such conflict.

Section 8. Enactment. This Resolution shall take effect immediately.

RESOLUTION NO. 2015-1210-AD15

RESOLUTION AUTHORIZING THE ADOPTION OF POLICIES AND PROCEDURES RELATED TO MEETING ATTENDANCE BY NON-PHYSICAL MEANS IN COMPLIANCE WITH THE ILLINOIS OPEN MEETINGS ACT AND EXCUSED ABSENCES.

WHEREAS, the Illinois Finance Authority (the "Authority") is a body politic and corporate duly organized and validly existing under and by virtue of the laws of the State of Illinois (the "State"), created by, and existing under, the Illinois Finance Authority Act, 20 ILCS 3501/801-1, *et. seq.*, as amended (the "Act"); and

WHEREAS, the Illinois Open Meetings Act, 5 ILCS 120/1 *et seq*. (the "Illinois Open Meetings Act") requires that public bodies, including the Authority, adopt rules in conformity with the Illinois Open Meetings Act related to the attendance of members at meetings subject to the Illinois Open Meetings Act by means other than by physical presence; and

WHEREAS, in compliance with the Illinois Open Meetings Act, the members of the Authority desire to adopt the "Meeting Attendance by Non-Physical Means and Excused Absences" procedure (the "Procedure") attached hereto as <u>Exhibit A</u> for inclusion in the Policies & Procedures Manual of the Authority; and

NOW, THEREFORE, BE IT RESOLVED by the Members of the Illinois Finance Authority as follows:

Section 1. Findings. The Authority hereby adopts the Procedure for inclusion in the Policies & Procedures Manual of the Authority.

Section 2. Authorization and Ratification of Subsequent Acts. The Chairperson, Vice Chairperson, Executive Director, or General Counsel, or any person duly appointed by the Members to serve in such offices on an interim basis (each an "Authorized Officer"), agents and employees of the Authority are hereby authorized, empowered and directed to do all such acts and things and to execute, acknowledge, accept and deliver all such documents as may in their discretion be deemed necessary or desirable to carry out and comply with the terms and provisions of this Resolution; and all of the acts and doings of the Authorized Officers of the Authority which are in conformity with the intent and purpose of this Resolution, whether heretofore or hereafter taken or done, shall be and the same are hereby in all respects, authorized, ratified, confirmed and approved. All prior and future acts and doings of the officers, agents and employees of the Authority that are in conformity with the purposes and intent of this Resolution shall be and the same hereby are in all respects approved and confirmed.

Section 3. Severability. The provisions of this Resolution are hereby declared to be separable, and if any section, phrase or provision hereof shall for any reason be declared to be invalid, such declaration shall not affect the validity of the remainder of the sections, phrases and provisions of this Resolution.

Section 4. Repeal of Conflicting Resolutions; Effective Date. All orders and resolutions and parts thereof in conflict herewith are to the extent of such conflict hereby repealed, and this Resolution shall take effect and be in full force immediately upon its adoption.

ADOPTED this 10th day of December, 2015 by roll call vote as follows:

Ayes:

Nays:

Abstain:

Absent:

ILLINOIS FINANCE AUTHORITY

Ву: ____

Executive Director

ATTEST:

Secretary (or Assistant Secretary)

[SEAL]

Exhibit A

[Attach Meeting Attendance by Non-Physical Means Procedure]

Policies & Procedures Manual – Illinois Finance Authority

SUBJECT:	ISSUED TO	D: All Employees	PROCEDURE No:
Meeting Attendance by			PAGES: 1
Non-Physical Means	and		DATE OF ISSUE: 12/10/15
Excused Absences			

The members of the Authority may take action only when a quorum is physically present at the location of the duly noticed open meeting. The requisite quorum shall be in compliance with the Illinois Finance Authority Act 20 ILCS 3501/801-1 *et seq.* (the "Authority Act"), the Amended and Restated Bylaws of the Illinois Finance Authority and the Illinois Open Meetings Act 5 ILCS 120/1 *et seq.* (the "Illinois Open Meetings Act").

A member who is physically absent from a meeting subject to the Illinois Open Meetings Act for a valid reason, as recognized by this Policy, may still attend such meeting by video or audio conference provided that: (1) the meeting satisfies all provisions of the Illinois Open Meetings Act, and (2) a quorum of Authority members are physically present at the meeting.

An absent member may participate by audio or video conference at a meeting subject to the Illinois Open Meetings Act only if one of the following reasons has caused such member's absence:

- 1. personal illness or disability;
- 2. employment purposes or the business of the Authority; or
- 3. a family or other emergency.

If a member wishes to attend a meeting subject to the Illinois Open Meetings Act by video or audio conference in accordance with this Policy, the member shall notify the Secretary of the Authority before the meeting unless advance notice is impractical. If the Secretary is not available or if the Secretary is the member making the request, the member shall notify the Chairperson.

The Secretary or Chairperson shall inform the Executive Director and make appropriate arrangements. A member who attends a meeting subject to the Illinois Open Meetings Act by audio or video conference, as provided in this Policy, may participate in all aspects of the meeting including voting on any item.

A member who is physically absent from a meeting subject to the Illinois Open Meetings Act and unable to participate by audio or video conference for a valid reason, as recognized by this Policy, may request to have his or her absence excused by the requisite quorum. The absent member shall notify the Secretary of the Authority before the meeting unless advance notice is impractical. If the Secretary is not available or if the Secretary is the member making the request, the member shall notify the Chairperson.

To the extent that any amendatory changes are made to the Illinois Open Meetings Act or any other statute that is applicable to the Authority and governs open meetings, which either amend, supplement, modify or repeal the provisions therein contained, this Policy shall be amended, supplemented, modified or repealed as necessary to conform with said amendment.

Policies & Procedures Manual – Illinois Finance Authority

This Policy shall not apply to closed meetings of the Authority pursuant to Section 7(d)(i)(A) of the Illinois Open Meetings Act.

Item No. 16 has been withdrawn.

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ILLINOIS FINANCE AUTHORITY

Memorandum

To:	IFA Board of Directors
From:	Christopher B. Meister, Executive Director Elizabeth Weber, General Weber
cc:	Melinda Gildart, CFO Six Granda, Controller
Date:	December 10, 2015
Re:	Resolution Authorizing Delegation of Authority to Authorized Officers to Take Actions to Complete the Fiscal Year 2014/2015 Compliance Audit and the Fiscal Year 2015 Financial Audit

Request:

The accompanying Resolution is in connection with completing the Authority's Fiscal Year 2014/2015 Compliance Audit and the Fiscal Year 2015 Financial Audit ("Audits").

Background:

The Authority's exit conference was held on December 1, 2015. Responses to the confidential draft findings are due by December 11, 2015. There is remaining work that Authority senior staff will need to complete with the external auditors in order to bring the Audits and the Comprehensive Annual Financial Report ("CAFR") to completion and publishing by the Illinois Office of the Auditor General ("OAG"). Outside of the resolution, the attachments are absolutely confidential, not for distribution, subject to attorney-client privilege, and exempt from the Illinois Freedom of Information Act under the preliminary policy making and competitive harm exceptions.

Recommendation:

Staff recommends approval of the accompanying Resolution as presented.

RESOLUTION NO. 2015-1210-AD17

RESOLUTION AUTHORIZING DELEGATION OF AUTHORITY TO AUTHORIZED OFFICERS TO TAKE ACTIONS TO COMPLETE THE FISCAL YEAR 2014/2015 COMPLIANCE AUDIT AND THE FISCAL YEAR 2015 FINANCIAL AUDIT

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

WHEREAS, pursuant to the Act, the Auditor General shall conduct financial audits, compliance audits and program audits of the Authority, in accordance with the Illinois State Auditing Act (30 ILCS 5/1-1 et seq.) (the "Illinois State Auditing Act");

WHEREAS, it is the Auditor General's responsibility to express an opinion on the attestation engagement that either examines, reviews, or entails performing agreed-upon procedures on a subject matter or an assertion about a subject matter of the Authority, a component unit of the State of Illinois, as of and for the year ended June 30, 2014 ("Fiscal Year 2014") and as of and for the year ended June 30, 2015 ("Fiscal Year 2015");

WHEREAS, it is the Auditor General's responsibility to express an opinion on the financial statements of the business-type activities, each major fund, and the aggregate remaining fund information of the Authority, a component unit of the State of Illinois, as of and for the year ended June 30, 2015 ("Fiscal Year 2015"), and the related notes to the financial statements, which collectively comprise the Authority's basic financial statements;

WHEREAS, E. C. Ortiz & Co., LLP performs as Special Assistant Auditors for the Auditor General;

WHEREAS, E. C. Ortiz & Co., LLP conducted the Authority's Compliance Audit for Fiscal Year 2014 and Fiscal Year 2015 (the "Fiscal Year 2014/2015 Compliance Audit") and the Authority's Financial Audit for Fiscal Year 2015 (the "Fiscal Year 2015 Financial Audit") in accordance with Government Auditing Standards, issued by the Comptroller General of the United States;

WHEREAS, on December 1, 2015, the Auditor General conducted an exit interview with the Authority; and

WHEREAS, responses to 5 immaterial, 2 GAS findings and 6 state compliance findings are due by December 11, 2015.

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

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

Section 2. Delegation to Authorized Officers. The Authority hereby delegates to the Chairperson, Vice Chairperson, Executive Director, General Counsel, Chief Financial Officer, Controller, their designees or any person duly appointed by the Members to serve in such offices on an interim basis (each an "Authorized Officer"), in conjunction with the other officers of the Authority, the power to take or cause to be taken any and all actions, and to execute, acknowledge and deliver any and all such agreements, instruments, certificates and other documents as may be required in connection with this Resolution.

Section 3. Severability. If any section, paragraph or provision of this Resolution shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of the Resolution.

Section 4. Conflicts. That all resolutions and orders, or parts thereof, in conflict herewith are hereby superseded to the extent of such conflict.

Section 5. Immediate Effect. That this Resolution shall be in full force and effect immediately upon its passage, as by law provided.