## ILLINOIS FINANCE AUTHORITY

November 12, 2019
9:30 a.m.

REGULAR MEETING

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

| I. | Call to Order \& Roll Call |
| ---: | :--- |
| II. | Approval of Agenda |
| III. | Public Comment |
| IV. | Chairman's Remarks |
| V. | Message from the Executive Director |
| VI. | Committee Reports |
| VII. | Presentation and Consideration of New Business Items |
| VIII. | Presentation and Consideration of Financial Reports |
| IX. | Monthly Procurement Report |
| X. | Correction and Approval of Minutes |
| XI. | Consideration and Action Regarding Whether to Open Closed Session Minutes |
|  | from September 11, 2018, June 11, 2019, and October 8, 2019 |
| XII. | Other Business |
| XIII. | Closed Session |
| XIV. | Adjournment |

## Board of Directors

November 12, 2019
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## NEW BUSINESS

## CONDUIT FINANCING PROJECTS

| Tab | Project Name | Location | Amount | New Jobs | Const. Jobs | Staff |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Private Activity Bonds - Revenue Bonds Final (One-Time Consideration) |  |  |  |  |  |  |
| 1 | Lutheran Life Communities Obligated Group | Illinois: Arlington Heights (Cook County), Bloomington (McLean County), Ottawa (LaSalle County); and Indiana: Crown Point (Lake County) | \$210,000,000 |  | 30 | SP |
| 2 | Illinois Institute of Technology | Chicago (Cook County) and Wheaton (DuPage County) | \$140,000,000 |  | - | RF/BF |
| Local Government Program Bonds - Revenue Bonds Final (One-Time Consideration) |  |  |  |  |  |  |
| 3 | Township High School District Number 86, DuPage and Cook Counties | Burr Ridge, Clarendon Hills, Darien, Hinsdale, Oak Brook, Westmont, Willowbrook (DuPage and Cook Counties) | \$34,910,000 |  | 30 | RF/BF |
| Property Assessed Clean Energy Bonds - Revenue Bonds Final (One-Time Consideration) |  |  |  |  |  |  |
| 4 | Enhanced PACE Finance, LLC | Statewide | \$100,000,000 |  | - | BF |
| TOTAL CONDUIT FINANCING PROJECTS |  |  | \$484,910,000 |  | 60 |  |
| GRAND TOTAL |  |  | \$484,910,000 |  | 60 |  |

## RESOLUTIONS



## SUBJECT MATTER-ONLY

| Tab | Action |  |
| :---: | :--- | :---: | :---: |
| Direct and Alternative Financings | Staff |  |
| $\mathbf{6}$ | Non-SRF Water Infrastructure Financing Transformation Initiative Update | LB |
| $\mathbf{7}$ | Transformation Initiative: Authority's Role with respect to the Report of the Governor's Pension Consolidation Task Force; Proposed Legislation (Senate <br> Bill 616, "SB 616") | WA |



Subject: Message from the Executive Director

Dear Member of the Authority:
Transformation Initiative Update: Strengthening and Expanding Organizational Capacity
The Authority is delighted to report continuing progress pursuant to the Transformation Initiative by adding six new team members. The new talent adds skills and experience, allows for segregation of duties, provides for capacity redundancy and a possible succession framework, and appropriately staffs key organizational functions. This new cohort also demonstrates the validity of the Authority employeremployee value proposition in a tight employment market.

Bill Atwood has transitioned to the role of Vice President, Institutional Investments and Infrastructure. This title accurately reflects the scope and depth of Bill's work at the Authority. In this new role he will identify opportunities to broaden and deepen our impact within the scope of his expertise.

Mike Moss joined us on October $28^{\text {th }}$ as Associate General Counsel. He will act as legal advisor for the administrative and operational functions of the Authority and also provide technical and legal recommendations on a wide variety of important issues. He is joining the Authority from Family Health Network Inc. where he served as General Counsel and brings a breadth of experience from a variety of legal and operational roles in both the private and public sector.

Sabrina Kirkwood joined the Authority on November 1 ${ }^{\text {st }}$ as an Accountant/Debt Management Specialist. She will be adding value in many areas, including but not limited to general ledger accounting and internal audit, as well as providing support to the accounting team. Sabrina previously was a Staff Accountant for Porter Wright and brings significant accounting expertise from working with a number of prior organizations.

Crishon Jones joined the Authority as an Accounting/HR Administrator on October $28^{\text {th }}$. She will be responsible for administrative support duties in the HR and Accounting areas. Crishon has experience working as the Accounts Payable Coordinator at Baker and McKenzie, LLP and has had a number of positions in Accounting/HR Administrator and Office Manager.

Malcolm Simmons transitioned from his fellowship to a Business Analyst role on November $1^{\text {st }}$. Malcolm has done great work for the Authority since he started as an intern in June 2018. He will provide broad analytical and project support across various lines of business and programs. Malcolm is a recent graduate of Eastern Illinois University where he studied economics.

Logan Wilhelm joined the Authority on November $1^{\text {st }}$ as a Business Analyst. He will also be providing broad analytical and project support across various lines of business and programs. Logan is a recent graduate of The Ohio State University with a degree in Finance.

We are thrilled to welcome this new cohort of talented individuals. Collectively, our new team members will strengthen out organization's capacity to fulfill the Authority's public mission in a transparent, predictable, and accountable manner.

## Core Business: Diverse Conduit Bond Agenda

We are proud to present for consideration bond resolutions for qualified borrowers seeking to benefit from the tax-exempt financing market and the Authority's continual excellent customer service, including Lutheran Life Communities Obligated Group (a multistate project), Illinois Institute of Technology, and Township High School District Number 86, DuPage and Cook Counties (Burr Ridge, Clarendon Hills, Darien, Hinsdale, Oak Brook, Westmont, Willowbrook).

On November $6^{\text {th }}$, the Authority successfully issued bonds on behalf of Waste Management, Inc., which was previously approved at our October meeting. Waste Management, the leading comprehensive waste management environmental service in North America as well as a longtime borrower of the Authority and predecessors, last worked with us in 2007. After a hiatus, we are happy to have closed this bond transaction in continuance of this successful collaboration.

## Transformation Initiative Updates: Pension Consolidation and Water Finance

Finally, we will provide updates with respect to the Authority's ongoing Transformation Initiative work with respect to local pension consolidation and water finance.

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

Respectfully,


Christopher B. Meister<br>Executive Director

ILLINOIS FINANCE AUTHORITY

November 12, 2019

## \$210,000,000 (not-to-exceed) Lutheran Life Communities Obligated Group

## REQUEST

Purpose: Bond proceeds will be used by one or more members of the Obligated Group (as defined below) (the "Borrowers") to (i) pay or reimburse the Borrowers for, or refinance, the costs of acquiring, constructing, remodeling, renovating and equipping the Borrowers' continuing care retirement communities described below (the "Project"); (ii) refund all or a portion of the (a) Illinois Finance Authority Revenue Bonds, Series 2006A (Luther Oaks Project) (the "Series 2006A Bonds"), (b) Illinois Finance Authority Revenue Bonds, Series 2006B (Luther Oaks Project) Extendable Rate Adjustable Securities ${ }^{\text {SM }}$ (EXTRAS ${ }^{\text {SM }}$ ) (the "Series 2006B Bonds"), (c) City of Crown Point, Indiana Economic Development Revenue Bonds, Series 2009A (Wittenberg Village Project) (the "Series 2009A Bonds"), (d) Upper Illinois River Valley Development Authority Revenue Bonds, Series 2010 (Pleasant View Luther Home Project) (the "Series 2010 Bonds), (e) Upper Illinois River Valley Development Authority Revenue Bonds, Series 2012 (Pleasant View Luther Home Project) (the "Series 2012 Pleasant View Bonds"), and (f) Illinois Finance Authority Revenue Bonds, Series 2012 (Lutheran Home and Services Obligated Group) (the "Series 2012 Bonds" and, together with the Series 2006A Bonds, the Series 2006B Bonds, the Series 2009A Bonds, the Series 2010 Bonds and the Series 2012 Pleasant View Bonds, the "Prior Bonds"); (iii) establish a debt service reserve fund ("DSRF") with respect to the Series 2019A Bonds, if deemed necessary or advisable by the Illinois Finance Authority (the "Authority") and/or the Borrowers; (iv) pay a portion of the interest on the Bonds, if deemed necessary or advisable by the Authority and/or the Borrowers; (v) provide working capital to the Borrowers, if deemed necessary or advisable by the Authority and/or the Borrowers; and (vi) pay certain expenses in connection with the issuance of the Bonds and the refunding of the Prior Bonds ("COI").

It is contemplated that the Bonds will be issued in two series, the Series 2019A and Series 2019B.

- The Series 2019A Bonds will be tax-exempt and publicly offered. The proceeds will be used to refund the currently callable Series 2006A Bonds, Series 2006B Bonds, Series 2009A Bonds and Series 2012 Pleasant View Bonds of the Borrowers, refinance non-callable Series 2010 Bonds and Series 2012 Bonds that the holders agree to surrender at a negotiated premium, fund the Project, fund the DSRF, and pay COI.
- The Series 2019B Bonds will be taxable bonds, directly purchased by a bank. The proceeds will be used to refinance the currently non-callable Series 2010 Bonds and Series 2012 Bonds that holders do not surrender, and pay COI. The Series 2019B Bonds are "Cinderella" bonds which are issued taxable, but have the ability to be converted to tax-exempt on the first optional redemption date of such Series 2010 Bonds and Series 2012 Bonds, upon satisfaction of certain tax, Authority and other requirements as provided in the bond documents.
- The Project will be located across the four campuses and will be used for general capital expenditures in an amount totaling approximately $\$ 10$ million dollars.
- A portion of the proceeds of the Series 2019A Bonds will be used to refinance prior bonds issued for, and for capital expenditures at, Wittenberg Village, a senior living community located in Crown Point, Indiana.

Program: Conduit 501(c)(3) Revenue Bonds (Multi-State)
Extraordinary Conditions: The Borrowers are requesting a waiver of the Board Policy as set forth in the IFA Bond Program Handbook that non-rated bonds be offered to the public, or privately placed with a bank, in minimum denominations of $\$ 100,000$. The Borrowers have informed the Authority that the Borrowers will satisfy the conditions for such waiver because the Borrowers are not currently in default on any bonds, the Borrowers have not missed a payment date relative to any bonds in the
immediately preceding three year, and the Borrowers will secure an Examination of Financial Forecast examined by CliftonLarsonAllen LLP demonstrating the financial viability of the Project and the Bonds are being issued to refund the Prior Bonds, which are non-rated bonds, and such refunding will result in a positive impact on the financial viability of the Borrowers.

| Board Actions | Final Bond Resolution (one-time consideration) |  |  |
| :---: | :---: | :---: | :---: |
| Material Changes | None. This is the first time this project is being presented to the Board. |  |  |
| Job Data | 657 Current jobs (IL FTEs) <br> 177 Current jobs (IN FTEs) <br> N/A Retained jobs | $\begin{aligned} & 0 \\ & 30 \\ & 30 \\ & \hline \end{aligned}$ | New jobs projected (FTEs) <br> FTEs Construction jobs projected in IL <br> FTEs Construction jobs projected in IN |

- In connection with the financing it is anticipated that a new obligated group will be formed, the Lutheran Life Communities Obligated Group (the "Obligated Group"), which will consist of six members:
o Lutheran Home for the Aged, Inc., which owns and operates The Lutheran Home senior living community located in Arlington Heights, Illinois/Cook County, and Lutheran Home and Services for the Aged, Inc., which provides management services to Lutheran Home for the Aged, Inc.
o Luther Oaks, Inc., which owns and operates Luther Oaks senior living community located in Bloomington, Illinois/McLean County
o Pleasant View Luther Home, Inc., which owns and operates Pleasant View senior living community located in Ottawa, Illinois/LaSalle County
o Wittenberg Lutheran Village, Inc., and Wittenberg Lutheran Village Endowment Corporation which own and operate Wittenberg Village senior living community located in Crown Point, Indiana
- Lutheran Life Ministries is the sole corporate member of each of the Obligated Group members set forth above and will serve as obligated group representative under the Master Trust Indenture, but will not be a member of the Obligated Group.
- Upon completion of the financing, the Obligated Group will operate four senior living communities in two states with an aggregate of 1,103 total units, including 233 independent living units, 231 assisted living units, 22 sheltered care beds, and 617 licensed nursing units.

|  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Credit Indicators | - The Bonds will not carry a rating. <br> - With respect to the Series 2019A Bonds, the Borrowers are requesting a waiver of the Board Policy that non-rated bonds be offered to the public in minimum denominations of $\$ 100,000$. (Note: The Borrowers will satisfy the conditions for granting such a waiver as set forth in the IFA Bond Program Handbook - see detailed explanation under the "Board Action" section on p. 3.) |  |  |  |
| Security/Maturity | - The Bonds are expected to be secured by an obligation of the Obligated Group issued under a Master Trust Indenture. Such obligation will include a pledge of revenues, a debt service reserve fund with respect to the Series 2019A Bonds and mortgages on each of the four senior living communities. <br> - The Bonds will fully mature not later than 11/15/2049 (30 years). |  |  |  |
| Structure | - The plan of finance contemplates a combination issuance of (i) Series 2019A Tax-Exempt Fixed Rate Bonds through a public offering by B.C. Ziegler and Company and Herbert J. Sims \& Co., Inc.; and (ii) Series 2019B Taxable "Cinderella" Bonds Bank Direct Purchase by First Midwest Bank. |  |  |  |
| Estimated Sources and USES | Sources of Funds: <br> Par Amount <br> Net Original Issue Premium <br> Trustee-Held Funds <br> Total Sources of Funds | 2019A | 2019B | Total |
|  |  | \$149,055,000.00 | \$30,000,000.00 | \$179,055,000.00 |
|  |  | \$8,955,224.40 | \$0.00 | \$8,955,224.40 |
|  |  | \$10,705,536.05 | \$4,198,105.73 | \$14,903,641.78 |
|  |  | \$168,715,760.45 | $\underline{\mathbf{\$ 3 4 , 1 9 8 , 1 0 5 . 7 3}}$ | \$202,913,866.18 |


|  | Uses of Funds: |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
|  | Refunding of Prior Bonds | \$145,716,053.05 | \$33,938,843.39 | \$179,654,896.44 |
|  | Debt Service Reserve Fund | \$10,669,750.00 | \$0.00 | \$10,669,750.00 |
|  | Project Fund | \$10,000,000.00 | \$0.00 | \$10,000,000.00 |
|  | Cost of Issuance | \$2,329,957.40 | \$259,262.34 | \$2,589,219.74 |
|  | Total Uses of Funds | \$168,715,760.45 | $\underline{\mathbf{\$ 3 4 , 1 9 8 , 1 0 5 . 7 3}}$ | $\underline{\mathbf{\$ 2 0 2 , 9 1 3 , 8 6 6 . 1 8}}$ |
| RECOMMENDATION | Project Review Committee recommends approval. |  |  |  |

# ILLINOIS FINANCE AUTHORITY BOARD SUMMARY <br> November 12, 2019 

## Project: Lutheran Life Communities Obligated Group

## STATISTICS

Project Number: 12465
Type: 501(c)(3) Revenue Bonds
Locations: Arlington Heights, IL; Bloomington, IL;
Ottawa, IL; and Crown Point, IN

Amount: $\quad \$ 210,000,000$ (Not-to-Exceed)
IFA Staff: Sara Perugini
Counties/Regions: Cook County /Northeast Region; McLean and LaSalle Counties/North Central Region; Lake County, IN

## BOARD ACTION

Final Bond Resolution
Conduit 501(c)(3) Bonds (Multi-State)

No IFA funds at risk
The Borrowers are requesting a waiver of the Board Policy as set forth in the IFA Bond Program Handbook that non-rated bonds be offered to the public, or privately placed with a bank, in minimum denominations of $\$ 100,000$. The Borrowers have informed the Authority that the Borrowers will satisfy the conditions for such waiver because the Borrowers are not currently in default on any bonds, the Borrowers have not missed a payment date relative to any bonds in the immediately preceding three year, and the Borrowers will secure an Examination of Financial Forecast examined by CliftonLarsonAllen LLP demonstrating the financial viability of the Project and the Bonds are being issued to refund the Prior Bonds, which are non-rated bonds, and such refunding will result in a positive impact on the financial viability of the Borrowers.

Project Review Committee recommends approval.

## PURPOSE

Bond proceeds will be used by one or more members of the Obligated Group (as defined below) (the "Borrowers") to (i) pay or reimburse the Borrowers for, or refinance, the costs of acquiring, constructing, remodeling, renovating and equipping the Borrowers' continuing care retirement communities described below (the "Project"); (ii) refund all or a portion of the (a) Illinois Finance Authority Revenue Bonds, Series 2006A (Luther Oaks Project) (the "Series 2006A Bonds"), (b) Illinois Finance Authority Revenue Bonds, Series 2006B (Luther Oaks Project) Extendable Rate Adjustable Securities ${ }^{\text {SM }}$ (EXTRAS ${ }^{\text {SM }}$ ) (the "Series 2006B Bonds"), (c) City of Crown Point, Indiana Economic Development Revenue Bonds, Series 2009A (Wittenberg Village Project) (the "Series 2009A Bonds"), (d) Upper Illinois River Valley Development Authority Revenue Bonds, Series 2010 (Pleasant View Luther Home Project) (the "Series 2010 Bonds), (e) Upper Illinois River Valley Development Authority Revenue Bonds, Series 2012 (Pleasant View Luther Home Project) (the "Series 2012 Pleasant View Bonds"), and (f) Illinois Finance Authority Revenue Bonds, Series 2012 (Lutheran Home and Services Obligated Group) (the "Series 2012 Bonds" and, together with the Series 2006A Bonds, the Series 2006B Bonds, the Series 2009A Bonds, the Series 2010 Bonds and the Series 2012 Pleasant View Bonds, the "Prior Bonds"); (iii) establish a debt service reserve fund ("DSRF") with respect to the Series 2019A Bonds, if deemed necessary or advisable by the Illinois Finance Authority (the "Authority") and/or the Borrowers; (iv) pay a portion of the interest on the Bonds, if deemed necessary or advisable by the Authority and/or the Borrowers; (v) provide working capital to the Borrowers, if deemed necessary or advisable by the Authority and/or the Borrowers; and (vi) pay certain expenses in connection with the issuance of the Bonds and the refunding of the Prior Bonds ("COI").

It is contemplated that the Bonds will be issued in two series, the Series 2019A and Series 2019B. The Series 2019A Bonds will be tax-exempt and publicly offered. The proceeds will be used to refund the currently callable

Series 2006A Bonds, Series 2006B Bonds, Series 2009A Bonds and Series 2012 Pleasant View Bonds of the Borrowers, refinance non-callable Series 2010 Bonds and Series 2012 Bonds that the holders agree to surrender at a negotiated premium, fund the Project, fund the DSRF, and pay COI. The Project will be located across the four campuses and will be used for general capital expenditures in an amount totaling approximately $\$ 10$ million dollars. A portion of the proceeds of the Series 2019A Bonds will be used to refinance prior bonds issued for, and for capital expenditures at, Wittenberg Village, a senior living community located in Crown Point, Indiana. The Series 2019B Bonds will be taxable bonds, directly purchased by a bank. The proceeds will be used to refinance the currently non-callable Series 2010 Bonds and Series 2012 Bonds that holders do not surrender, and pay COI. The Series 2019B Bonds are "Cinderella" bonds which are issued taxable, but have the ability to be converted to tax-exempt on the first optional redemption date of such Series 2010 Bonds and Series 2012 Bonds, upon satisfaction of certain tax, Authority and other requirements as provided in the bond documents.

## 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. The Authority's issuance will convey federal income tax-exempt status on interest earned on the Bonds paid to bondholders and thereby reducing the borrower's interest expense.

## VOLUME CAP

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

|  | JOBS |  |  |
| :--- | :--- | :---: | :--- |
| Current employment: | 657 IL FTEs; 177 IN FTEs | Projected new jobs: | 0 FTEs |
| Retained jobs: | N/A | Construction jobs: | 30 IL FTEs; 20 IN FTEs |

ESTIMATED SOURCES AND USES OF FUNDS

| Sources of Funds: | 2019A | 2019B | Total |
| :--- | ---: | ---: | ---: |
| Par Amount | $\$ 149,055,000.00$ | $\$ 30,000,000.00$ | $\$ 179,055,000.00$ |
| Net Original Issue Premium | $\$ 8,955,224.40$ | $\$ 0.00$ | $\$ 8,955,224.40$ |
| Trustee-Held Funds | $\underline{\$ 10,705,536.05}$ | $\underline{\$ 4,198,105.73}$ | $\underline{\$ 14,903,641.78}$ |
| Total Sources of Funds | $\underline{\mathbf{\$ 1 6 8 , 7 1 5 , 7 6 0 . 4 5}}$ | $\underline{\mathbf{\$ 3 4 , 1 9 8 , 1 0 5 . 7 3}}$ | $\underline{\mathbf{\$ 2 0 2 , 9 1 3 , 8 6 6 . 1 8}}$ |
|  |  |  |  |
| Uses of Funds: |  |  |  |
| Refunding of Prior Bonds | $\$ 145,716,053.05$ | $\$ 33,938,843.39$ | $\$ 179,654,896.44$ |
| Debt Service Reserve Fund | $\$ 10,669,750.00$ | $\$ 0.00$ | $\$ 10,669,750.00$ |
| Project Fund | $\$ 10,000,000.00$ | $\$ 0.00$ | $\$ 10,000,000.00$ |
| Cost of Issuance | $\underline{\$ 2,329,957.40}$ | $\underline{\$ 259,262.34}$ | $\underline{\$ 2,589,219.74}$ |
| Total Uses of Funds | $\underline{\mathbf{\$ 1 6 8 , 7 1 5 , 7 6 0 . 4 5}}$ | $\underline{\mathbf{\$ 3 4 , 1 9 8 , 1 0 5 . 7 3}}$ | $\underline{\mathbf{\$ 2 0 2 , 9 1 3 , 8 6 6 . 1 8}}$ |

## FINANCING SUMMARY/STRUCTURE

Security: The Bonds are expected to be secured by an obligation of the Obligated Group issued under a Master Trust Indenture. Such obligation will include a pledge of revenues, a debt service reserve fund, with respect to the Series 2019A Bonds, and mortgages on each of the four senior living communities.

Structure: The plan of finance contemplates a combination issuance of (i) Series 2019A Tax-Exempt Fixed Rate Bonds through a public offering by B.C. Ziegler and Company and Herbert J. Sims \& Co., Inc.; and (ii) Series 2019B Taxable "Cinderella" Bonds Bank Direct Purchase by First Midwest Bank.

Interest Rate: The Series 2019A Bonds will be issued as fixed rate bonds at an estimated interest rate of 5\%. First Midwest Bank will set the interest rate on the Series 2019B Bonds on the day of pricing and it is estimated to be between $3 \%$ and $6 \%$.
Credit
Enhancement: None
Maturity: $\quad$ The Bonds will fully mature no later than 11/15/2049.

Rating: The Bonds will not be rated. The Borrowers are requesting a waiver of the Board Policy as set forth in the Bond Handbook that non-rated bonds be offered to the public, or privately placed with a bank, in minimum denominations of $\$ 100,000$.

Estimated
Closing Date: $\quad$ December 19, 2019

## PROJECT SUMMARY

Bond proceeds will be used by one or more Borrowers to (i) pay or reimburse the Borrowers for the Project; (ii) refund all or a portion of Prior Bonds; (iii) establish a DSRF with respect to the Series 2019A Bonds, if deemed necessary or advisable by the Authority and/or the Borrowers; (iv) pay a portion of the interest on the Bonds, if deemed necessary or advisable by the Authority and/or the Borrowers; (v) provide working capital to the Borrowers, if deemed necessary or advisable by the Authority and/or the Borrowers; and (vi) pay COI.

It is contemplated that the Bonds will be issued in two series, the Series 2019A and Series 2019B. The Series 2019A Bonds will be tax-exempt and publicly offering. The proceeds will be used to refund the currently callable Series 2006A Bonds, Series 2006B Bonds, Series 2009A Bonds and Series 2012 Pleasant View Bonds of the Borrowers, refinance non-callable Series 2010 Bonds and Series 2012 Bonds that the holders agree to surrender at a negotiated premium, fund the Project, fund the DSRF, and pay COI. The Project will be located across the four campuses and will be used for general capital expenditures in an amount totaling approximately $\$ 10$ million dollars. A portion of the proceeds of the Series 2019A Bonds will be used to refinance prior bonds issued for, and for capital expenditures at, Wittenberg Village, a senior living community located in Crown Point, Indiana. The Series 2019B Bonds will be taxable bonds, directly purchased by a bank. The proceeds will be used to refinance the currently non-callable Series 2010 Bonds and Series 2012 Bonds that holders do not surrender, and pay COI. The Series 2019B Bonds are "Cinderella" bonds which are issued taxable, but have the ability to be converted to tax-exempt on the first optional redemption date of such Series 2010 Bonds and Series 2012 Bonds, upon satisfaction of certain tax, Authority and other requirements as provided in the bond documents.

## BUSINESS SUMMARY

Lutheran Life Ministries ("LLM") is an Illinois not-for-profit corporation formed in 2005 for the purpose of developing new and innovative services for seniors, establishing a senior living system and providing supervision and management to the senior living facilities. During the 2013 fiscal year, LLM changed its name from Lutheran Life Communities to Lutheran Life Ministries. LLM's subsidiaries were established through a common religious heritage with the Evangelical Lutheran Church in America and the Lutheran Church-Missouri Synod. LLM has grown from a single campus to a multi-site system through both new development and acquisitions/affiliations. In connection with the financing it is anticipated that a new obligated group will be formed, the Lutheran Life Communities Obligated Group (the "Obligated Group") which will consist of six of LLM's subsidiaries: Lutheran Home and Services for the Aged, Inc., Lutheran Home for the Aged, Inc., Luther Oaks, Inc., Pleasant View Luther Home, Inc., Wittenberg Lutheran Village, Inc. and Wittenberg Lutheran Village Endowment Corporation. LLM will serve as obligated group representative under the Master Trust Indenture, but will not be a member of the Obligated Group. Below is a summary of each of the six members of the Obligated Group and the four LLM communities they own and operate:

Lutheran Home and Services for the Aged, Inc. and Lutheran Home for the Aged, Inc.: The Lutheran HomeArlington Heights, IL
Lutheran Home for the Aged, Inc. is an Illinois not-for-profit corporation that owns and operates The Lutheran Home, a full service short- and long-term care facility located in Arlington Heights, Illinois. The Lutheran Home
has been serving the elderly population of the northwest Chicago area since 1892. It was moved to its current 74acre campus in Arlington Heights in 1953 and currently consists of 100 assisted living apartments, a 78-unit shortterm rehabilitation unit, and a 298 licensed nursing-bed facility for Medicare, Medicaid, insured, private pay and charity care residents. The community is located on 16.5 acres of this 74 -acre campus. A senior cooperative consisting of 684 units is located on the remaining 57.5 acres immediately to the north of The Lutheran Home and adjoining the property creating a virtual life plan community. The Lutheran Home has no ownership interest in, nor does it operate or provide any level of service to residents of the senior cooperative apart from security and transportation services. Arlington Heights, Illinois is located along the Metra Northwest Train Line, approximately 30 miles northwest of Chicago. To fulfill the Lutheran Life mission, The Lutheran Home has consistently worked to bring new services and physical improvements to its campus in Arlington Heights. Lutheran Home and Services for the Aged, Inc. is an Illinois not-for-profit corporation that provides management services to Lutheran Home for the Aged, Inc.

Luther Oaks, Inc.: Luther Oaks - Bloomington, IL
Luther Oaks, Inc. is an Illinois not-for-profit corporation that owns and operates Luther Oaks. Luther Oaks is a community LLM developed which opened for occupancy in 2007 in Bloomington, Illinois. The community is located on a 12 -acre portion of a 48 -acre tract of land owned by the Trinity Lutheran Church. The community entered into a 99 -year land lease with Trinity Lutheran Church at the time of the development of the community. The community currently consists of 90 independent living apartments, 39 assisted living units, 18 skilled nursing beds, and 18 memory support assisted living units.

Pleasant View Luther Home, Inc.: Pleasant View - Ottawa, IL
Pleasant View Luther Home, Inc. is an Illinois not-for-profit corporation that owns and operates Pleasant View. Pleasant View has been serving the senior population of LaSalle County since 1936 on the site of the former Pleasant View Luther College following the college's closing in that year. LLM and Pleasant View affiliated in December 2005 after which LLM embarked on a significant repositioning and refreshing of the 17.3-acre campus. Pleasant View currently consists of 34 independent living units, 41 assisted living units, and 90 skilled nursing beds.

Wittenberg Lutheran Village, Inc. and Wittenberg Lutheran Village Endowment Corporation: Wittenberg Village Crown Point, IN
Wittenberg Lutheran Village, Inc. and Wittenberg Lutheran Village Endowment Corporation, (collectively "Wittenberg") are Indiana nonprofit corporations that own and operate Wittenberg Village. Wittenberg has been serving the seniors of Northwest Indiana since 1978. Wittenberg was originally formed by a group of churches to provide skilled nursing services and independent living services to seniors in Northwest Indiana. The church group developed a skilled nursing facility in 1978 and was originally known as Lutheran Home of Northwest Indiana. From 1995 through 1997 Wittenberg expanded to include assisted living services and independent living units. Wittenberg renovated the skilled nursing care building in 1998. LLM and Wittenberg affiliated in 2001. LLM embarked on significant improvements to the campus starting in 2009 that included new apartment and duplex villa homes and common areas. These became available for occupancy in the period from 2010 through 2012. The current configuration of the campus consists of 109 independent living apartments, duplex villas and quads, 33 assisted living apartments and 155 skilled nursing beds.

Upon completion of the financing, the new Obligated Group will include the six members of the Obligated Group that represent the above four senior living communities in two states operating an aggregate of 1,103 total units, including 233 independent living units, 213 assisted living units, 18 memory support units, 22 sheltered care beds, and 617 skilled licensed units.

## OWNERSHIP / ECONOMIC DISCLOSURE STATEMENT

| Project name: | Lutheran Life Communities Obligated Group |
| :--- | :--- |
| Applicant: | Lutheran Life Communities Obligated Group |
| Address: | 3150 Salt Creek Lane, Arlington Heights, IL 60005 |
| Contact: | Jesse Jantzen, Chief Executive Officer |
| Website: | https://www.lutheranlifecommunities.org/ |
| Borrower: | Lutheran Life Communities Obligated Group |
| Organization: | 501 (c)(3) Not-for-Profit Corporations |

State: Illinois and Indiana

Board Members: Michael Renetzky (Chair), Mark Van Scharrel, (Vice Chair), Paula Parks (Secretary), Jesse Jantzen (President/CEO), Curt Gielow, Nicholas Terrell, and Rev. Sara VanDeBerg

|  | PROFESSIONAL \& FINANCIAL |  |  |
| :--- | :--- | :--- | :--- |
| Borrower's Counsel: | Chuhak and Tecson PC | Chicago | Andrew Tecson <br> Kim Boike |
| Bond Counsel: | Chapman and Cutler LLP | Chicago | John Bibby <br> Amy Curran |
| Underwriter: | B.C. Ziegler and Co. | Chicago | Will Carney <br> Steve Johnson |
|  |  |  | Jennifer Lavelle <br> Matt Mule |
| Co-Manager: | Herbert J. Sims \& Co | Rockville, MD | Aaron Rulnick <br> Jim Bodine |
|  |  |  | Siamac Afshar <br> Uick Wright |
| Underwriter's Counsel: | Gilmore \& Bell | Kansas City, MO | Rill Burns |
| Bank: | First Midwest Bank | Chicago | Diana Poole <br> Mike Taylor |
| Bank Counsel: | Polsinelli | Kansas City, MO | Jessica Zaiger |
| Auditor/Financial Forecast: | CliftonLarsonAllen LLP | Minneapolis, MN | Jeff Vrieze <br> Chris Manderfield |
| IFA Counsel: | Greenberg Traurig, LLP | Chicago | Chicago <br> Thomas Smith |
| IFA Financial Advisor: | Sycamore Advisors LLC | Chicago | Diana Hamilton <br> Courtney Tobin |

## LEGISLATIVE DISTRICTS

| Congressional: | 9,13 and 16 |
| :--- | :--- |
| State Senate: | 38,44 and 66 |
| State House: | 54,76 and 88 |

## SERVICE AREA

Lutheran Home is located in Arlington Heights, Illinois, just northwest of Chicago. Luther Oaks is located in Bloomington, Illinois approximately 135 miles southwest of Chicago. Pleasant View is located in Ottawa, Illinois along the Illinois River in LaSalle County, approximately 85 miles southwest of Chicago. Wittenberg Village is located in Crown Point, Indiana, is approximately 25 miles west of Valparaiso, Indiana, 45 miles southeast from downtown Chicago, 70 miles southwest of South Bend, and 145 miles north of Indianapolis. The following maps depict the primary market areas and locations of the four communities of the Obligated Group:

## Lutheran Home



Luther Oaks


## Pleasant View



Wittenberg Village



## ILLINOIS FINANCE AUTHORITY

 PROJECT SUMMARY REPORTINFORMATIONAL - PRELIMINARY, SUBJECT TO CHANGE

## Project: Illinois Institute of Technology

STATISTICS

| Project Number: | 12467 | Amount: | Not to exceed $\$ 140,000,000$ |
| :--- | :--- | :--- | :--- |
| Type: | $501(\mathrm{c})(3)$ Revenue Bonds | IFA Staff: | Rich Frampton and Brad R. Fletcher |
| Location: | Chicago, Wheaton | County/ |  |
|  |  | Region: | Cook County and DuPage County/Northeast |

## BOARD ACTION

Final Bond Resolution (One-Time Consideration)
Conduit 501(c)(3) Revenue Bonds

No Extraordinary Conditions
No IFA Funds at Risk

Project Review Committee recommends approval of the Final Bond Resolution to be presented for consideration in connection with this financing.

## 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.
FINANCING SUMMARY
Structure/
Security: The IFA Series 2019 Bonds will be general obligations of Illinois Tech payable from any of its revenues. The Series 2019 Bonds will be issued under and secured by the terms set forth in the Trust Indenture. The Bonds may be issued in one or more series, of which any such series may be issued in two or more subseries. In addition to selling certain of the series in a rated public offering, the Bond Resolution authorizes one or more series or subseries to be sold on a private placement basis to institutional investors subject to satisfying IFA Bond Program Handbook requirements.

It is anticipated that the Bonds shall be subject to serial maturities or mandatory bond sinking fund provisions as provided in the Trust Indenture.

Rating: The Series 2006A Bonds to be refunded (with proceeds of the IFA Series 2019 Bonds) are currently assigned long-term ratings of Baa3/BB (Moody's/Fitch). Moody's most recently affirmed IIT's Baa3 rating with Negative Outlook as of 5/9/2019 and Fitch most recently affirmed the University's BB rating with Positive Outlook as of $1 / 9 / 2018$. IIT plans to apply to Moody's for a long-term rating on the proposed IFA Series 2019 Refunding Bonds. Although details of the campus improvements and programming associated with IIT's recently announced (on Friday 10/25/2019) \$150MM donation for Scholarships and Facilities have not been publicly released, this funding commitment is likely to be viewed as a positive credit development by the rating agencies.

Interest Rate: It is anticipated that the Bonds shall bear interest at one more stated fixed interest rates which will be determined based on market conditions at the time of pricing based on each maturity and Illinois Tech's rating (as described above).

Maturity: | Pursuant to the draft Bond Resolution, the not-to-exceed parameter on the final maturity date for |
| :--- |
| the IFA Series 2019 Bonds is currently set at not later than 40 years from the date of issuance. |

Estimated

Closing Date: $\quad$| November 2019 or December 2019 (the timing of issuance will depend on the release of Illinois |
| :--- |
| Tech's audit (for FYE $5 / 31 / 2019$ ) and the assignment of Moody's and S\&P long-term ratings |
| based on the 2019 audit and proposed terms contained within the plan of finance (including the |
| draft bond documents)). |

Rationale: $\quad$| The Series 2019 Bonds will provide for the current refunding of the University's IFA Series |
| :--- |
| 2006A Bonds at a lower interest rate, thereby improving the University's liquidity, enabling the |
| University Tech to apply savings to funding its operations, including both student education and |
| the University's research mission. |

## BUSINESS SUMMARY

Description: The Illinois Institute of Technology ("IIT", "Illinois Tech" or the "University") is a private coeducational, non-sectarian institution of higher learning located in Chicago. The University was established in 1940 through the merger of the Armour Institute of Technology and the Lewis Institute. The Institute of Design, founded in 1937, joined the University in 1949. The ChicagoKent College of Law merged with the University in 1969.

The Borrower is a 501 (c)(3) not-for-profit corporation exempt from federal income taxes under the Internal Revenue Code.

Illinois Tech is governed by a 67-member Board of Trustees (see pp. 5-6).
Background: The University's main campus (now known as the "Mies Campus") is located approximately four miles south of downtown Chicago adjacent to the Dan Ryan Expressway (I-90/I-94) and consists of a 128-acre complex of approximately 50 buildings based on a master plan developed by Ludwig Mies van der Rohe.

In 1991, the University opened its Daniel F. and Ada L. Rice Campus (the "Rice Campus") in Wheaton, Illinois. The Rice Campus offers engineering, computer science, and applied technology courses aimed at working professionals.

In 1992, the University opened its Downtown Campus at 565 W. Adams Street to house the Chicago-Kent College of Law, Stuart Graduate School of Business, and the IIT Institute of Design.

In, 1988, IIT established its Moffat Campus, which provides degree and certification programs in food safety and technology, in Summit-Argo after CPC International, Inc.'s donated its corporate research facility to the University.

IIT offers its degreed educational programs through the following colleges:

- Armour College of Engineering
- Chicago-Kent College of Law
- College of Architecture
- Lewis Collect of Human Sciences
- College of Science
- Institute of Design
- School of Applied Technology, and
- Stuart School of Business.

Illinois Tech is accredited by the Higher Learning Commission, which most recently affirmed Illinois Tech's accreditation in 2016.

In addition to comprehensive, University-wide accreditation, specific academic units and professional programs are accredited or approved by the Accreditation Board of Engineering and

Technology, the National Architectural Accrediting Board, the National Association of Schools of Art, the American Chemical Society, the Council on Rehabilitation Education, and the American Bar Association, among other accrediting bodies that review Illinois Tech's programs.

As of Fall 2019, the University had total enrollment of 6,566 students, including approximately 2,922 undergraduate students, 3,381 graduate and professional students, and 263 visiting/nondegree/continuing education/certificate students. Total new Fall 2019 undergraduates (new and transfer) totaled 889 while the first-to-second year retention rate ( 2018 student cohort) was $88 \%$.

IIT welcomes a high percentage of international students to Illinois including approximately (i) $57 \%$ of IIT's graduate students and (ii) $17 \%$ of undergraduate students. 89 countries are represented by Illinois Tech's student body.

In 2018, PayScale, Inc. (PayScale.com) ranked IIT as \#1 in Illinois and \#62 in the U.S. among universities for the salary potential of its graduates who earn a bachelor's degree.

According to the University, Illinois Tech is ranked \#1 in Illinois and \#32 in the nation for lifting students from families in the bottom $20 \%$ of income to the top $20 \%$ and $\# 2$ in the nation for overall upward mobility by The Equality of Opportunity Project and The New York Times.

Additionally, in its most recent published evaluation, U.S. News \& World Report ranked Illinois Tech as one of the top 36 best value universities in the U.S., while ranking the University \#117 overall.

Research Institutes \& Affiliations: IIT operates the following research institutes and affiliates:

- The Institute for Food Safety and Health (IFSH): is a world-renowned food science research institute focusing on food safety, food defense, and nutrition for stakeholders in government, industry, and academia located in Bedford Park.
- Pritzker Institute of Biomedical Science and Engineering is an umbrella organization that supports biomedical science and engineering research activities at Illinois Tech.
- Wanger Institute for Sustainable Energy Research (WISER) is an umbrella organization that supports energy and sustainability research with educational activities across the colleges and institutes at Illinois Tech.
- IIT Research Institute ("IITRI") is an independent, not-for-profit, contract research organization focusing on the life sciences, including pharmaceutical, biotech, veterinary, agrichemical and nutraceuticals industries. IITRI is a stand-alone 501(c)(3) corporate entity that had approximately $\$ 6.4$ million of IFA Bonds outstanding as of 6/1/2018.
- University Technology Park ("UTP") at Illinois Tech is a state-of-the-art, 4-building research park composed of $300,000 \mathrm{SF}$ of laboratories, office space, and an incubator to assist science and technology startups and growing businesses. According to the www.universitytechnologypark.com/about/fast-facts.php, as of 10/25/2019, the Technology Park is currently home to 18 tenants (link: http://www.universitytechnologypark.com/about/tenants.php).

According to the university, UTP has been home to 45 "graduate companies" (the details of which are posted on the UTP website). Startups have included companies in materials, life sciences, biomedical engineering, medical devices and diagnostics, green and clean energy technology, food safety, information technology and other fields. Tenants have included new companies established by IIT faculty and students as well as faculty from nearby research institutions, including The University of Chicago, University of Illinois at Chicago (UIC), and Rush Medical Center.

- Ed Kaplan Family Institute for Innovation and Tech Entrepreneurship (the "Kaplan Institute"): IIT held a ribbon-cutting event for the new, two-story, 70,000 SF Kaplan Institute facility in October 2018. The new Kaplan Institute is the first new academic building to open on IIT's main campus in over 40 years. In April 2018, Mr.

Howard Tullman, formerly of the 1871 business incubator, was named the first Executive Director for the Kaplan Institute, which will be a hub for discovery, innovation, and business creation, giving students the skills and experience needed to make their innovations commercially viable.

## Recent

Development: $\$ 150$ Million Donation for Scholarships and Facilities (announced October 25, 2019): On October 25, 2019, Illinois Tech announced a total of $\$ 150$ million of donations from a group of donors. This $\$ 150$ million gift represents the largest donation in the institution's history. Illinois Tech has reported the funds will be used for scholarships and to improve campus facilities. According to published reports posted on 10/25/2019, details of the campus improvements to be financed remain in negotiation with the donors.

Outstanding
IFA Bond Issues: The University had approximately $\$ 175.375 \mathrm{MM}$ of IFA Bonds outstanding, comprised of (i) the outstanding balance of the IFA Series 2006A Bonds ( $\$ 135.125 \mathrm{MM}$ ) to be refunded with the proposed IFA Series 2019 Bonds and (ii) the University's IFA Series 2018 Bonds (\$40.25MM), for which a portion of the proceeds refunded the outstanding balance of IIT's Series 2009 Bonds. Payments on all outstanding and prior IFA (IEFA) Bond issues have been paid as scheduled.


| First Name | Last Name | IIT Board Title | Title | Company Name |
| :---: | :---: | :---: | :---: | :---: |
| Marc | Hannah | Life Trustee | Partner | SUDA, LLC |
| James | Hill Jr. | Life Trustee |  | Mitchell \& Titus |
| Robert | Hoel | Trustee |  |  |
| Martin | Jischke | Life Trustee | President Emeritus | Purdue University |
| Ellen | Jordan | Vice Chair | President and Founder | America's Food Technologies, Inc. |
| Norbert | Kaiser | Life Trustee | Chairman, Chairman of the Board | SSWhite Dental, Inc. |
| Edward | Kaplan | Life Trustee | President | Nalpak, Inc. |
| Jeff | Karp | Trustee | CEO | Power Construction Company, LLC |
| Patrick | Kelly | Life Trustee | CEO | DP Holdings, Inc. |
| Karen | Klein | Trustee |  |  |
| Jules | Knapp | Life Trustee | Chairman and CEO | Grisham Security Doors |
| Kaarina | Koskenalusta | Life Trustee | Partner/Shareholder | SandPointe, LLC |
| Joel | Krauss | Trustee | Co-Founder and Managing Partner | Market Strategy Group, LLC |
| John | Krehbiel | Life Trustee | Partner | KF Partners LLC |
| Thomas | Lanctot | Vice Chair | CEO | Catholic Investment Services (Boston, MA) |
| Eric | Larson | Life Trustee |  | Tilia Holdings, LLC |
| Richard Neil | Levy | Trustee | CEO and Founder | Victory Park Capital |
| Bruce | Liimatainen | Life Trustee |  |  |
| Sherrie B | Littlejohn | Trustee |  |  |
| Victor | Lo | Trustee | Chairman and CEO | Gold Peak Industries (Holdings Ltd.) |
| David | Miniat | Trustee | CEO | Miniat Holdings, LLC |
| Rosemarie | Mitchell | Life Trustee |  |  |
| Douglas Michael | Monieson | Trustee | Executive Chairman | UICO, LLC |
| Victor | Morgenstern | Life Trustee | President | Resolute Advisors, Inc. |
| Anita | Nagler | Life Trustee |  |  |
| Victoria | Noonan | Trustee | Managing Principal, Chicago Market Leader | Cushman \& Wakefield |
| John | Olin | Trustee | Chairman and Founder | Sierra Instruments, Inc. |
| Robert | Potter | Life Trustee | President | R. J. Potter Company |
| Mayari | Pritzker | Trustee | President | Robert and Mayari Pritzker Family <br> Foundation |
| John | Rowe | University Regent | Chairman Emeritus | Exelon Corporation |
| Carole Browne | Segal | Life Trustee | President | Segal Family Foundation |
| Michael Steven | Seedman | Trustee | Executive Partner | Siris Capital Group, LLC |
| Harold | Singleton | Trustee | Consultant |  |
| Carl | Spetzler | Life Trustee | CEO | Strategic Decisions Group |
| Efthimios "Tim" | Stojka | Life Trustee | CEO | Agentis, Inc. |
| Steve | Urrutia | Trustee | Managing Director, Operations Executive | JP Morgan Chase |
| Eric | Vassilatos | Trustee | Co-Owner | Skybox Capital |
| Pallavi | Verma | Trustee | Senior Managing Director | US Midwest Accenture |
| David | Vitale | Life Trustee |  |  |
| John C | Walden | Trustee | CEO | Inversion LLC |
| Brian | Walker | Trustee | Vice President, Digital Architecture and Operations | W.W. Grainger, Inc. |
| Priscilla | Walter | Life Trustee | Of Counsel | Drinker, Biddle \& Reath, LLP |
| Ralph | Wanger | University Regent | Owner | RW Investments |
| Robert | Washlow | Trustee | Manager | Bay West Management, LLC |
| Bud | Wendorf | University Regent | Former Chairman, President and CEO | Sargent \& Lundy |
| Kevin | Willer | Trustee | Partner | Chicago Ventures |

## PROFESSIONAL \& FINANCIAL

Auditor:
Borrower's Counsel:
Financial Advisor to

Borrower: $\quad$\begin{tabular}{lll}

Crowe \& IIT (in-house counsel) \& | Chicago, IL |
| :--- |
| Chicago, IL | <br>

Starshak Winzenburg \& Co. \& Chicago, IL \& | Stuart Miller |
| :--- |
| Anthony D'Amato | <br>

Bond Counsel: \& Chapman \& Cutler LLP \& Chicago, IL
\end{tabular}

## LEGISLATIVE DISTRICTS - (IIT Series 2006A/2019 Project sites only)

Main Campus - Chicago - 10 W. $\mathbf{3 5}^{\text {th }}$ St., Chicago, IL 60616
Congressional: 1
State Senate: 13
State House: 26

## 565 W. Adams - Chicago - Downtown Campus

Congressional: 7
State Senate: 5
State House: 9
Wheaton - IIT Rice Campus - 201 E. Loop Rd., Wheaton, IL 60189
Congressional: 14
State Senate: 21
State House: 42


| REQUEST | Purpose: Proceeds of the IFA Series 2019 Bonds will be used to purchase General Obligation School Bonds, <br> Series 2019A (the "Local Government Securities") issued by Township High School District Number 86, <br> DuPage and Cook Counties, Illinois (the "District") to (i) improve the sites of, renovate, alter, repair and equip <br> and replace portions of the Hinsdale South High School Campus and Hinsdale Central High School Campus, <br> including, but not limited to, installing school safety and emergency response systems and equipment; making <br> facilities Americans with Disabilities Act accessible to persons with disabilities; repairing 60-year old <br> infrastructure; and improving the electrical capacity and lighting in older classrooms, and pay costs associated <br> with the issuance of the Bonds and the Local Government Securities. |
| :--- | :--- |
| Program: Local Government Revenue Bonds |  |
| IFA/State Funds at Risk: None |  |

# ILLINOIS FINANCE AUTHORITY BOARD SUMMARY <br> <br> November 12, 2019 

 <br> <br> November 12, 2019}

## Project: Township High School District Number 86, DuPage and Cook Counties

 STATISTICSProject Number: 12464
Type: Local Government Revenue Bonds
Location: Burr Ridge, Clarendon Hills, Darien, Hinsdale, Oak Brook, Westmont, Willowbrook

Amount: $\quad \$ 34,910,000$ (not-to-exceed amount)
IFA Staff: $\quad$ Rich Frampton \& Brad R. Fletcher County/Region: DuPage and Cook Counties/Northeast

## BOARD ACTION

Final Bond Resolution (One-Time Consideration)
Local Government Revenue Bonds

No Extraordinary Conditions
No IFA Funds at Risk

Project Review Committee recommends approval of the Final Bond Resolution presented for consideration in connection with this financing.

## IFA PROGRAM AND CONTRIBUTION

IFA's Local Government Bond Program assists units of local government, including school districts, in financing capital improvement projects. IFA's issuance conveys state tax-exempt status on interest earned on the Bonds paid to Illinois bondholders, thereby reducing the unit of local government's interest expense.

## VOLUME CAP

No Volume Cap is required for Local Government Revenue Bond financing.

## BUSINESS SUMMARY

Description: Township High School District Number 86, DuPage and Cook Counties, Illinois (the "District") operates Hinsdale Central High School and Hinsdale South High School.

The District is governed by an elected 7-member Board. The day to day affairs of the District are conducted by a full time staff, including but not limited to Superintendent Tammy Prentiss.

Background: The District contains single-family homes, apartment complexes, shopping centers, office buildings, research and development facilities and industrial plants.

The District's transportation network includes the Tri-State, Veterans Memorial (North-South) and East-West Tollways, Interstate 55 and Eisenhower Expressway, as well as U.S. 34 and Illinois 83. Driving time to Chicago's Loop is approximately 30 minutes. Midway International and O'Hare International Airports are 25 and 45 minutes away, respectively. Rail commuters can take the Burlington Northern Santa Fe Railroad for a 22-minute express ride to the Loop.

Higher education opportunities nearby include Elmhurst College in Elmhurst, Community College District No. 502 in Glen Ellyn, Community College District No. 524 in Palos Hills and Benedictine University in Lisle.

Employees: The District has approximately 620 employees of whom 389 are certified employees and 231 are non-certified. Of the total number, the Hinsdale Township High School Teachers' Association represents 371 members. The contract expires on June 30, 2020. The Hinsdale Township High

State Aid: The State provides aid to local school districts on an annual basis as part of the State's appropriation process. Many school districts throughout the State rely on such "State Aid" as a significant part of their budgets. For the fiscal year ended June 30, 2019, only $4.10 \%$ of the District's General Fund revenue came from State sources, including State Aid.

The State's Fiscal Year 2018 Budget appropriated General State Aid in an amount $\$ 350$ million greater than the appropriation for fiscal year 2017 and required such additional funds to be distributed to school districts under an Evidence-Based Funding Model. The Evidence-Based Funding Model provided for in Public Act 100-465 set forth a new school funding formula which ties individual district funding to 27 evidence-based best practices that certain research shows enhance student achievement in the classroom.

For the 2019-2020 school year, the District received approximately $\$ 5,217$ of New State Funds.
Outstanding
Debt:
The District's outstanding long-term debt obligations as of June 30, 2019 were comprised of its (i) Series 2012 Limited School Bonds, outstanding in the principal amount of \$2.145MM, (ii) Series 2015 Limited School Bonds, outstanding in the principal amount of \$3.6MM, and (iii) Series 2016 Limited School Refunding Bonds, outstanding in the principal amount of \$14.51MM.

The District issued its $\$ 62.26$ million General Obligation School Bonds, Series 2019 on July 15, 2019.

The District has no record of defaults and has met its debt repayment obligations promptly.

## DISTRICT FACTS

Table 1: Enrollment Trends*:

| Historical |  | Forecast |  |
| :---: | :---: | :---: | :---: |
| Academic Year | Total Enrollment | Academic Year | Total Enrollment |
| 2014-2015 | 4,440 | 2019-2020 | 4,225 |
| 2015-2016 | 4,412 | 2020-2021 | 4,156 |
| 2016-2017 | 4,318 | 2021-2022 | 4,170 |
| 2017-2018 | 4,358 | 2022-2023 | 4,215 |
| 2018-2019 | 4,221 | 2023-2024 | 4,248 |
| Average Enrollment: | 4,350 | Average Enrollment: | 4,203 |

The District's forecast 5-year enrollment average $(4,203)$ is slightly lower than the District's average enrollment $(4,350)$ posted over the previous 5 years (i.e., 2014-15 through 2018-19) as the District has been posting overall declining enrollment recently. Nevertheless, the District anticipates student enrollment will stabilize and being increasing steadily once construction of the Project is complete in 2021-22.

[^0]
## Table 2: The Ten Largest Taxpayers in the District:

The taxpayers listed below are the largest taxpayers in the District and comprise approximately $2.95 \%$ of the District's $\$ 5,837,034,421$ Equalized Assessed Value ("EAV") posted in 2018, exclusive of tax increment finance EAV totaling \$1,544,880.

| Taxpayer | Description | 2018 EAV | \% of EAV |
| :---: | :---: | :---: | :---: |
| Butterfield Country Club. | Country Club. | \$ 29,523,190 | 0.51\% |
| McDonald's.. ${ }^{(1)}$ | Headquarters, fast food chain..... | 25,285,820 | 0.43\% |
| Butler National Golf Club | Golf Course. | 21,807,790 | 0.37\% |
| TGM Willowbrook LLC. | Apartments. | 17,864,240 | 0.31\% |
| ASVRF Oak Brook Regency. | Commercial property.. | 16,778,610 | 0.29\% |
| Ruth Lake Country Club. | Country Club. | 14,172,900 | 0.24\% |
| AG Oak Brook Ex Park Vent. | Commercial property. | 13,942,120 | 0.24\% |
| Choice Properties US LLC. | Commercial property............... | 12,916,750 | 0.22\% |
| Adventus US Realty 4 LP.. | Commercial property............... | 10,830,150 | 0.19\% |
| Harlem Irving Companies. | Commercial property.. | 9,069,900 | 0.16\% |
| Total...... |  | \$172,191,470 | $\underline{\underline{2.95 \%}}$ |

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## Table 3: The Largest Employers in and near the District:

Company Name

Source: 2019 Manufacturers' News, Inc. Illinois Manufacturers and Illinois Services Directories

## DEMOGRAPHIC INFORMATION

## Table 4 - Population Growth:

The District had an estimated population of 74,146 as of 2010 (Source: U.S. Census Bureau).

| Entity: | $\underline{\mathbf{1 9 9 0}}$ | $\underline{\mathbf{2 0 0 0}}$ | $\underline{\mathbf{2 0 1 0}}$ | \% Change 1990-2010 |
| :--- | ---: | ---: | ---: | ---: |
| City of Park Ridge | $\mathrm{N} / \mathrm{A}$ | $\mathrm{N} / \mathrm{A}$ | $\mathbf{7 4 , 1 4 6}$ | $\mathrm{N} / \mathrm{A}$ |
| DuPage County | 781,666 | 904,161 | 916,824 | $17.29 \%$ |
| State of Illinois | $11,430,602$ | $12,419,293$ | $12,830,632$ | $12.25 \%$ |

## Unemployment Rates:

Unemployment statistics are not compiled specifically for the District, but are compiled individually for Burr Ridge, Clarendon Hills, Darien, Hinsdale, Oak Brook, Westmont, and Willowbrook. According to the Illinois Department of Employment Security, the aforementioned Villages and the City of Darien collectively posted an average unemployment rate of $3.0 \%$ during calendar 2018. In comparison, Cook County posted an unemployment rate of $3.1 \%$ during calendar 2018. This compared with an annual average unemployment rate of $4.3 \%$ for the State of Illinois during calendar 2018.

## Median Household Income:

According to the U.S. Census Bureau, 2013-2017 American Community Survey, the District had a median household income of $\$ 98,555$. This compares with $\$ 84,442$ for DuPage County and with $\$ 61,229$ for the State of Illinois.

## ECONOMIC DISCLOSURE STATEMENT

| Applicant/Borrower: | Township High School District Number 86, DuPage and Cook Counties |
| :--- | :--- |
| Contact: | Josh Stephenson, Chief Financial Officer |
|  | 5500 South Grant Street |
|  | Hinsdale, IL 60521 |
|  | Phone: 630-570-8087 |
| Website: | https://d86.hinsdale86.org/ |
| Entity: | Illinois Public High School District |

Board of Education:

| Title | Name | Current Term Expires |
| :---: | :---: | :---: |
| President. | Nancy Pollak | April 2021 |
| Vice President. | Kevin Camden | April 2021 |
| Secretary........................ | Kathleen Hirsman | April 2023 |
| Member. | Keith Chval | April 2021 |
| Member. | Cynthia Hanson | April 2023 |
| Member. | Erik Held | April 2023 |
| Member................. | Marty Turek | April 2021 |
| School Treasurer............. | Josh Stephenson | Appointed |

## PROFESSIONAL \& FINANCIAL

| Auditor: | Klein Hall CPAs | Aurora, IL |  |
| :---: | :---: | :---: | :---: |
| Bond Counsel: | Chapman and Cutler LLP | Chicago, IL | Erin Bartholomy Joe Saverino |
| Disclosure Counsel: | Chapman and Cutler LLP | Chicago, IL | Anjali Vij |
|  |  |  | Kelly Kost |
| Borrower Financial |  |  |  |
| Advisor: | PMA Securities, LLC | Naperville, IL | Robert Lewis |
|  |  |  | Jen Currier |
|  |  |  | Michelle Harris |
| Bond Registrar and |  |  |  |
| Paying Agent: | Amalgamated Bank | Chicago, IL | Donna Howard |
| Issuer's Counsel: | Charity \& Associates, P.C. | Chicago, IL | Tim Hinchman |
| Construction Manager: | Pepper Construction | Chicago, IL |  |
| Architect: | ARCON Associates, Inc. | Lombard, IL |  |
| Financial Advisor: | Sycamore Advisors LLC | Chicago, IL | Diana Hamilton |
|  |  |  | Courtney Tobin |

## LEGISLATIVE DISTRICTS

Congressional: 6
State Senate: 24
State House: 47

TOWNSHIP HIGH SCHOOL DISTRICT NUMBER 86 (HINSDALE) MAP



Date: $\quad$ November 12, 2019

| To: | Eric Anderberg, Chairman | George Obernagel |
| :--- | :--- | :--- |
|  | James J. Fuentes | Terrence M. O'Brien |
|  | Michael W. Goetz | Roger Poole |
|  | William Hobert | Beth Smoots |
|  | Mayor Arlene A. Juracek | J. Randal Wexler |
|  | Lerry Knox | Jeffrey Wright |
|  | Lyle McCoy | Bradley A. Zeller |
|  | Roxanne Nava |  |
| From: | Brad R. Fletcher, Vice President |  |

Subject: Issuance of Property Assessed Clean Energy Revenue Bonds
At the request of Enhanced PACE Finance, LLC, a Delaware limited liability company (the "Capital Provider" and any designated transferee as "Initial Purchaser"), I transmit herewith a Property Assessed Clean Energy ("PACE") Bond Resolution authorizing the issuance of revenue bonds by the Illinois Finance Authority to be purchased by the Initial Purchaser or its designated transferee.

Respectfully submitted,
/s/ Brad R. Fletcher
Vice President

## PACE BOND RESOLUTION

## RESOLUTION AUTHORIZING THE ISSUANCE IN ONE OR MORE SERIES OF NOT TO EXCEED $\$ 100,000,000$ IN AGGREGATE PRINCIPAL AMOUNT OF ILLINOIS FINANCE AUTHORITY TAXABLE PROPERTY ASSESSED CLEAN ENERGY REVENUE BONDS FOR PURCHASE BY ENHANCED PACE FINANCE, LLC OR ITS DESIGNATED TRANSFEREE.

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

WHEREAS, the Authority is authorized pursuant to the Act in general and Article 825 thereof specifically, and further authorized in Section 35(a) of the Property Assessed Clean Energy Act (50 ILCS 50/5) (the "PACE Act") to issue revenue bonds to finance, among other things, "PACE Projects" (as defined or provided for in the Act);

WHEREAS, pursuant to the PACE Act, governmental units (as defined in the PACE Act) may create a property assessed clean energy program (a "PACE Program") within their respective jurisdictional boundaries known as a "PACE area" (as defined in the PACE Act, each a "PACE Area" hereunder), and may further delegate the administration of such PACE Program to a program administrator (a "Program Administrator");

WHEREAS, pursuant to the PACE Act, a "record owner" (as defined in the PACE Act, and a "Record Owner" hereunder) of "property" (as defined in the PACE Act) within a PACE Area may apply to a governmental unit or its Program Administrator for funding to finance or refinance certain "energy projects" (as defined in the PACE Act, and "PACE Projects" as defined in the Act, which are hereafter defined as "Energy Projects") and that the governmental unit may impose an assessment under a PACE Program pursuant to the terms of the recorded assessment contract ("Assessment Contract") with the Record Owner of the property to be assessed;

WHEREAS, the Authority is authorized under the PACE Act to issue property assessed clean energy revenue bonds ("PACE Bonds") or provide a warehouse fund, in each case to provide liquidity for the financing or refinancing of certain Energy Projects for Record Owners that have complied with the requirements of the PACE Act and the rules and guidelines of a PACE Program administered on behalf of or at the discretion of a governmental unit by a Program Administrator;

WHEREAS, Enhanced PACE Finance, LLC, a Delaware limited liability company (the "Capital Provider") wishes to purchase PACE Bonds, or have such PACE Bonds purchased by its transferee or designee, secured by Assessment Contracts related to a PACE Program administered on behalf of or at the direction of a governmental unit by a Program Administrator;

WHEREAS, such PACE Bonds shall be issued pursuant to a Master Indenture (a "Master Indenture") among the Authority, the applicable Program Administrator and a bank or other financial institution selected by the Capital Provider or the applicable Program Administrator to serve as bond trustee (a "Bond Trustee"), setting out the parameters, terms and conditions pursuant to which a series of PACE Bonds may be issued pursuant to an Issuance Certificate (an "Issuance Certificate") among the Authority, the applicable Program Administrator, the Bond Trustee and the Capital Provider as Initial Purchaser (or its Designated Transferee as defined in the applicable Issuance Certificate); and

WHEREAS, PACE Bonds shall be secured by certain related Assessment Contracts assigned to the Authority by the applicable governmental unit (acting at the direction of the applicable Program

Administrator and the Capital Provider) pursuant to an Assignment Agreement (an "Assignment Agreement" and together with the Master Indenture and Issuance Certificate, the "PACE Bond Documents"), executed by the Authority and the applicable governmental unit.

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

Section 1. Bonds. In order to obtain the funds to loan to certain Record Owners party to Assessment Contracts to be used for the purposes of financing or refinancing Energy Projects, the Authority hereby authorizes the issuance of PACE Bonds subject to the terms and conditions set forth in a Master Indenture and a related Issuance Certificate in substantially the form attached to such Master Indenture, along with the execution and delivery of Master Indentures and related Issuance Certificates in substantially the forms previously provided to and on file with the Authority, and with such changes as are permitted by Section 2 hereof. PACE Bonds shall be issued, executed and delivered under and secured by applicable Assessment Contracts ("Assigned Contracts") assigned to the Authority pursuant to one or more Assignment Agreements, and shall have the terms and provisions set forth in the Master Indenture and an applicable Issuance Certificate, subject to the following limitations:
(a) the aggregate principal amount of PACE Bonds that may be issued pursuant a Master Indenture and any Issuance Certificate and purchased by the Capital Provider or an affiliate thereof as "Initial Purchaser" (as defined in the applicable Master Indenture) or its Designated Transferee (as defined in the Master Indenture) collectively, "PACE Bond Purchaser") shall not exceed \$100,000,000;
(b) the PACE Bonds for sale to the PACE Bond Purchaser may be issued in one or more series, of which any such series may be issued in two or more subseries, with such additional series or subseries designated in such manner as approved by an Authorized Officer (as defined herein) of the Authority, which approval shall be evidenced by such Authorized Officer's execution and delivery of a Master Indenture and applicable Issuance Certificate;
(c) no PACE Bonds for sale to the PACE Bond Purchaser shall have a maturity later than 40 years from the date of their issuance, provided the PACE Bonds may be subject to serial maturities or mandatory bond sinking fund redemption as provided in a Master Indenture and applicable Issuance Certificate;
(d) no PACE Bonds for sale to the PACE Bond Purchaser shall bear interest at stated rates exceeding 20.00\% per annum;
(e) no PACE Bonds for sale to the PACE Bond Purchaser shall be issued pursuant to a Master Indenture and a related Issuance Certificate after the date that is three (3) years after the date of approval of this Resolution;
(f) PACE Bonds for sale to the PACE Bond Purchaser shall be subject to optional, mandatory and extraordinary redemption and be payable all as set forth in a Master Indenture and the applicable Issuance Certificate;
(g) PACE Bonds for sale to the PACE Bond Purchaser shall be issued only as fully registered bonds without coupons;
(h) PACE Bonds for sale to the PACE Bond Purchaser shall be executed on behalf of the Authority
by the manual or facsimile signature of its Chairperson, Vice Chairperson or Executive Director and attested by the manual or facsimile signature of its Secretary or any Assistant Secretary, or any person duly appointed by the Members of the Authority to serve in such office on an interim basis, and may have the corporate seal of the Authority impressed manually or printed by facsimile thereon; and

PACE Bonds for sale to the PACE Bond Purchaser shall be issued by the Authority for the consideration set forth in a Master Indenture and applicable Issuance Certificate at par value.

Any PACE Bonds for sale to the PACE Bond Purchaser issued pursuant to a Master Indenture and any applicable Issuance Certificate and the interest thereon shall be limited obligations of the Authority, payable solely from the income and revenues to be derived by the Authority pursuant to the Assigned Contracts and certain amounts on deposit with the applicable Bond Trustee in a Master Indenture. PACE Bonds for sale to the PACE Bond Purchaser issued pursuant to a Master Indenture and any applicable Issuance Certificate 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 such PACE Bonds, (ii) the income and revenues derived by the Authority pursuant to Assigned Contracts and other amounts available under a Master Indenture and any applicable Issuance Certificate and (iii) any money arising out of the investment or reinvestment of said proceeds, income, revenue or receipts.

The Authority hereby delegates to the Chairperson, Vice Chairperson or the Executive Director of the Authority or any other Authorized Officer (as hereinafter defined), the power and duty to make final determinations as to the PACE Bonds to be issued and sold to the PACE Bond Purchaser, including but not limited to, the principal amount, number of series or subseries of such PACE Bonds and any names or other designations therefor, dated date, maturities, purchase price, any mandatory sinking fund redemption dates and amounts, optional and extraordinary redemption provisions, and the interest rates of each series or subseries of such PACE Bonds, each series or subseries of which may be issued or sold on separate dates pursuant to separate Issuance Certificates, and further to issue, execute and deliver such PACE Bonds pursuant to a Master Indenture and related Issuance Certificate, all within the parameters set forth herein.

Section 2. PACE Bond Documents. The Authority does hereby authorize and approve the execution (by manual or facsimile signature) by its 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"), and the delivery and use, of the PACE Bond 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 any PACE Bond Document. The definitive PACE Bond Documents shall be substantially in the forms previously provided to the Members and on file with the Authority, or with such changes therein as shall be approved by the Authorized Officer of the Authority executing the same, with such execution and delivery 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 PACE Bond Documents and to constitute conclusive evidence of such Authorized Officer's approval and the Authority's approval of the terms of any PACE Bonds issued pursuant to the PACE Bond Documents and the purchase thereof.

Section 3. Authorization and Ratification of Subsequent Acts. The Members, officers, agents and employees of the Authority are hereby authorized and directed to do all such acts and things and to execute or accept all such documents (including, without limitation, the execution and delivery of one or more supplemental bond indentures, escrow agreements or other agreements providing for the security and/or payment of the PACE Bonds and any additional documents that may be necessary to provide for one or more additional series or subseries of PACE Bonds) as may be necessary to carry out and comply
with the provisions of these resolutions, the PACE Bond 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 PACE Bond 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 PACE Bond Documents.

Section 4. Severability. The provisions of this PACE Bond 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 PACE Bond Resolution.

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

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

## ILLINOIS FINANCE AUTHORITY PROJECT SUMMARY REPORT

## November 12, 2019

## Capital Provider: Enhanced PACE Finance, LLC

## BOARD ACTION

PACE Bond Resolution (One-Time Consideration)
No extraordinary conditions.

Amount: Not to exceed $\$ 100,000,000$
No IFA funds at risk.

## RECOMMENDATION

Staff recommends approval of the PACE Bond Resolution presented for consideration in connection with bond issuances to be purchased by the Initial Purchaser or its designated transferee.

## PURPOSE

Proceeds of the Property Assessed Clean Energy Revenue Bonds will be loaned to record owners of privatelyowned commercial, industrial, non-residential agricultural, or multi-family (of 5 or more units) real property to finance "energy projects" as defined under the Property Assessed Clean Energy Act, 50 ILCS 50/1 et seq.

## AUTHORITY PROGRAM AND CONTRIBUTION

Under Illinois law, a record owner of a commercial property may voluntarily enter into an assessment contract with a governmental unit in order to finance or refinance up to $100 \%$ of the commercial property owner's energy efficiency, renewable energy, and water conservation projects through the issuance of PACE bonds. Program administrators administer commercial property assessed clean energy programs on behalf of or at the discretion of counties or municipalities to facilitate access to capital within their jurisdictions.

Governmental units permissively assign assessment contracts to the Illinois Finance Authority for its standardized, efficient, and affordable PACE bond financing services, which PACE bonds are issued pursuant to subsection (d) of Section $825-65$ of the Illinois Finance Authority Act, 20 ILCS 3501/801-1 et seq., in accordance with the Property Assessed Clean Energy Act.

## VOLUME CAP

Property Assessed Clean Energy Revenue Bonds do not require volume cap.

## JOB DATA

| N/A | Current Jobs | N/A | New Jobs Protected |
| :--- | :--- | ---: | :--- |
| N/A | Retained Jobs | $*$ | Construction Jobs Projected |

*The Authority reasonably anticipates reporting at a later time the amount of construction jobs, if any, created as a result of energy projects financed by the Authority's bond proceeds.


The conduit transactions authorized by the PACE Bond Resolution will not be rated. The plan of finance contemplates that the Initial Purchaser, as an Accredited Investor and Qualified Institutional Buyer, will purchase the Property Assessed Clean Energy Revenue Bonds in minimum denominations of $\$ 100,000$ or more. PACE bonds will be issued pursuant to Issuance Certificates under a Master Indenture specific to the Initial Purchaser.

The aggregate principal amount, final maturity date, and the interest rate or rates for each energy project funded by bond proceeds shall be as set forth in the Issuance Certificates.

The Initial Purchaser will be secured by assessment contracts which constitute liens against properties against which assessments are imposed and recorded in the office of the applicable County Recorder. The lien of an assessment contract shall run with the property until the assessment is paid in full and shall have the same priority and status as other property tax and special assessment liens. The Initial Purchaser shall have and possess the delegable powers and rights at law or in equity as the applicable governmental unit would have if the assessment contract had not been assigned with regard to (i) the precedence and priority of liens evidenced by the assessment contract, (ii) the accrual of interest, and (iii) the fees and expenses of collection.

The governmental unit of government (or any permitted assignee) shall have all rights and remedies in the case of default or delinquency in the payment of an assessment as it does with respect to delinquent property taxes and other delinquent special assessments as set forth Article 9 of the Illinois Municipal Code, including the lien, sale and foreclosure remedies described therein.

Mortgage holder consent is required.

## PROJECT SUMMARY

As amended, supplemented, modified or replaced, the Property Assessed Clean Energy Act states that an energy project means the acquisition, construction, installation, or modification of an alternative energy improvement, energy efficiency improvement, renewable energy improvement, or water use improvement affixed to real property (including new construction).

## BUSINESS SUMMARY

Under Illinois law, an evaluation of the existing water or energy use and a modeling of expected monetary savings is required for any proposed energy efficiency improvement, renewable energy improvement, or water use improvement, unless the water use improvement is undertaken to improve water quality, before a record owner of commercial property may enter into an assessment contract with a governmental unit.

By entering into assessment contracts with governmental units, record owners expect the monetary savings to be greater than the repayment costs of certain energy projects financed or refinanced through assessments imposed upon their respective properties.

## ECONOMIC DISCLOSURE STATEMENT

Record Owners: Names of (a) shareholders holding more than $7.5 \%$ of equity interests, or (b) all general partners (if the record owner is a partnership), or (c) members holding more than $7.5 \%$ of the economic or voting interest of the record owner (if the record owner is a limited liability company), or (d) if the record owner or any property financed would be a land trust, an identification of the trust and all beneficiaries of the trust including the percentage of beneficial interest of each beneficiary of the trust, will be reported to the Authority's Secretary (or Assistant Secretary).

## Capital Provider/ <br> Initial Purchaser

Ownership: Enhanced PACE Finance, LLC is a Delaware limited liability company that is $100 \%$ whollyowned by Enhanced Tax Credit Finance, LLC, which is $100 \%$ wholly-owned by Enhanced Capital Group, LLC.

- Enhanced Capital Group, LLC

600 Lexington Avenue, Suite 1401
New York, NY 10022
Michael Korengold, President and CEO of Enhanced Capital Group, LLC, is the Manager of Enhanced PACE Finance, LLC.

## PROFESSIONAL \& FINANCIAL

| Capital Provider/ <br> Initial Purchaser: <br> Authority Financial <br> Advisors: | Enhanced PACE Finance, LLC | New York, NY | Ian McCulley |
| :--- | :--- | :--- | :--- |
|  | Acacia Financial Group, Inc. | Chicago, IL | Phoebe Selden <br> Brittany Whelan <br> Courtney Tobin |
| Sycamore Advisors, LLC | Indianapolis, IN | Diana Hamilton |  |

## SERVICE AREA

The PACE Bond Resolution authorizes the Initial Purchaser to purchase PACE Bonds issued by the Authority for energy projects statewide.

## LEGISLATIVE DISTRICTS

Congressional: TBD
State Senate: TBD
State House: TBD

RESOLUTION NUMBER 2019-1112- $\qquad$

## APPOINTMENT OF ASSISTANT SECRETARY OF THE ILLINOIS FINANCE AUTHORITY AND MATTERS RELATED THERETO

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.), as amended (the "Act"); and

Whereas, pursuant to Section 845-40 of the Act and Article III, Section 3 and Section 4 of Resolution No. 2007-07-21, Resolution Adopting the Amended and Restated By-Laws of the Illinois Finance Authority ("By-Laws"), the Authority is authorized to appoint a Secretary and one or more Assistant Secretaries; and

Whereas, Mr. Brad Fletcher and Ms. Mari Money currently serve as Assistant Secretaries of the Authority; and

Whereas, Mr. Ryan Oeschsler, who had been serving as Deputy General Counsel and as a third Assistant Secretary, has resigned from the employment of the Authority; and

Whereas, Mr. Michael Moss has entered the employment of the Authority as Associate General Counsel; and

Whereas, in order to fulfill duties under the Act and the By-Laws, the Members of the Authority deem it proper to appoint Mr. Michael Moss, Associate General Counsel to the Authority, as an additional Assistant Secretary to the Authority and to assign to each of the Assistant Secretaries duties as authorized by the Act, administrative rules, certain resolutions, certain agreements and the By-Laws 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. Appointment of an additional Assistant Secretary. In order to facilitate the effective execution of duties by the Secretary and the current Assistant Secretaries, the Members of the Authority deem it appropriate to appoint an additional Assistant Secretary. Mr. Michael Moss is appointed to the Office of Assistant Secretary and shall serve in that office during the pleasure of the Members of the Authority. Before entering upon the duties of Assistant Secretary of the Authority, Mr. Moss shall take and subscribe to the constitutional oath of office. Each Assistant Secretary shall have the same powers prescribed for the Office of Secretary of the Authority as authorized by statute, the Authority's By-Laws, any resolution of the Authority, and any other rule, regulation, policy or practice of the Authority. Each Assistant Secretary shall exercise these powers as directed by the Members of the Authority, the Executive Director and the Secretary. The newly appointed Assistant Secretary shall have co-equal duties with the current two Assistant Secretaries, Mr. Brad Fletcher and Ms. Mari Money.

Section 4. Further Actions. The Executive Director is hereby authorized, empowered and directed to do all such acts and things and to execute, acknowledge and deliver all documents as may in his discretion be deemed necessary or desirable to carry out and comply with the terms and provisions of this Resolution; and all of the acts and doings of the Executive Director of the Authority which are in conformity with the intent and 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 doings of the officers, agents and employees of the Authority that are in conformity with the purposes and intent of this Resolution and in furtherance of the execution and performance of the Resolution shall be and the same hereby are in all respects approved and confirmed.

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

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

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

Approved and effective this $12^{\text {th }}$ day of November, 2019 , by roll call vote as follows:

Ayes:
Nays:
Abstain:

Absent:
Vacancy:
ILLINOIS FinANCE AUTHORITY

Executive Director
[SEAL]

Date: $\quad$ November 12, 2019
To: Members of the Illinois Finance Authority ("Authority")
From: Chris Meister, Executive Director
Lisa Bonnett, Vice President, Water Financing Policy
Subject: Non-SRF Water Infrastructure Financing Transformation Initiative Update

## Water Infrastructure Finance and Innovation Act (WIFIA)

Joliet has been selected by USEPA to make application for a 2019 WIFIA loan for their sustainable source water project.

As you have heard in the news, the aquifer currently supplying Joliet's wells will not meet maximum daily demands by 2030. In order to meet this water demand, Joliet must construct infrastructure to access a new source for drinking water to replace the city's reliance of the current source, a sandstone aquifer.

On October 22, 2019, USEPA announced that the WIFIA program had invited 38 projects, in 18 states to apply for WIFIA loans. USEPA received 51 letters of interest from both public and private entities for projects totaling $\$ 13.9$ billion in response to the 2019 WIFA Notice of Funding Availability. USEPA has $\$ 6$ billion available for 2019 projects.

The total loan award to Joliet is yet to be determined. As we previously discussed, Joliet has not selected the final alternate water source from the five options under consideration. Although Joliet's Letter of Interest gave an estimated project cost of $\$ 600$ million, USEPA will set the estimated loan award after Joliet has selected the final water source later this year. WIFIA can finance up to $49 \%$ of project costs with a maximum term of 35 years.

Joliet has one year to submit a formal loan application to the WIFIA program. The Authority stands ready to provide financial and technical assistance as needed to the City of Joliet as they work through the loan origination and closing phases.

The Authority will continue to take a leadership role in working with Illinois water utilities to encourage WIFIA loan applications for the next round of funding.

## Financing Illinois' Water Infrastructure Conference

On October 9, 2019, the Authority sponsored, in partnership with the American Water Works Association and Bank of Securities, Inc., the Financing Illinois's Water Infrastructure Conference in Chicago.

Registrations met the maximum capacity available and was attended by water utilities, local, state and federal officials, consulting engineers and water utility advocates. Director John Kim from the Illinois EPA gave welcoming remarks, and attendees heard directly from water industry speakers such as Commissioner Randy Connor with the Chicago Department of Water, Brian Perkovich, Executive Director of the Metropolitan Water Reclamation District of Greater Chicago, Frank Dunmire, Executive

Director of the Illinois Rural Water Association and Raffael Stein, WIFIA Program Director with USEPA.

The information presented by the speakers was well received by the attendees and the dialogue flowed easily throughout the day. The conference offered a great opportunity for attendees to meet and network with colleagues and public officials.

The Authority will explore other opportunities to bring together the water utility industry to facilitate knowledge exchange and sharing of solutions.

## Bond Buyer Green/ESG Deal of the Year Award

The State of Illinois Clean Water Initiative 2019 Series Green Bonds deal was not selected as the 2019 Bond Buyer Green/ESG Deal of the Year Award. The selected Deal of the Year in this category went to the Los Angeles County Metropolitan Transportation Authority's $\$ 545$ million offering of Proposition C sales tax revenue bonds, which included $\$ 418.5$ million second party verified green bonds. The transportation issuance was the second largest green deal in 2019, and the second largest green offering in California history. We believe for this category the Bond Buyer selected the Los Angeles deal to highlights a new project, over our SRF deal that showed improvements to an existing structure.

## Joyce Foundation Meeting on Lead and Water in Illinois

The Joyce Foundation, Elevate Energy, Illinois Action for Children and the Metropolitan Planning Council invited the Authority to participate in a meeting held on November 4, 2019 with advocates and elected officials pursuing strategies to eliminate the risk of lead in water in Illinois. The objective of the meeting was to learn about each other's work and to explore the opportunity to build a stronger collation to ensure everyone in Illinois has safe, dependable, and affordable drinking water by bringing together legislative, education, and direct service strategies.

The meeting was attended by a broad cross section of Illinois stakeholders. Each stakeholder reported on their current efforts to address lead in drinking water, and at the conclusion of the meeting, all agreed to continue to work together to address this public health issue.

## USEPA Environmental Finance Advisory Board/Stormwater Funding Task Force

The USEPA Environmental Finance Advisory Board (EFAB) and the Stormwater Funding Task Force meet on October 16-18, 2019 in Kansas City, Missouri.

The Stormwater Funding Task Force meet on October 16 to continue work on a study on the availability of public and private sources of funding for the construction, rehabilitation, and operation and maintenance of stormwater infrastructure. Based on information gathered during the study, the Task Force is working to develop recommendations to improve funding for stormwater control project. The goal is to present the report to EFAB for consideration by the end of this year.

The Environmental Finance Advisory Board met on October 17 and 18 and the various subcommittees reported on their work on stormwater financing, Opportunity Zones and hazardous waste removal challenges in Alaska.

Date: $\quad$ November 12, 2019
To: Members of the Illinois Finance Authority ("Authority")

| From: | Chris Meister, Executive Director |
| :--- | :--- |
|  | William Atwood, Vice President, Institutional Investments and Infrastructure |

Subject: Transformation Initiative: Authority's Role with respect to the Report of the Governor's Pension Consolidation Task Force; Proposed Legislation (Senate Bill 616, "SB 616") ${ }^{1}$

SB 616 authorizes the Authority to lend, and the The Police Officers' Pension Investment Fund and The Firefighters' Pension Investment Fund to borrow, up to $\$ 7.5$ million in capital to be used for start-up expenses. The legislation defines a 30 month transition period, after which those monies are to be paid back to the Authority, plus an interest rate at a spread over LIBOR.

## Background

Issues related to pension under-funding, the cost to units of government and the consequences for the public, have been the cause of concern for policymakers across the country, and across Illinois, including at the Authority. On February 8, 2018 the Authority met and discussed under-funding of the 650 downstate and suburban police and fire funds; the mitigating effect that consolidation of those funds might offer; and the possibility of asset transfers to provide assets to state and local retirement systems.

At the meeting of the Authority held October 15, 2019, we circulated and discussed a memo to the Authority dated October 8, 2019, with the subject matter, Illinois Finance Authority Act: Findings and Declaration of Policy with respect to reducing the costs of indebtedness to taxpayers and residents and encouraging investor interest in governmental notes and bonds. In that memo we discussed, among other things, the declaration of policy found in our Act: "that it is in the public interest and the policy of this State to the extent possible, to reduce the costs of indebtedness to taxpayers and residents of this State and to encourage continued investor interest in the purchase of bonds or notes of governmental units as sound and preferred securities for investment."

Consistent with the Authority's statutory purpose referenced above, it has been called upon to lever its powers, balance sheet, and resources to facilitate a reduction in the cost of taxpayer indebtedness through consolidation of the investment portfolios of Illinois' approximately 650 downstate and suburban police and fire pension funds.

## Pension Consolidation Feasibility Task Force

On February 11, 2019 Governor Pritzker announced the creation of the Pension Consolidation Feasibility Task Force to explore and make recommendations for the consolidation of pension funds in order to achieve the greatest value for employees, retirees, and taxpayers. The task force issued its report

[^1](attached) to Governor Pritzker on October 10, 2019. The report detailed the excess fees paid by municipal police and fire funds, as well as depressed portfolio returns, resulting from their de-centralized structure and associated lack of scale.

Through consolidation the task force estimated that increases in investment returns could surpass \$12 billion over the next twenty years.

As part of the Authority's Transition Initiative, we worked closely with the Governor's Task Force in the preparation of its report, as well as the drafting of the language contained in SB 616, which will implement the consolidation of the suburban and downstate police and fire pension fund portfolios.

On October 10 the Governor accepted the report of the Illinois Pension Consolidation Feasibility Task Force. The recommendation of the Task Force to create the The Police Officers' Pension Investment Fund and The Firefighters' Pension Investment Fund is contained in SB 616, as is language authorizing the Authority to provide critical assistance in the consolidation process.

## SB 616

SB 616 creates two new investment funds: The Police Officers' Pension Investment Fund and The Firefighters' Pension Investment Fund. Through the creation of these funds, and the consolidation of the $\$ 14.2$ billion of associated pension assets, the downstate and suburban police and fire fund system will go from 650 investment portfolios, to two. Administration of benefits will continue to be administered by the local police and fire pension boards.

## Role of the Authority

The Authority will play a critical role in the consolidation of these funds.

Under the internal revenue code, pension assets may be used for the payment of benefits and for the ongoing expenses of managing the portfolio. As a result, on an ongoing basis the investment assets, and their associated returns, will be used to pay the operating costs of the two funds. However, it is anticipated that the actual transference of assets may take upwards of two years. During that period the two Boards will need operating capital, well before they have assets in their portfolio from which to draw expenses.

This challenge is acknowledged by the bill. SB 616 authorizes the Authority to lend, and the two funds to borrow, up to $\$ 7.5$ million in capital to be used for start-up expenses. The legislation defines a 30 month transition period, after which those monies are to be paid back to the Authority, plus an interest rate at a spread over LIBOR.

## Conclusion

The role of the Authority in the consolidation process is fully consistent with the Policy Declaration contained in the Authority's Act that the Executive Director referenced in his October 8 memo.

Date: $\quad$ November 12, 2019

To: Eric Anderberg, Chairman James J. Fuentes<br>Michael W. Goetz<br>William Hobert<br>Mayor Arlene A. Juracek<br>Lerry Knox<br>Lyle McCoy<br>Roxanne Nava<br>George Obernagel<br>Terrence M. O'Brien<br>Roger Poole<br>Beth Smoots<br>J. Randal Wexler<br>Jeffrey Wright<br>Bradley A. Zeller<br>From: Ximena Granda, Manager of Finance and Administration<br>Subject: Presentation and Consideration of Financial Reports as of October 31, 2019**<br>**All information is preliminary and unaudited.

## 1. GENERAL OPERATING FUND REVENUES, EXPENSES AND NET INCOME

a. Total Annual Revenues of $\$ 1.4$ million were $\$ 229$ thousand or $14.3 \%$ lower than budget primarily due to lower than expected closing fees. Closing fees year-to-date of $\$ 661$ thousand are $\$ 211$ thousand or $24.2 \%$ lower than budget. Annual fees of $\$ 76$ thousand are $\$ 4$ thousand higher than the budget. Administrative Service Fees of $\$ 52$ thousand are lower than budget. Application fees total $\$ 23$ thousand which is $\$ 17$ thousand higher than budget. Total accrued interest income from loans in connection with the former Illinois Rural Bond Bank local government borrowers and other loans totaled $\$ 163$ thousand (which has represented a declining asset since 2014). Net investment income position of $\$ 395$ thousand for the fiscal year is $\$ 65$ thousand higher than budget.*
b. In October the Authority recorded closing fees of $\$ 466$ thousand which was higher than the monthly budgeted amount of $\$ 218$ thousand.
c. Total Annual Expenses of $\$ 1.2$ million were $\$ 368$ thousand or $23.0 \%$ lower than budget, which was mostly driven by below budget spending on employee related expenses and professional services. Year-to-date, employee related expenses total $\$ 801$ or $\$ 156$ thousand or $16.3 \%$ lower than budget. Professional services expenses total $\$ 251$ thousand or $\$ 189$ thousand or $42.9 \%$ lower than budget. Annual occupancy costs of $\$ 57$ thousand are $4.2 .0 \%$ lower than budget, while general and administrative costs are $\$ 117$ thousand for the year, which is $15.0 \%$ lower than budget. Total depreciation cost of $\$ 6$ thousand is $14.6 \%$ below budget.
d. In October the Authority recorded operating expenses of $\$ 324$ thousand, which was lower than the monthly budgeted amount of $\$ 400$ thousand.
e. Total Monthly Net Income of $\mathbf{\$ 3 3 0}$ thousand was driven by higher closing fees and higher net investment income.

[^2]f. Total Annual Net Income is $\$ 139$ thousand. The major driver of the annual positive bottom line is the level of overall spending at $23.0 \%$ below budget, as well as higher than expected net investment income.

## 2. GENERAL OPERATING FUND-ASSETS, LIABILITIES AND NET POSITION

In the General Fund, the Authority continues to maintain a strong balance sheet, with total net position of $\$ 59.8$ million. Total assets in the General Fund are $\$ 61.1$ million (consisting mostly of cash, investments, and receivables). Unrestricted cash and investments total $\$ 47.3$ million (with $\$ 3.9$ million in cash). Notes receivable from the former Illinois Rural Bond Bank local governments ("IRBB") total $\$ 8.3$ million. Participation loans, DACA (pilot medical student loans in exchange for service in medically underserved areas in Illinois) and other loans receivable are $\$ 4.4$ million.

## 3. YEAR-TO-DATE ACTIVITY FOR ALL OTHER FUNDS

Financial information for all other funds is not available at this time. Other Fund information will be presented at the December Board meeting.

## 4. AUTHORITY AUDITS AND REGULATORY UPDATES

The Fiscal Year 2019 Financial Audit and the two-year Compliance Examination remain on track. The first draft of the Financial Audit Report has been provided to the External Auditors for review.

On November 7, a draft of the Purchasing, Contracting, Leasing, and Intergovernmental Agreements Audit was received and is currently under review by the Authority. Upon finalization, it will be distributed to the Members of the Authority. Finally, the Locally Held Audit is underway and at this time there is nothing to report.

## 5. OTHER SUPPLEMENTARY FINANCIAL INFORMATION

The Fiscal Year Comparison of Bonds Issued, the Fiscal Year 2020 Bonds Issued and Schedule of Debt can be located in the blue folder.

Respectfully submitted,
/s/ Ximena Granda
Manager of Finance and Administration
(PRELIMINARY AND UNAUDITED)

|  | JUL |  | AUG |  | SEP |  | OCT |  | NOV |  | DEC |  | JAN |  | FEB |  | MAR |  | APR |  | MAY |  | JUNE |  | YEAR TO DATE ACTUAL |  | YEAR TO DATE BUDGET |  | BUDGET VARIANCE (\$) |  | BUDGET variance (\%) |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Operating Revenues: |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Closing Fees | \$ | 63,918 | \$ | 128,243 | \$ | 2,600 | \$ | 466,000 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | \$ | 660,761 | \$ | 871,468 | \$ | $(210,707)$ | -24.2\% |
| Annual Fees |  | 20,242 |  | 17,983 |  | 19,227 |  | 18,239 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | 75,691 |  | 72,000 |  | 3,691 | 5.1\% |
| Administrative Service Fees |  | - |  | 30,000 |  | 10,000 |  | 12,000 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | 52,000 |  | 80,000 |  | $(28,000)$ | -35.0\% |
| Application Fees |  | 1,000 |  | 16,750 |  | 2,450 |  | 3,000 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | 23,200 |  | 6,668 |  | 16,532 | 247.9\% |
| Miscellaneous Fees |  | 114 |  | 107 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | 221 |  | 668 |  | (447) | -66.9\% |
| Interest Income-Loans |  | 40,375 |  | 39,864 |  | 40,127 |  | 42,695 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | 163,061 |  | 237,960 |  | $(74,899)$ | -31.5\% |
| Other Revenue |  | 125 |  | 128 |  | 123 |  | 123 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | 499 |  | 500 |  | (1) | -0.2\% |
| Total Operating Revenue: | \$ | 125,774 | \$ | 233,075 | \$ | 74,527 | \$ | 542,057 | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ |  | \$ | - | \$ | 975,433 | \$ | 1,269,264 | \$ | $(293,831)$ | -23.1\% |
| Operating Expenses: |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Employee Related Expense | \$ | 188,470 | \$ | 203,812 | \$ | 202,650 | \$ | 205,644 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | \$ | 800,576 | \$ | 956,140 | \$ | $(155,564)$ | -16.3\% |
| Professional Services |  | 53,500 |  | 70,140 |  | 56,297 |  | 71,148 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | 251,085 |  | 439,668 |  | $(188,583)$ | -42.9\% |
| Occupancy Costs |  | 13,146 |  | 15,935 |  | 12,670 |  | 15,583 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | 57,334 |  | 59,840 |  | $(2,506)$ | -4.2\% |
| General \& Administrative |  | 28,909 |  | 28,106 |  | 30,024 |  | 29,697 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | 116,736 |  | 137,332 |  | $(20,596)$ | -15.0\% |
| Depreciation and Amortization |  | 1,386 |  | 1,437 |  | 1,437 |  | 1,437 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | 5,697 |  | 6,668 |  | (971) | -14.6\% |
| Total Operating Expense | \$ | 285,411 | \$ | 319,430 | \$ | 303,078 | \$ | 323,509 | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - |  | 1,231,428 | \$ | 1,599,648 | \$ | $(368,220)$ | -23.0\% |
| Operating Income(Loss) | \$ | $(159,637)$ | \$ | $(86,355)$ | \$ | $(228,551)$ | \$ | 218,548 | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | $(255,995)$ | \$ | $(330,384)$ | \$ | 74,389 | 22.5\% |
| Nonoperating Revenues (Expenses): |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Miscellaneous Non-Opertg Rev/(Exp) | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - |  |  | \$ | - |  |  | \$ | - | n/a |
| Bad Debt Adjustments (Expense) |  | - |  | - |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | - |  | $(13,336)$ |  | 13,336 | -100.0\% |
| Interest and Investment Income |  | 74,257 |  | 68,209 |  | 89,029 |  | 66,575 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | 298,070 |  | 343,720 |  | $(45,650)$ | -13.3\% |
| Realized Gain (Loss) on Sale of Invests |  | $(2,678)$ |  | 1,103 |  | $(6,785)$ |  | 2,569 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | $(5,791)$ |  | - |  | $(5,791)$ | n/a |
| Net Appreciation (Depr) in FV of Invests, |  | $(9,285)$ |  | 95,877 |  | $(26,422)$ |  | 42,742 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | 102,912 |  | - |  | 102,912 | n/a |
| Total Nonoperating Rev (Exp) | \$ | 62,294 | \$ | 165,189 | \$ | 55,822 | \$ | 111,886 | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | 395,191 | \$ | 330,384 | \$ | 64,807 | 19.6\% |
| Net Income (Loss) Before Transfers | \$ | $(97,343)$ | \$ | 78,834 | \$ | $(172,729)$ | \$ | 330,434 | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ |  | \$ | - | \$ | 139,196 | \$ | - | \$ | 139,196 | n/a |
| Transfers: |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Transfers in from other funds | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - |  |  |  |  |  |  |  |  |  |  |  |  |  |  | \$ | - | \$ | - |  | - | 0.0\% |
| Transfers out to other funds |  | - |  | - |  | - |  | - |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | - |  | - |  | - | 0.0\% |
| Total Transfers ln (Out) | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | 0.0\% |
| Net Income (Loss) | \$ | $(97,343)$ | \$ | 78,834 | \$ | $(172,729)$ | \$ | 330,434 | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | - | \$ | 139,196 | \$ | - | \$ | 139,196 | n/a |

IFA

## ILLINOIS FINANCE AUTHORITY <br> STATEMENT OF NET POSITION <br> October 31, 2019 <br> (PRELIMINARY AND UNAUDITED)

FUND

## Assets and Deferred Outflows:

Current Assets Unrestricted:
Cash \& cash equivalents 3,952,838
Investments 28,519,877
Receivables from pending investment sales
Accounts receivable, Net 419,608
Loans receivables, Net 58,312
$\begin{array}{ll}\text { Accrued interest receivable } & 385,580\end{array}$
Bonds and notes receivable 956,300
Due from other funds 17
Prepaid Expenses
Total Current Unrestricted Assets

## Restricted:

Cash \& Cash Equivalents
Investments
Bonds and notes receivable from State component units
Loans receivables, Net
Total Current Restricted Assets
Total Current Assets
Non-current Assets:
Unrestricted:
Invest
Accounts receivable, Net
Loans receivables, Net
\$ 14,856,025

Bonds and notes receivable
Due from other local government agencies
Total Noncurrent Unrestricted Assets

## Restricted:

Cash \& Cash Equivalents
Investments
Loans receivables, Net
Bonds and notes receivable from State component units
Total Noncurrent Restricted Assets

## Capital Assets

Capital Assets
Accumulated Depreciation
Total Capital Assets

## Total Noncurrent Assets

Total Assets

## DEFERRED OUTFLOWS OF RESOURCES:

Deferred loss on debt refunding
TOTAL DEFERRED OUTFLOWS OF RESOURCES

Total Assets \& Deferred Inflows of Resources


| $\$$ | 762,602 <br> $(712,637)$ |
| :--- | ---: |
| $\$$ | 49,965 |
| $\$$ | $\mathbf{2 6 , 6 0 9 , 3 7 7}$ |
|  |  |
| $\$$ | $\mathbf{6 1 , 1 2 1 , 0 6 4}$ |


| $\$$ | - |
| :--- | :--- |
| $\$$ | - |

\$ 61,121,064

## ILLINOIS FINANCE AUTHORITY <br> STATEMENT OF NET POSITION <br> October 31, 2019 <br> (PRELIMINARY AND UNAUDITED)

FUND

## Liabilities:

## Current Liabilities:

Payable from unrestricted current assets:

| Accounts payable | \$ | 15,416 |
| :--- | ---: | ---: |
| Payables from pending investment purchases | 682,968 |  |
| Accrued liabilities | 440,268 |  |
| Due to employees | 116,560 |  |
| Due to primary government |  | 1 |
| Due to other funds | - |  |
| Payroll Taxes Liabilities | 30,806 |  |
| Unearned revenue, net of accumulated amortization | 48,727 |  |
| Total Current Liabilities Payable from Unrestricted Current Assets | $\$ \mathbf{1 , 3 3 4 , 7 4 6}$ |  |

Payable from restricted current assets:
Accounts payable
Obligation under securites lending of the State Treasurer
Accrued interest payable
Due to other funds
\$ -

Due to primary government
Current portion of long term debt
Other liabilities
Unamortized bond premium
Total Current Liabilities Payable from Restricted Current Assets
Total Current Liabilties

|  | - |
| :--- | ---: |
| $\$$ | - |
| $\$$ | $1,334,746$ |

## Noncurrent Liabilities

Payable from unrestricted noncurrent assets:
Noncurrent payables
\$ 585
Accrued liabilities
Bonds and notes payable from primary government
Bonds and notes payable from State component units
Noncurrent loan reserve

## Assets



Payable from restricted noncurrent assets:
Noncurrent payables
Total Noncurrent Liabilities Payable from Restricted Noncurrent
Total Noncurrent Liabilities
Total Liabilities

|  | - |
| :--- | ---: |
| $\$$ | - |
|  | 585 |
| $\$$ | $1,335,331$ |
| $\$$ |  |

## DEFERRED INFLOWS OF RESOURCES:

## Net Position:

Net Investment in Capital Assets \$ 49,965
Restricted for Low Income Community Investments
Unrestricted
Current Change in Net Position
Total Net Position

Total Liabilities \& Net Position

| $\$$ | 49,965 |
| :--- | ---: |
|  | - |
|  | $59,596,572$ |
|  | 139,196 |
| $\$$ | $\mathbf{5 9 , 7 8 5 , 7 3 3}$ |
|  |  |
| $\$$ | $\mathbf{6 1 , 1 2 1 , 0 6 4}$ |

## Bonds Issued - Fiscal Year Comparison for the Period Ending October 31, 2019

Fiscal Year 2020


Fiscal Year 2019

| \# $\quad$ Market Sector |  |
| :--- | :--- |
| 22 | Agriculture - Beginner Farmer |
| 10 | Education |
| 7 | Healthcare - Hospital |
| 2 Healthcare - CCRC |  |
| 5 | 501(c)(3) Not-for-Profit |
| 1 | Local Government |
| 47 |  |

Principal Issued

| $5,501,225$ |
| ---: |
| $394,015,000$ |
| $914,840,000$ |
| $125,815,000$ |
| $168,995,094$ |
| $450,000,000$ |
| $\$ \quad 2,059,166,319$ |



Bonds Issued in Fiscal Year 2018


Fiscal Year 2018

| \# | Market Sector | Principal Issued |
| ---: | :--- | ---: |
| 15 | Agriculture - Beginner Farmer | $2,749,725$ |
| 5 | Education | $403,755,000$ |
| 7 | Healthcare - Hospital | $1,308,930,000$ |
| 5 | Healthcare - CCRC | $388,700,000$ |
| 1 | Midwest Disaster Area Bonds | $20,200,000$ |
| 7 | 501(c)(3) Not-for-Profit | $288,464,000$ |
| 3 | Multifamily/Senior/Not-for-Profit | $104,045,000$ |
| 1 | Local Government | $560,025,000$ |
| 1 | P3 Student Housing | $94,860,000$ |
| 45 |  | $\$ 3,171,728,725$ |

[^3]
## Current Fiscal Year

\# Market Sector
2

1 Healthcare - Hospital
3 Healthcare - CCRC
1
Enviromental Issued under 20 ILCS 3515/9

## Principal Issued

| 475,700 |
| ---: |
| $173,325,000$ |
| $36,752,000$ |
| $53,727,000$ |
|  |
|  |
| $\$ 0,000,000$ |
| $\$$ |



Bonds Issued between July 01, 2019 and October 31, 2019

| Bond Issue |  |  | Initial Interest Rate | Principal Issued | Bonds Refunded |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Date Issued |  |  |  |
| A-BFB | Beginner Farmer Bond | 07/01/2019 | Variable | 475,700 | 0 |
| E-PC | Roosevelt University | 07/03/2019 | Fixed at Schedule | 117,830,000 | 117,830,000 |
| HO | Rush University Medical Center | 08/29/2019 | Variable | 36,752,000 | 0 |
| E-PC | Elmhurst Community School District 205 | 08/20/2019 | Fixed at Schedule | 55,495,000 | 0 |
| CCRC | Smith Washington and Jane Smith Community d/b/a Smith Village | 10/01/2019 | Variable | 23,608,000 | 0 |
| CCRC | Smith Washington and Jane Smith Community d/b/a Smith Village | 10/01/2019 | Variable | 25,000,000 | 25,000,000 |
| CCRC | Smith Washington and Jane Smith Community d/b/a Smith Village | 10/01/2019 | Variable | 5,119,000 | 5,119,000 |
| ENV | Waste Management, Inc. | 10/30/2019 | Variable | 50,000,000 | 0 |
|  |  | al Bonds Issue | of October 31, 2019 | \$ 314,279,700 | 147,949,000 |

Legend Fixed Rate Bonds as shown
DP-VRB = initial interest rate at the time of issuance on a Direct Purchase Bond
VRB = initial interest rate at the time of issuance on a Variable Rate Bond that does not include the cost of the LOC arrangement. Beginner Farmer Bonds interest rates are shown in section below.

Beginner Farmer Bonds Funded between July 01, 2019 and October 31, 2019
Initial Interest
Rate
Date Funded

| Date Funded |  | Loan Proceeds | Acres |
| :---: | :---: | :---: | :---: |
| 07/19/2019 | 5.0 | 295,700 | 47 |
| 08/22/2019 | 4.5 | 180,000 | 32 |
| Total Beginner Farmer Bonds Issued IFAPublic Board Book (Version 2) |  | $\frac{475,700}{\sqrt{5} 49}$ | 79 |

County
Henry
Charlesto
Total Beginner Farmer Bonds Issued
79

Total debt issued under the Illinois Finance Authority Act which does not constitute a debt of the Authority or the State of Illinois or any political subdivision thereof within the meaning of any provisions of the Constitution or statutes of the State of Illinois or a pledge of the faith and credit of the Authority or of the State of Illinois or any political subdivision thereof, or grant to the owners thereof any right to have the
 Section I (a), Section I (b), and Section I (c), and is subject to the Authority's \$28,150,000,000 total bond limitation [20 ILCS 3501/845-5(a)]:

| Section I | Principal Outstanding |  |  |  | Total Program Limitations | Total <br> Remaining Capacity |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | June 30, 2019 |  | October 31, 2019 |  |  |  |
| Illinois Finance Authority "IFA" |  |  |  |  |  |  |
| Agriculture ${ }^{[b]}$ | \$ | 53,266,941 | \$ | 53,723,221 |  |  |
| Education |  | 4,679,948,609 |  | 4,694,935,308 |  |  |
| Healthcare |  | 14,180,988,971 |  | 14,123,552,187 |  |  |
| Industrial Development [includes Recovery Zone/Midwestern Disaster] |  | 807,109,575 |  | 798,789,966 |  |  |
| Local Government |  | 1,581,555,000 |  | 1,548,015,000 |  |  |
| Multifamily/Senior/Not-for Profit Housing |  | 275,223,392 |  | 274,807,828 |  |  |
| 501(c)(3) Not-for Profits |  | 1,517,487,613 |  | 1,503,571,738 |  |  |
| Exempt Facilities Bonds |  | 203,500,000 |  | 203,500,000 |  |  |
| Student Housing |  | 260,400,000 |  | 257,830,000 |  |  |
| Total IFA Principal Outstanding |  | 23,559,480,101 |  | 23,458,725,248 |  |  |






## Agri-Loan Guarantee Program

Agri Industry Loan Guarantee Program
Farm Purchase Guarantee Program


| Section II Locally held funds adv | un | he Illinois Fin | uth | 0 ILCS 3501/ |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Original Amount |  | Principal Outstanding |  |  |  |
|  |  |  | June 30, 2019 |  | October 31, 2019 |  |
| Participation Loans |  |  |  |  |  |  |
| Business \& Industry | \$ | 23,020,158 | \$ | 679,501 | \$ | 655,056 |
| Agriculture |  | 6,079,859 |  |  |  |  |
| Participation Loans Excluding Defaults \& Allowances |  | 29,100,017 |  | 679,501 |  | 655,056 |
| Plus: Legacy IDFA Loans in Default Less: Allowance for Doubtful Accounts |  |  |  | 3,170 |  | 3,170 |
|  |  |  |  | 5,165 |  | 19,270 |
| Total Participation Loans |  |  |  | 677,506 |  | 638,956 |
| Local Government Direct Loans |  | 1,289,750 |  | 1,064,894 |  | 944,735 |
| Rural Bond Bank Local Government Notes Receivable** |  |  |  | 8,305,837 |  | 8,305,837 |
| FmHA Loans |  | 963,250 |  | 125,515 |  | 118,718 |
| Deferred Action for Childhood Arrivals (DACA) |  | 2,339,686 |  | 2,709,754 |  | 2,709,754 |
| Total Loans Outstanding | \$ | 32,729,453 | \$ | 12,883,506 | \$ | 12,718,000 |

** IRBB Bonds were defeased and converted into a portfolio of notes receivable with the Authority.


* Balances as of 6/30/2019 are estimated and subject to change.
[a P Preliinary, draft and unaudited; total subject to change; late month payment data may not be included at issuance of report.
[b] Payments in connection with outstanding Beginner Farmer Bonds are only updated annually; amounts inclusive of outstanding Agri-Det Guarantees and Agri-Loan Guarantees
[c] Inclusive of State Component Unit Bonds.
[d] Pursuant to P.A. $98-90$ effective $07 / 15 / 2013$, after giving effect to the financing or refinancing of an out-of-state project, the Authority shall have the ability to issue at least an additional $\$ 1$ billion of bonds under Section
[e] Pursuant to GASB Interpretation No. 2, revenue bonds issued for the benefit of other State agencies and component units of the State of illinois.
[f] Does not include unamortized issuance premium as reported in the Authority's audited financials.
Ig $\mid$ Pursuant to P.A. $100-919$ effective $01 / 01 / 2019$, up to $\$ 2$ billion may be issued to finance Energy Efficiency Projects, Renewable Energy Projects, and PACE Projects from the available $\$ 3$ billion bonding authorization.


## ILLINOIS FINANCE AUTHORITY

## PROCUREMENT REPORT OF ACTIVITY SINCE PRIOR BOARD REPORT

BOARD MEETING
November 12, 2019

| CONTRACTS/AMENDMENTS EXECUTED |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Procurement Type | Vendor | Initial Term | Estimated Not to Exceed Value | Action/Proposed Method of Procurement | Products/Services Provided |
| Illinois Procurement CodeSmall Purchases | GoDaddy 2019) SSL Cert | $\begin{aligned} & 10 / 23 / 19- \\ & 10 / 22 / / 20 \end{aligned}$ | \$349.90 | Executed | *.il-fa.com |
|  | Wellspring Software, Inc. | $\begin{aligned} & 10 / 30 / 19 \\ & 10 / 29 / 20 \end{aligned}$ | \$193.04 | Executed | Annual support for software to print checks |
|  | Malelo Data Storage | 9/15/19 | \$997.00 | Executed | HP Data Tapes and Labels |
|  | Miller Hall \& Triggs, LLC | 11/05/19 | \$20,000 | Small Purchase in process | Legal advice related to Ag Guaranty |
| Illinois Procurement Master Contracts | Logsdon Stationers, Inc. | $\begin{gathered} 11 / 01 / 19- \\ 10 / 31 / 2022 \end{gathered}$ | \$16,000 | Continue with State Master | Office Supplies Master |
|  | Midwest Moving \& Storage | $\begin{aligned} & \hline 11 / / 01 / 19- \\ & 06 / 30 / 2020 \end{aligned}$ | \$1,584 | Continue with State Master | Storage |
| Illinois Procurement Code Renewals | Bloomberg Finance L.P. AnyWhere Services | $\begin{gathered} \hline 08 / 01 / 19- \\ 12 / 31 / 20 \end{gathered}$ | \$33,490 | Executed | 1 Shared License for 1 Users |
|  | Bloomberg Finance L.P. <br> Terminal Services | $\begin{gathered} 10 / 09 / 19- \\ 10 / 08 / 21 \end{gathered}$ | \$47,280 | Execution in process, Renewal document with vendor | 1 Shared License for 6 Users |

EXPIRING CONTRACTS

| Procurement Type | Vendor | Expiration <br> Date | Estimated Not <br> to Exceed Value | Action/Proposed Method of <br> Procurement | Products/Services Provided |
| :--- | :--- | :--- | :--- | :---: | :---: |
| Illinois Procurement Code Small <br> Purchases | Network Solutions | $12 / 20 / 19$ | $\$ 119.97$ | Renew-(3 yr. term) | idfa.com domain |
|  | United Parcel Service | $11 / 21 / 19$ | $\$ 4,000$ | Continue with State Master | Package Delivery Services |

1

# ILLINOIS FINANCE AUTHORITY 

## PROCUREMENT REPORT OF ACTIVITY SINCE PRIOR BOARD REPORT

## BOARD MEETING

November 12, 2019

| EXPIRING CONTRACTS |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Procurement Type | Vendor | Expiration Date | Estimated Not to Exceed Value | Action/Proposed Method of Procurement | Products/Services Provided |
| Illinois Procurement CodeContracts | Acacia Financial Group, Inc. | 12/31/19 | \$132,000 | Amendment to extend current contract in process | Financial Advisory Services |
|  | Sycamore Advisors, LLC | 12/31/19 | \$132,000 | Amendment to extend current contract in process | Financial Advisory Services |
|  | Amalgamated Bank of Chicago | 01/31/20 | TBD | New procurement in process | Bank Custodian Services |
|  | Catalyst Consulting | 03/31/20 | \$192,000 | Renewal in process-(2 yr. term) | IT Consulting Services |


| EXPIRING CONTRACTS-OTHER |  |  |  |  |  |  |  |  |
| :--- | :--- | :--- | :---: | :--- | :--- | :---: | :---: | :---: |
| Procurement Type | Vendor | Expiration <br> Date | Estimated Not <br> to Exceed Value | Action/Proposed Method of <br> Procurement | Products/Services Provided |  |  |  |
| Credit Card | Bank of America- <br> Credit Card | $06 / 30 / 20$ | $\$ 300,000$ | Continue | Credit Card |  |  |  |
|  | Bank of America- <br> Depository | $06 / 30 / 20$ | $\$ 400,000$ | Continue | Bank of America Operating <br> Account |  |  |  |
|  | University of Illinois | $12 / 20 / 19$ | $\$ 5,000$ | TBD | Government Research Center |  |  |  |



## Date: $\quad$ November 12, 2019

Subject: $\quad$ Minutes of the October 8, 2019 Regular Meeting
To:

| Eric Anderberg, Chairman | George Obernagel |
| :--- | :--- |
| James J. Fuentes | Terrence M. O’Brien |
| Michael W. Goetz | Roger Poole |
| William Hobert | Beth Smoots |
| Mayor Arlene A. Juracek | Randal Wexler |
| Lerry Knox | Jeffrey Wright |
| Lyle McCoy | Bradley A. Zeller |
| Roxanne Nava |  |

Dear Members of the Authority:
Please find enclosed the Report of Proceedings prepared by Sullivan Reporting Co. (the "Minutes") in connection with the regular meeting of the Members of the Illinois Finance Authority (the "Authority"), begun and held at the Michael A. Bilandic Building, 160 North LaSalle Street, Suite S-1000, Chicago, Illinois 60601, on the second Tuesday of October in the year 2019, 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 <br> REGULAR MEETING <br> Tuesday, October 9, 2019 <br> 9:30 AM 

## AGENDA:

I. Call to Order \& Roll Call
(page 3, line 1 through page 5, line 1)
II. Approval of Agenda
(page 5, lines 2 through 16)
III. Public Comment
(page 5, lines 17 through 20)
IV. Chairman's Remarks
(page 5, line 21 through page 9, line 17)
V. Message from the Executive Director
(page 9, lines 18 through 20)
VI. Committee Reports
(page 9, line 21 through page 10, line 12)
VII. Presentation and Consideration of New Business Items
(page 10, line 13 through page 49, line 24)
VIII. Presentation and Consideration of Financial Reports (page 50, line 1 through page 53, line 5)
IX. Monthly Procurement Report
(page 53, lines 6 through 24)
X. Correction and Approval of Minutes
(page 54, lines 1 through 16)
XI. Other Business
(page 54, line 17 through page 55, line 4)
XII. Closed Session
(page 55, line 5 through page 59, line 1)
XIII. Adjournment
(page 59, lines 2 through 18)
The Minutes of the regular meeting of the Authority 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 to report any substantive edits to the enclosures.
Respectfully submitted,
/s/ Elizabeth Weber
General Counsel

Enclosures: 1. Minutes of the October 8, 2019 Regular Meeting
2. Voting Record of the October 8, 2019 Regular Meeting



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| 1 | that as Chair I'm very pleased to see. |
| :---: | :---: |
| 2 | In particular I want to welcome two |
| 3 | longtime borrowers of the Authority back. Waste |
| 4 | Management was last before the Authority in 2007, and |
| 5 | American Water was last before the Authority in 2010. |
| 6 | To both these borrowers and to the other |
| 7 | borrowers on our agenda, Columbia College, Maine |
| 8 | Township High School and the amendments to existing |
| 9 | bond issues, JH Naperville Hotel, Lincoln Park Zoo, |
| 10 | Quad County Urban League and Covenant Retirement |
| 11 | Communities, we deeply appreciate your confidence in |
| 12 | the Authority. |
| 13 | Without you, we cannot fulfill our |
| 14 | statutory public mission to promote a vigorous |
| 15 | Illinois economy, reduce the cost of debt to |
| 16 | taxpayers and generally improve the quality of life |
| 17 | for the people of our state. |
| 18 | Item 15 is a memorandum to the Board. It |
| 19 | merits special attention. With a large agenda, I do |
| 20 | not want it to get lost in the volume of significant |
| 21 | matters this month, but back in late 2017, we were |
| 22 | all shocked and surprised that our primary tool of |
| 23 | federally tax exempt conduit bonds were seriously at |
| 24 | risk with the federal tax legislation. |



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& \text { Hearing none, I would like to request a } \\
& \text { motion to approve the agenda. Is there such a }
\end{aligned}
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motion?

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& \text { CHAIR ANDERBERG: We have a motion and a } \\
& \text { second. All those in favor? } \\
& \text { (Chorus of ayes.) }
\end{aligned}
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\begin{aligned}
& \text { CHAIR ANDERBERG: Opposed? } \\
& \text { (No response.) } \\
& \text { CHAIR ANDERBERG: The ayes have it. } \\
& \text { Is there any public comment for the members }
\end{aligned}
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this morning?

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\begin{aligned}
& \text { (No response.) } \\
& \text { CHAIR ANDERBERG: Okay. } \\
& \text { We have a big book here this morning. I do } \\
& \text { have some written remarks. } \\
& \text { I would like to welcome everyone. We do } \\
& \text { have a full agenda and a thick Board book, something }
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So as Governor Pritzker and his team work
through our state's well-known financial challenges,
if the Authority is asked to play a constructive and
responsible role to further our state's financial
recovery, I ask the support of you, my colleagues on the Board, and that we and the Authority, staff, will
 and our predecessors have done.
Finally, it's kind of a bittersweet thing here. Mr. Ryan oechsler, would you please stand up. Ryan, on behalf of my colleagues on the
Board, the entire organization and myself personally, Board, the entire organization and myself personally,
I'd like to thank you for all of your work to advance and improve the Authority in order for us to more


 Ryan, by your diligence and commitment we
had the opportunity to hire you as associate general had the opportunity to hire you as associate general
counsel, and you earned the promotion to deputy counsel, and you earned the promotion to deputy
general counsel and assistant board secretary.
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After conduit bonds escaped termination mid December 2017, we started thinking how can we diversify and still meet our statutory mission. Never again did we want to risk the Authority's future on a single tool. The result is a transformation initiative that we started. The heart of the transformation initiative is a growth and impact strategy for the
 and a record of accomplishment for the Authority.
 is to reduce the cost of indebtedness to state taxpayers and to encourage continued investor interest in Illinois issued bonds as sound and preferred securities. This is one of the cornerstones of the transformation initiative.
 all want our state's financial situation to improve. All of us will benefit. In the past the Authority has shown that whether we are asked to help or whether at our own initiative on legacy issues, we work to avoid negative consequences to the taxpayers, we do so successfully.

|  | your service. |
| :---: | :---: |
| 2 | On a final note, Ryan, we understand that |
| 3 | you are a new father, so congratulations to you and |
| 4 | your wife on your son. |
| 5 | We understand you will be the joining the |
| 6 | private practice of law with an excellent firm, and |
| 7 | you have a fine mentor in the back of the room. |
| 8 | We wish you every success in the world both |
| ¢ | professionally and personally. Thank you again, |
| $\begin{aligned} & \text { D} \\ & \frac{\overline{ }}{\bar{O}} \end{aligned}$ | Ryan. Thank you. |
| ${ }^{11}$ | (Applause.) |
| $\bigcirc 12$ | OECHSLER: I'll just say this is a |
| $\begin{aligned} & \text { OD } \\ & \text { 웃 } \end{aligned}$ | wonderful team, and I'm very grateful to have had a |
| $\geqslant 14$ | ance to work with and learn from the people here. |
| $\stackrel{\text { O. }}{ } 15$ | They go great work for the people of Illinois. So |
| ${ }_{\sim} 16$ | thank you. |
|  | CHAIR ANDERBERG: Chris. |
| 818 | MEISTER: My remarks are in the board book. |
| 19 | I have nothing to add to your remarks, Mr. Chairman. |
| 20 | Thank you. |
| 21 | CHAIR ANDERBERG: Thank you. Committee |
| 22 | reports. Member McCoy. |
| 23 | McCoY: Thank you, Mr. Chairman. The |
| 24 | Conduit Financing Committee met earlier this morning |

Waste Management will be requesting a new
ratings letter in connection with the IFA Series 2019
bonds. The bond resolution authorizes the issuance
of the bonds in one or more series. The initial
interest rates and terms will be determined at
pricing based on the evaluation of the market
conditions upon issuance.
The Authority will use $\$ 50$ million of prior
year carryforward bond volume cap set aside for solid
waste disposal revenue bond projects in connection
with the issuance of the Series 2019 bonds. As a
result, issuance of the Waste Management, Inc. Series
2019 bonds will not require any 2019 volume cap.
IFA has $\$ 10$ million of 2019 bond volume cap
reserved for beginning farmer bonds, and $\$ 110$ million
in 2019 volume cap reserve for industrial revenue
bonds.
Waste Management, Inc. and other solid
waste disposal companies, including Republic Services
and Groot Industries, have been long-time conduit
borrowers at IFA and its predecessors going back to
the late 1970s.
From 1985 to 2007 IFA and IDFA closed seven
bonds issued with Waste Management totaling over

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& \text { At this time I would like to note each } \\
& \text { conduit new business item presented on today's agenda } \\
& \text { including Items 1, 2, 3, } 4 \text { and 5, the Members are } \\
& \text { considering approval only of the resolution and the } \\
& \text { not-to-exceed amount contained therein. } \\
& \text { Item No. 1: Waste Management Inc. Item } \\
& \text { No. 1 is a solid waste disposal revenue bond request. } \\
& \text { Staff requests approval of the one-time final bond } \\
& \text { resolution for Waste Management, Inc. in an amount } \\
& \text { not to exceed } \$ 65,375,000 \text {. } \\
& \text { Series } 2019 \text { bond proceeds will be used to } \\
& \text { finance various improvements to its solid waste } \\
& \text { disposal facilities including various capital } \\
& \text { expenditures at existing landfill facilities and to } \\
& \text { finance the acquisition of recycling equipment at the } \\
& \text { locations described on Pages } 1 \text { and } 8 \text { of the project } \\
& \text { report, in tab } 1 \text { of the Board book. Proceeds may also be } \\
& \text { used to pay all or a portion of the costs of issuance } \\
& \text { of the bonds. } \\
& \text { The bonds will be initially sold and } \\
& \text { re-marketed based on Waste Management, Inc.'s s\&P } \\
& \text { long-term and short-term debt ratings. S\&P currently } \\
& \text { assigns Waste Management a long-term debt rating of } \\
& \text { A- and a short-term rating of A-2. }
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student center located at 754 South Wabash Avenue in
Chicago. Separately, the college completed
construction of the new student center without any public funds and held a grand opening and ribbon cutting ceremony on September 18 . Because the bonds will be issued post construction, the IFA bonds will essentially provide permanent take-out financing on a long-term tax
 will be created, each associated with tenants at the student center.
Because construction has been completed, no construction jobs are directly attributed to IFA's financing. The bonds are expected to be sold in one or
more series based on the borrower's long-term S\&P debt rating, currently BBB+. The borrower has applied for a long-term rating from S\&P in connection with the issuance of the series 2019 bonds. FRAMPTON: Thanks, Charles. This is a great project that's being undertaken by Columbia.
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Just want to give a quick introduction and
shout out to Mr. Michael Smyth, who is vice president of operations with Illinois American. He's based in Woodridge, as well as bond counsel for American Water Cap Corp, which is Debbi Boye of Kutak Rock in Chicago.
Again, we welcome American Water today.
Look forward to working with them on an ongoing basis Look forward to working with them on an ongoing basis
again going forward. Thank you.


## or comments?

(No response.) Item 3, Columbia College Chicago. Item 3 is a 501(c)(3) bond resolution. Staff requests approval of a one-time final bond resolution for Columbia College Chicago in an amount not-to-exceed \$23 million. According to the bond resolution, bond
proceeds will be used to finance, refinance or reimburse the borrower for all or a portion of the cost of the acquisition, construction, renovation, improvement and equipping of certain of its facilities, including the borrower's new five-story

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for this project, and in connection with that, I

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& \text { would just like to give a quick shout out and welcome } \\
& \text { to the representatives of Columbia College who are }
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 counsel of the college, as well as Matt Jaehrling, who is the associate VP for business affairs and
Additionally, we have three members of their financing team, including James McNulty of Blue Rose Capital Advisors, who is financial advisor to Columbia; Chris walrath from Chapman and Cutler, as well as Clarence Bourne with Loop Capital Markets who is underwriting this bond issue. Again, we are very excited about this



couldn't be doing this work without you, so we just


| 1 | an amended and restated indenture of trust and related |
| :--- | :---: |
| 2 | documents to effectuate the reduction of principal |
| 3 | outstanding on the Series 2007 bonds and reset the |
| 4 | interest rate. |
| 5 | Adoption of this resolution will enable the |
| 6 | borrower to reduce its outstanding indebtedness while |
| 7 | resetting the interest rate and amending the |
| 8 | amortization schedule to ensure adequate debt service |
| 9 | coverage for the remaining life of the bond. |
| 10 | Bond counsel has determined that a new |
| 11 | TEFRA hearing is not required. |
| 12 | Does any member have any questions or |
| 13 | comments? |
| 14 | O'BRIEN: Same observation. |
| 15 | MEISTER: And we will again work to do so |
| 16 | in the future. |
| 17 | Rich, do you have -- I know that this was a |
| 18 | particularly complex amendment. Do you have |
| 19 | additional background that might be appropriate to |
| 20 | share with the Board? |
| 21 | FRAMPTON: They have been an SEC reporting |
| 22 | entity, and there are statements and 990s that are |
| 23 | available. |
| 24 | 0 BRIEN: So you can get the 990? |

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& \text { consent to changes agreed to by the borrower, } \\
& \text { Northern Trust Company, purchaser of the Series } 2017 \mathrm{~A} \\
& \text { bond, and PNC Bank, NA, purchaser of the Series } 2017 \\
& \text { bond. } \\
& \text { The borrower and each bank desire to } \\
& \text { decrease the effective interest rate borne on the } \\
& \text { bonds by approximately } 60 \text { basis points and to extend } \\
& \text { the initial term approximately } 22 \text { months to } \\
& \text { November 1, 2024. } \\
& \text { The bond counsel has determined that a new } \\
& \text { TEFRA hearing is not required. } \\
& \text { Does any member have any questions or } \\
& \text { comments? } \\
& \text { 0'BRIEN: I make the same observation as I } \\
& \text { did on the previous one. } \\
& \text { MEISTER: Thank you. We will work to do so } \\
& \text { in the future. } \\
& \text { O'BRIEN: Thank you. } \\
& \text { MYART: Item 8, resolution for Quad County } \\
& \text { Urban League, Inc. } \\
& \text { Item } 8 \text { is a resolution relating to the } \\
& \text { Series } 2007 \text { bond previously issued by the Authority } \\
& \text { on behalf of Quad County Urban League, Inc. This } \\
& \text { resolution authorizes the execution and delivery of }
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FRAMPTON: We can share that, Mr. O'Brien.
GOETZ: Terry, that would probably give you
what you need is the 990.
O'BRIEN: Thank you.
MEISTER: Rich, just for the stakeholders and the record, describe the 990 and who produces it. FRAMPTON: The Form 990 has been a required document that 501(c)(3) organizations are required to file with the Internal Revenue Service. Among other things, it reports their income
 and any financial arrangements that they may have
 comprehensive tax filing with the IRS, and to a large extent it is not an audit, but it is a filed statement required by law.
 statements? FRAMPTON: There most certainly is. Many
non-profits do not file depending on their status for at least 180 days after their fiscal year end. For some it takes longer, but generally for those who are an SEC reporting entity, 180 days is generally the lag period.

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& \text { Given the Authority's mission and programs } \\
& \text { in agriculture, agricultural guarantees, which, of } \\
& \text { course, are taxpayer guarantees, the beginning farmer } \\
& \text { bonds, which, of course, are tax exempt conduit bonds } \\
& \text { in the hundreds of thousands of dollars rather than } \\
& \text { in the millions of dollars, as is typical for us, the } \\
& \text { fact that the Authority serves as an ex-officio } \\
& \text { member of the Illinois Forestry Council, when we } \\
& \text { received this request, we were also in conversations } \\
& \text { with the new leadership at the forestry council, } \\
& \text { along with we had had some conversations with the } \\
& \text { Chicago Botanic Garden that operates a garden in } \\
& \text { northern Cook county under a lease with Cook County, } \\
& \text { and they have been pursuing some urban farm programs } \\
& \text { successfully within the City of Chicago. } \\
& \text { so when we received this request, even } \\
& \text { though we were not mentioned by name in this } \\
& \text { legislation, we had an internal discussion, and we } \\
& \text { wanted to bring it to the Board and obtain your } \\
& \text { approval and inform you of the direction. } \\
& \text { responsibility of the ag programs and products. } \\
& \text { Any questions? }
\end{aligned}
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| 1 | O'BRIEN: Be the same observation. |
| :---: | :---: |
| 2 | MEISTER: Again, we will work to do so in |
| 3 | the future. |
| 4 | O'bRIEN: Thank you. |
| 5 | MYART: Item 10, resolution in support of |
| 6 | the Department of Agriculture. |
| 7 | Item 10 is a resolution declaring support |
| 8 | for the Illinois Department of Agriculture in meeting |
| \% | the goals of the Farmer Equity Act and declaring the |
| $\frac{\stackrel{5}{\sigma}}{\bar{\circ}}{ }^{10}$ | Authority's desire to support agricultural |
| -11 | operations, including those pursued by socially |
| ¢ 12 | disadvantaged farmers in urban and rural communities |
| $\text { 웃 }{ }^{13}$ | by partnering with the Department of Agriculture and |
|  | other organizations. |
| O-15 | Does any member have any questions or |
| ${ }^{\sim} 16$ | comments? |
|  | MEISTER: Just a couple of additions. We |
| 818 | received a request, a written request from John |
| 19 | Sullivan, former state senator from western Illinois, |
| 20 | who is now the director of the Department of |
| 21 | Agriculture. |
| 22 | Couple years ago this act had been passed |
| 23 | by the general assembly. It took effect in August of |
| 24 | 2018. |

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& \begin{array}{l}
\text { (No response.) } \\
\text { CHAIR ANDERBERG: Thank you. I would like } \\
\text { to request a motion to pass and adopt the following } \\
\text { new business items: Items 1, 2, 3, 4, 5, 6, 7, 8, } 9 \\
\text { and 10. } \\
\text { Is there such a motion? } \\
\text { McCoy: So moved. } \\
\text { HOBERT: Second. } \\
\text { CHAIR ANDERBERG: We have a motion and a } \\
\text { second. } \\
\text { Will the Assistant Secretary please call } \\
\text { FLETCHER: Motion and second. } \\
\text { I'll call the roll. } \\
\text { Mr. Goetz. } \\
\text { GOETZ: Yes. } \\
\text { FLETCHER: Mr. Fuentes. } \\
\text { FUENTES: Yes. } \\
\text { FLETCHER: Mr. Hobert. } \\
\text { HOBERT: Yes. } \\
\text { FLETCHER: Ms. Juracek. } \\
\text { JURACEK: Yes. } \\
\text { FLETCHER: Mr. McCoy. } \\
\text { McCOY: Yes. }
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& \text { that any saving, interest savings, will be passed } \\
& \text { along to our customers in a future rate case, in } \\
& \text { infrastructure investments and incredibly important } \\
& \text { in the water utility industry, so appreciate your } \\
& \text { assistance and, again, thank you very much. } \\
& \text { CHAIR ANDERBERG: Thank you. okay. } \\
& \text { MEISTER: If we could turn our tab to } \\
& \text { Item 11. In the Board members Board book we have a } \\
& \text { series of documents, an october } 1 \text { Bond Buyer article } \\
& \text { with the title, Time is a Bondholder's Enemy on } \\
& \text { Defaulted Housing Bonds. } \\
& \text { We also have the s\&P methodology from 2014 } \\
& \text { that talks about their criteria for investment grade, } \\
& \text { nonprofit affordable housing projects. } \\
& \text { We have a couple of the actual s\&P ratings } \\
& \text { reports on this borrower, Better Housing, and then we } \\
& \text { have the front pages of each of the five series of } \\
& \text { bonds, the official statements. These were brought } \\
& \text { to the market by the underwriter Stifel, } \\
& \text { and it's important for the Board members and the } \\
& \text { stakeholders to know what the first page of a public } \\
& \text { offering of a conduit bond, how it typically reads, } \\
& \text { what the standard language is, who is named, and it's } \\
& \text { always best to do that by example. }
\end{aligned}
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I know it's been a couple of years since
the company or Bank of America has been in front of the Board. We appreciate all the help over the years. Thank you.
you. CHAIR ANDERBERG: We appreciate it. Thank MS. bergeson: hi. I'm Pat Bergeson, and on behalf of the Board of Trustees of Columbia
College Chicago, our president, Kwang-Wu Kim, students, faculty and staff, we wish to thank the Authority. It's a fabulous new student center that our
students are wild about, and we invite you to just students are wild about, and we invite you to just
come down and take a look. Our architect, Gensler, did a terrific job, and it's a real anchor in the South Loop, but, again, our thanks for all of your help in this and other bond issuances.
CHAIR ANDERBERG: Thank you.
 president of operations with Illinois American Water. Just like to thank the Authority. It's great to be back. We appreciate your assistance very much. The best part of this story in my view is $\rightarrow \sim \infty \quad \circ \quad 0 \times \infty \quad \oplus$

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been some developments. I think this series of
documents really breaks down what can happen to a
conduit bond issue when matters do not go as planned
by the borrowers for whatever reason.
It also provides a pretty good
transcription of what's known as a bondholder call
which is typical. It's typically run by the trustee
and its counsel when a bond transaction gets into
trouble.
I think that the most important thing about
these set of documents is that it shows the true
parties and their true responsibilities, the borrower
and the borrower's agent, the investment bankers and
the rating agencies.
So as the members know, there was a couple
of articles in late summer of 2018 in the chicago
Tribune. There continue to be articles on the
series of transactions in both the Bond Buyer, which
is a trade publication, and an online publication
called Debt wire, which I think we have also shared
with the Board members.
members and to the stakeholders because it's often
easier to show than it is to tell, and I hope that
I think importantly is in the last set of
attachments, there's a series of capitalized
generally bolded language that indicates that the
Authority pays, but, again, this speaks to our
conduit status, principal and interest only from the sources specified in the indenture and except to such limited extent, the bonds and the interest do not constitute indebtedness or an obligation, general or moral, or a pledge of the full faith or a loan of credit of the Authority, of the State of Illinois or any political subdivision thereof. This is standard language that does have
some variation, but it is standard and very clear, plainly written language. In these series of bonds, there was some additional language. Investment in these bonds, despite their investment grade rating, that the borrower obtained, involves the significant degree of risk, and each prospective investor should consider its financial condition and the risks involved to determine the suitability of investing in the bonds.
 have some newer Board members since the last time that the Board was briefed on this, and there have $\stackrel{\ominus}{-}$
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this set of documents demonstrates in a conduit issue where true responsibility for the success of a project lie. It lies with the borrower. who has been a long-time Board member here, on these
series of amendments, it's been typical for the
Authority to conduct a fairly robust staff review for We do that at the staff level in connection
with representation by our contracted municipal financial advisors, and I think, as well as I hope that the Board members will find, as well as stakeholders, that the descriptions of the projects that we provide both in the committee, the public board documents for the public provisions and in this session and in the session of the main Board are comprehensive in detail and provide the Board members and outside stakeholders with an accurate representation of what the projects look like at the time that the resolution is approved. Subsequently what happens is that the
finance team, including bond counsel, develop the
documents along with all of the other participants to
the financing.
to provide a conduit issuer with the authority to
issue conduit bonds on behalf of a certain category
of borrowers.
We are fortunate here. We have a
particularly broad state-based statute, but the wall
Street Journal recently did a couple of articles on
October 1, 2019, and provided the context for an
upsurge in interest in higher risk municipal conduit
issuance on September 21.
Also, to provide some context, we provided
a 2017 Debt Wire article on the Public Finance
Authority, and I'm available to answer any questions
that Board members may have on those points.
Any questions?
(No response.)
MEISTER: Turning to Item 13, again as the
longer tenured Board members may know, certainly at
the beginning of the Authority, we had a much larger
number of standalone community, nonprofit community
hospitals in this state. That means a larger number
of borrowers.
There has been a national trend over the
last 10, 15 years for consolidation of nonprofit
health systems, and that has resulted in sort of the
jurisdiction, and it appears to be basically staffed largely by for-profit companies from the state of California even though it is chartered in effect by wisconsin law. We spend a lot of time here at the
Authority discussing state interests and preparing to address state interests by state decision makers, address state interests by state decision makers,
whether they're Board members who are Senate confirmed and appointed by the governor, whether it is our responsiveness and the resources that we devote to the state constitutional officer, the auditor general, whether it is our responsiveness to ethics, in compliance with ethics rules, state open meetings, state Freedom of Information Act and state priorities from the state government, the governor and the state legislature.
 executive director, I am troubled by this business model of the Public Finance Authority because in my view it cuts the essential cord that I think is necessary and contemplated by Congress when they created federal tax exemption, but it cuts that essential cord between state decision makers and their policy choices, including the policy choice not

| 1 | long-time career employee of the Illinois |
| :--- | :--- |
| 2 | Department - or the Illinois Environmental |
| 3 | Protection Agency, including most recently as its |
| 4 | director, but in her capacity, her former capacity as |
| 5 | CFO, she drew the map in the plans for what I would |
| 6 | call the modern State Revolving Fund that we |
| 7 | collectively initiated in partnership with IEPA back |
| 8 | in 2013. |
| 9 | Lisa. |
| 10 | BonNETT: Thank you. Good morning. As I |
| 11 | reported last month, tomorrow is our Financing |
| 12 | Illinois water Infrastructure conference that we are |
| 13 | cosponsoring with the Illinois Water Works |
| 14 | Association and Bank of America. |
| 15 | And just a few highlights of that, the |
| 16 | conference, we expect to have 70 plus attendees, |
| 17 | which is our maximum capacity that we had for the |
| 18 | conference, and we are bringing together national, |
| 19 | state and local leaders at the beginning of the |
| 20 | morning to really set the stage of the challenges and |
| 21 | issues that water utilities are facing today. |
| 22 | And then we're going to go next to a deeper |
| 23 | dive, and we are going to hear from utilities. we |
| 24 | are going to hear from Commissioner Randy connor from |

large regular borrowers that Board members see month large regular borrowers in month out, whether it is Northwestern, Advocate, OSF, University of Chicago, North Shore University, Edward-Elmhurst. What has happened very recently in the
couple past couple weeks is -- one of our focuses and sectors pursuant to our statute is nonprofit higher ed. A couple of our borrowers, Roosevelt and
Robert Morris, have recently announced their intention to merge. This is a fairly new development, at least within our category of borrowers. There's been a lot written about economic
and population challenges to nonprofit higher education. We will continue to keep you informed on that.
 some focus and interest in water financing, in addition to American Water on this agenda, and I would ask our colleague, Lisa Bonnett, who has been working with us on water financing, led the 2019 State Revolving Fund team that will highlight a recent development on and, importantly, Lisa was a


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& \text { We will hear from the WIFIA department out } \\
& \text { of the U.S. EPA which I talked to you about } \\
& \text { Illinois's WIFIA application in the City of Joliet, } \\
& \text { and we are going to hear from USDA as to the farm } \\
& \text { bill had a tremendous amount of funding for water } \\
& \text { utilities, and then we're going to also highlight SRF } \\
& \text { and our work through with the IEPA on that. } \\
& \text { So we are very excited. We have really } \\
& \text { been able to garner people from U.s. EPA and national } \\
& \text { leaders, and we are very excited for what the day can } \\
& \text { bring, and really just the role that IFA as we } \\
& \text { continue to show our leadership in financing on } \\
& \text { Illinois' water infrastructure. } \\
& \text { So any questions? } \\
& \text { GOETZ: I see you have Director Meister as } \\
& \text { the closing speaker. } \\
& \text { MEISTER: Yes. } \\
& \text { BONNETT: Most importantly. } \\
& \text { One other thing, Chris, would you like me } \\
& \text { to move to the -- } \\
& \text { MEISTER: Yes, please. } \\
& \text { BONNETT: One other thing to report very } \\
& \text { quickly is that the SRF Series } 2019 \text { green bonds are } \\
& \text { going to be nominated for the Bond Buyers Deal of the }
\end{aligned}
$$

> director from MWRD，and they are going to talk very specifically about the challenges that their water infrastructure facilities are experiencing and reporting on what＇s working and what＇s not working． At lunch we＇ll hear from the S\＆P Global Services about the water economics and the municipal market，and then in the afternoon，we are going to go into and we＇re going to hear from utilities that have met some of the current challenges that we are facing today． We are going to hear from Mayor Demuzio with regard to establishing a regional water utility for seven small communities down in central Illinois． We are going to hear from the Downers Grove Waste Water Treatment facility who has gone to net zero energy usage，which，as you know and we talked about，energy is like 40 percent of a treatment
facility＇s budget，and then we＇re going to hear from MWRD with regard to green infrastructure．
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& \text { financial experts that will talk about how we can } \\
& \text { finance some of these challenges and meet some of } \\
& \text { these needs. }
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sort of federal reporting that is required under the SRF program and are not really going forward with a specific report for the bondholders. We are very excited. We will know in
December as to whether or not we have been selected,
 NAVA: Will this be the first time? MEISTER: Actually it will be the second
time, because several years ago, back in ' 15 there time, because several years ago, back in ' 15 there
had been a consolidation of two of the larger had been a consolidation of two of the larger
Catholic health systems, Presence and Resurre Catholic health systems, Presence and Resurrection -or I'm sorry, Resurrection and Provena. They created
Presence. They recruited a new CEO in late '14, and
as the new CEO peeled back the layers of the onion on as the new CEO peeled back the layers of the onion on
their financial condition, it did not appear to be what he had understood when he came in, and so what happened, I believe it was in May, Presence was scheduled for the IFA Board because they had about a billion in debt. About half of it was public offerings through official statements, and half of it


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Year in the Green ESG category, and so we're very
excited about that.
We think what stands out for Illinois in
our application is our reporting on projects. for upgrades to the world's largest nutrient recovery
 pumps from steam to electric, which will save their reporting.

projects that our proceeds will be used for. One is plant at the Stickney Water Treatment Facility, and ratepayers $\$ 4.5$ million annually and reduce their greenhouse gas emissions by 58 percent. әм ов -- от рлебал ч7т̣м иәч7 pü highlighted those programs, those projects, but then also our key here is our reporting, our annual report annually on the projects that are being funded with the bond proceeds where we will give a description of the project, the benefits of the project and the proceeds that were used. reporting because most states that are issuing green
bonds on their SRF programs are just utilizing normal

short notice, and had they not collectively done so,
the work of immigrant nuns from the 19th century that
had built hospitals in the toughest neighborhoods and
cities in the state would have been broken up and
sold at bankruptcy court for basically corporate
scrap, so he was very grateful.
Subsequently, Presence righted its ship and
now has an arrangement with Amita and Ascension, and
at some point, Sara, we hope to persuade them to come
back to the Authority, because Amita is connected
with the Adventist Group and for reasons beyond my
comprehension have a preference for a county issuer
in Hillsborough County, Florida.
So did I summarize that correctly?
NAVA: Thank you.
mEISTER: It's very competitive. It is a
new category. We're somewhat optimistic.
The final point on this is for the members
and the stakeholders to know, I serve as a member, as
a state representative of a federal advisory
committee or a FACA on behalf of the U.s.
Environmental Protection Agency.
It's been a very worthwhile endeavor. I
think the most important was the collective report
including the finance authority came together at very

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& \text { runs off of impermeable surfaces on streets and } \\
& \text { buildings and what pesticides run off on ag plan. } \\
& \text { It's now at the Congressional level. They } \\
& \text { thought it was important enough to ask the U.s. EPA } \\
& \text { to organize a report, and so we're looking at } \\
& \text { recommendations, and I will keep you updated. } \\
& \text { Any questions? } \\
& \text { (No Response.) } \\
& \text { MEISTER: The final point, and to key off } \\
& \text { of Chairman Anderberg's comments, Item No. } 15 \text { in your } \\
& \text { Board book, I think it's important for the Members } \\
& \text { and importantly the stakeholders to know that the } \\
& \text { Authority does have some broader policy objectives } \\
& \text { beyond simply being a reliable and predictable issuer } \\
& \text { of conduit bonds. } \\
& \text { Importantly and one of our policy purposes, } \\
& \text { one of our purposes is to reduce the cost of } \\
& \text { indebtedness to taxpayers and residents of this state } \\
& \text { and to encourage continued investor interest in the } \\
& \text { purchase of bonds and notes as sound and preferred } \\
& \text { securities for investments. } \\
& \text { A couple of conduit examples are what we do } \\
& \text { for school districts, like the Main High School } \\
& \text { District } 207 \text { that was before us today and the state }
\end{aligned}
$$




| 1 | year 2019 financial audit and the two-year compliance |
| :---: | :---: |
| 2 | examination is on track. At this time there's |
| 3 | nothing to report. The same with the two internal |
| 4 | audits. |
| 5 | They are internal audits. They are ongoing |
| 6 | as both of these audit process as -- excuse me -- and |
| 7 | as both audit progresses, updates will be provided to |
| 8 | the Board. |
| 9 | Moving forward, or looking forward, the |
| 10 | first quarter in fiscal year 2020 was rough. |
| 11 | However, as you heard earlier today, we have a strong |
| 12 | and diverse agenda. |
| 13 | Waste Management, Inc. and American Water |
| 14 | Capital Corporation have not come to the Authority |
| 15 | since 2007 and 2010 respectively as it was mentioned |
| 16 | earlier. |
| 17 | All corporate for-profit projects have a |
| 18 | different fee structure from the nonprofits which |
| 19 | generally it generates higher fees based on the |
| 20 | dollar issued. |
| 21 | The Authority is estimating generating |
| 22 | roughly about \$500,000 in closing fees within the |
| 23 | next 30, 45 or 60 days. |
|  | If all the agenda items close in October, |

$\$ 173,000$, which was due to lower-than-expected closing fees. Our total annual net loss of $\$ 191,000$ was driven by lower-than-expected closing fees, but was offset by higher than expected net investment income. Also, in your blue folders you will find
the treasury report which includes fiscal year comparison of bonds issued and a detail of bonds comparison of bonds issued and a detail of bonds
issued in the current fiscal year. Due to the departure of team members and
that we are nearing the end of our audit process, which is always resource intensive, we are still reconciling the schedule from August and September for accuracy. The Authority has executed the routine
check selection process effectively and timely. The Authority is planning on hiring an accountant, payroll and HR administrator and an accountant compliance staff member within the next few weeks. Any questions? MEISTER: And two business analysts. GRANDA: Two business analysts. Any questions on the financials? (No response.)

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& \text { there will be a swing of a loss to a gain of } \\
& \text { approximately \$80, } 000 \text { through the end of October. } \\
& \text { Are there any questions? } \\
& \text { (No response.) } \\
& \text { GRANDA: Thank you. } \\
& \text { CHAIR ANDERBERG: Okay. Procurement. } \\
& \text { I would like to request a motion to accept } \\
& \text { the financial reports. Is there such a motion? } \\
& \text { GOETZ: So moved. } \\
& \text { FUENTES: Second. } \\
& \text { CHAIR ANDERBERG: The motion is seconded. } \\
& \text { All those in favor. } \\
& \text { (Chorus of ayes.) } \\
& \text { CHAIR ANDERBERG: Opposed? } \\
& \text { (No response.) } \\
& \text { CHAIR ANDERBERG: The ayes have it. } \\
& \text { Okay. Procurement. } \\
& \text { HOLLOWAY: Contracts listed on Page } 1 \text { of } \\
& \text { the current report are to support the Authority } \\
& \text { operations. Pages } 2 \text { and } 3 \text { are the expiring contracts } \\
& \text { through } 2019 . \\
& \text { Any questions? } \\
& \text { (No response.) }
\end{aligned}
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| 1 | call in after the vote to enter into closed session |
| :---: | :---: |
| 2 | is taken using the closed session call-in number |
| 3 | previously provided. |
| 4 | CHAIR ANDERBERG: Thank you. Is there a |
| 5 | motion to enter into closed session pursuant to |
| 6 | Section 2(c)(11) of the Illinois Open Meetings Act to |
| 7 | discuss items described items by -- |
| 8 | MEISTER: By General Counsel Weber. |
| 9 | GOETZ: So moved. |
| 10 | JURACEK: Second. |
| 11 | CHAIR ANDERBERG: We have a motion and a |
| 12 | second. |
| 13 | Assistant Secretary, please call the roll. |
| 14 | FLETCHER: Certainly, on the motion and |
| 15 | second, I will call the roll. |
| 16 | FLETCHER: Mr. Goetz |
| 17 | GOETZ: Yes. |
| 18 | FLETCHER: Mr. Fuentes. |
| 19 | fuentes: Yes. |
| 20 | FLETCHER: Mr. Hobert. |
| 21 | hobert: Yes. |
| 22 | FLETCHER: Ms. Juracek. |
| 23 | JURACEK: Yes. |
| 24 | FLETCHER: Mr. McCoy. |
| 25 | McCor: Yes. |

(Chorus of ayes.)
(Chorus of ayes.)
CHAIR ANDERBERG: Opposed?
(No response.)
CHAIR ANDERBERG: The ayes have it.
Is there any matter for discussion in
closed session?
WEBER: Yes. We now have the opportunity
to enter into closed session pursuant to Section
2(c)(11) of the Illinois Open Meetings Act, that's
5 ILCs 120/2(c)(11) to discuss litigation naming the
Authority which has been filed and is currently
pending in Illinois state court.
Upon a vote by the members of the Authority
to enter into closed session, I would like to ask
that everyone in attendance please exit the room
except for those individuals who have previously been
asked to stay.
I'll also note for those in attendance via
the audio conference line that the line will be
terminated during the closed session.
maf call back in and wait for the line to be reopened
when we reenter the open session. For those members
attending this meeting via audio conference, please
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& \text { CHAIR ANDERBERG: Thank you. } \\
& \text { Adjournment. The next regularly scheduled } \\
& \text { meeting will be November } 12 \text {. } \\
& \text { I would like to request a motion to } \\
& \text { adjourn. } \\
& \text { Is there such a motion? } \\
& \text { FUENTES: so moved. } \\
& \text { O'BRIEN: Second. } \\
& \text { CHAIR ANDERBERG: we have a motion and } \\
& \text { second. All those in favor? } \\
& \text { (Chorus of ayes.) } \\
& \text { CHAIR ANDERBERG: Opposed? } \\
& \text { (No response.) } \\
& \text { CHAIR ANDERBERG: The ayes have it. } \\
& \text { Thank you, everybody. } \\
& \text { FLETCHER: The time is 11:29 a.m. } \\
& \text { (Whereupon the above } \\
& \text { matter was adjourned.) }
\end{aligned}
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## ILLINOIS FINANCE AUTHORITY <br> VOICE VOTE <br> APPROVAL OF REQUEST TO PARTICIPATE VIA AUDIO CONFERENCE ADOPTED

October 8, 2019

| 10 YEAS | 0 NAYS |  |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Y | Fuentes | Y | McCoy |  |  | 0 PRESENT |
| Y | Goetz | Y | Nava | E | Smoots |  |
| Y | Hobert | Y | Obernagel | Y | Wexler |  |
| Y | Juracek | Y | O’Brien | Wright |  |  |

## ILLINOIS FINANCE AUTHORITY

VOICE VOTE
OCTOBER 8, 2019 AGENDA OF THE REGULAR MEETING OF THE MEMBERS ADOPTED

October 8, 2019

| 11 YEAS | 0 NAYS |  |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- |
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| Y | Fuentes | Y | McCoy | E | Smoots |  |
| Y | Goetz | Y | Nava | Y | Wexler |  |
| Y | Hobert | Y | Obernagel | E | Wright |  |
| Y | Juracek | Y | O'Brien | E | Zeller |  |
| E | Knox | Y | Poole (via audio <br> conference) | Y | Mr. Chairman |  |

## ILLINOIS FINANCE AUTHORITY

ROLL CALL
RESOLUTION 2019-1008-CF01
SOLID WASTE DISPOSAL REVENUE BOND - WASTE MANAGEMENT, INC.
FINAL (ONE-TIME CONSIDERATION)
PASSED*

October 8, 2019

|  | EAS |  | 0 NAYS |  | 0 PR |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Y | Fuentes | Y | McCoy | E | Smoots |
| Y | Goetz | Y | Nava | Y | Wexler |
| Y | Hobert | Y | Obernagel | E | Wright |
| Y | Juracek | Y | O'Brien | E | Zeller |
| E | Knox | Y | Poole (via audio conference) | Y | Mr. Chairman |

NO. 02

ILLINOIS FINANCE AUTHORITY
ROLL CALL
RESOLUTION 2019-1008-CF02
CONDUIT WATER FACILITIES REVENUE BONDS - AMERICAN WATER CAPITAL CORP. FINAL (ONE-TIME CONSIDERATION) PASSED*

October 8, 2019

| 11 YEAS |  | 0 NAYS |  | 0 PR |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Y | Fuentes | Y | McCoy | E | Smoots |
| Y | Goetz | Y | Nava | Y | Wexler |
| Y | Hobert | Y | Obernagel | E | Wright |
| Y | Juracek | Y | O'Brien | E | Zeller |
| E | Knox | Y | Poole (via audio conference) | Y | Mr. Chairman |

## ILLINOIS FINANCE AUTHORITY

ROLL CALL
RESOLUTION 2019-1008-CF03

October 8, 2019
11 YEAS 0 NAYS 0 PRESENT

| Y | Fuentes | Y | McCoy | E | Smoots |
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| Y | Goetz | Y | Nava | Y | Wexler |
| Y | Hobert | Y | Obernagel | E | Wright |
| Y | Juracek | Y | O'Brien | E | Zeller |
| E | Knox | Y | Poole (via audio <br> conference) | Y | Mr. Chairman |
|  |  |  |  |  |  |
|  | *- Consent Agenda |  |  |  |  |
|  | E - Denotes Excused Absence |  |  |  |  |

NO. 04

## ILLINOIS FINANCE AUTHORITY

ROLL CALL
RESOLUTION 2019-1008-CF04
BEGINNING FARMER BOND - DANE J. AND JENNIFER L. MILLEVILLE
FINAL (ONE-TIME CONSIDERATION)
PASSED*

October 8, 2019

| 11 YEAS | 0 NAYS |  |  |  |  |  |
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| Y | Fuentes | Y | McCoy |  |  |  |
| Y | Goetz | Y | Nava | E | Smoots |  |
| Y | Hobert | Y | Obernagel | Y | Wexler |  |
| Y | Juracek | Y | O'Brien | Wright |  |  |
| E | Knox | Y | Poole (via audio <br> conference) | Y | Zeller |  |
|  |  |  |  | Mr. Chairman |  |  |
|  | *- Consent Agenda |  |  |  |  |  |
|  | E - Denotes Excused Absence |  |  |  |  |  |

## ILLINOIS FINANCE AUTHORITY

ROLL CALL
RESOLUTION 2019-1008-CF05
LOCAL GOVERNMENT REVENUE BONDS - TOWNSHIP HIGH SCHOOL DISTRICT
NUMBER 207, COOK COUNTY, ILLINOIS
PASSED*

October 8, 2019

| 11 YEAS |  | 0 NAYS |  |  | 0 PR |
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| Y | Fuentes | Y | McCoy | E | Smoots |
| Y | Goetz | Y | Nava | Y | Wexler |
| Y | Hobert | Y | Obernagel | E | Wright |
| Y | Juracek | Y | O'Brien | E | Zeller |
| E | Knox | Y | Poole (via audio conference) | Y | Mr. Chairman |

ILLINOIS FINANCE AUTHORITY
ROLL CALL
RESOLUTION 2019-1008-CF06
RESOLUTION AUTHORIZING THE EXECUTION AND DELIVERY OF AMENDED AND RESTATED TRANSACTION DOCUMENTS RELATING TO THE ILLINOIS FINANCE AUTHORITY RECOVERY ZONE FACILITY MULTI-MODE REVENUE BONDS, SERIES 2010 (JH NAPERVILLE HOTEL PROJECT) TO PROVIDE FOR CERTAIN AMENDMENTS RELATING TO SECURITY, THE INTEREST RATE AND CERTAIN OTHER MATTERS IN CONNECTION WITH THE TRANSFER TO NEW BONDHOLDERS; AUTHORIZING THE

EXECUTION AND DELIVERY OF ANY OTHER DOCUMENTS NECESSARY OR APPROPRIATE TO EFFECT THE MATTERS SET FORTH IN SUCH AMENDED AND RESTATED TRANSACTION DOCUMENTS; AND AUTHORIZING AND APPROVING

RELATED MATTERS
ADOPTED*

October 8, 2019
11 YEAS
0 NAYS
0 PRESENT

| Y | Fuentes | Y | McCoy | E | Smoots |
| :--- | :--- | :--- | :--- | :--- | :--- |
| Y | Goetz | Y | Nava | Y | Wexler |
| Y | Hobert | Y | Obernagel | E | Wright |
| Y | Juracek | Y | O'Brien | E | Zeller |
| E | Knox | Y | Poole (via audio <br> conference) | Y | Mr. Chairman |
|  |  |  |  |  |  |
|  | *- Consent Agenda |  |  |  |  |
|  | E - Denotes Excused Absence |  |  |  |  |

ILLINOIS FINANCE AUTHORITY<br>ROLL CALL

RESOLUTION 2019-1008-CF07
RESOLUTION AUTHORIZING THE EXECUTION AND DELIVERY OF (I) A FIRST AMENDMENT TO BOND AND LOAN AGREEMENT RELATING TO THE ILLINOIS FINANCE AUTHORITY REVENUE REFUNDING BOND, THE LINCOLN PARK ZOOLOGICAL SOCIETY, SERIES 2017A AND (II) A FIRST AMENDMENT TO BOND AND LOAN AGREEMENT RELATING TO THE ILLINOIS FINANCE AUTHORITY REVENUE REFUNDING BOND, THE LINCOLN PARK ZOOLOGICAL SOCIETY, SERIES 2017B, IN EACH CASE, TO PROVIDE FOR CERTAIN AMENDMENTS RELATING TO THE INTEREST RATE DETERMINATION AND CERTAIN OTHER MATTERS; AUTHORIZING THE EXECUTION AND DELIVERY OF ANY OTHER DOCUMENTS NECESSARY OR APPROPRIATE TO EFFECT THE MATTERS SET FORTH IN SUCH FIRST AMENDMENTS; AND AUTHORIZING AND APPROVING

RELATED MATTERS
ADOPTED*

October 8, 2019

11 YEAS

| Y | Fuentes |
| :--- | :--- |
| Y | Goetz |
| Y | Hobert |
| Y | Juracek |
| E | Knox |

0 NAYS
0 PRESENT

E Smoots
Y Wexler
E Wright
E Zeller
Y Mr. Chairman

*     - Consent Agenda

E - Denotes Excused Absence

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                    ILLINOIS FINANCE AUTHORITY
                    ROLL CALL
                    RESOLUTION 2019-1008-CF08
RESOLUTION AUTHORIZING THE EXECUTION AND DELIVERY OF AN
            AMENDED AND RESTATED INDENTURE OF TRUST AND AN
    AMENDED AND RESTATED LOAN AGREEMENT RELATING TO THE
ILLINOIS FINANCE AUTHORITY FACILITY REVENUE BONDS (QUAD
COUNTY URBAN LEAGUE, INC. PROJECT), SERIES 2007 TO PROVIDE
        FOR CERTAIN AMENDMENTS RELATING TO THE PRINCIPAL
        AMOUNT, INTEREST RATE AND CERTAIN OTHER MATTERS;
        AUTHORIZING THE EXECUTION AND DELIVERY OF ANY OTHER
        DOCUMENTS NECESSARY OR APPROPRIATE TO EFFECT THE
            MATTERS SET FORTH IN SUCH AMENDED AND RESTATED
        INDENTURE OF TRUST AND AMENDED AND RESTATED LOAN
        AGREEMENT; AND AUTHORIZING AND APPROVING RELATED
                    MATTERS
                    ADOPTED*
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October 8, 2019

11 YEAS

| Y | Fuentes | Y | McCoy |
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| Y | Goetz | Y | Nava |
| Y | Hobert | Y | Obernagel |
| Y | Juracek | Y | O'Brien |
| E | Knox | Y | Poole (via audio <br> conference) |

*     - Consent Agenda

E - Denotes Excused Absence

0 NAYS
0 PRESENT

| E | Smoots |
| :--- | :--- |
| Y | Wexler |
| E | Wright |
| E | Zeller |
| Y | Mr. Chairman |

ILLINOIS FINANCE AUTHORITY
ROLL CALL
RESOLUTION 2019-1008-CF09
RESOLUTION AUTHORIZING AND APPROVING AN AMENDMENT TO THE BOND TRUST INDENTURE RELATING TO THE ILLINOIS FINANCE AUTHORITY REVENUE REFUNDING BONDS, SERIES 2017 (COVENANT RETIREMENT COMMUNITIES, INC.); AND AUTHORIZING AND APPROVING RELATED MATTERS

ADOPTED*

October 8, 2019
11 YEAS
0 NAYS
0 PRESENT

| Y | Fuentes | Y | McCoy | E | Smoots |
| :--- | :--- | :--- | :--- | :--- | :--- |
| Y | Goetz | Y | Nava | Y | Wexler |
| Y | Hobert | Y | Obernagel | E | Wright |
| Y | Juracek | Y | O'Brien | E | Zeller |
| E | Knox | Y | Poole (via audio <br> conference) | Y | Mr. Chairman |
|  |  |  |  |  |  |
|  | *- Consent Agenda |  |  |  |  |
|  | E-Denotes Excused Absence |  |  |  |  |

NO. 10

ILLINOIS FINANCE AUTHORITY
ROLL CALL
RESOLUTION 2019-1008-GP10
RESOLUTION DECLARING SUPPORT FOR THE ILLINOIS DEPARTMENT OF AGRICULTURE IN MEETING THE GOALS OF THE FARMER EQUITY ACT; AND OTHER RELATED MATTERS ADOPTED*

October 8, 2019
11 YEAS
0 NAYS
0 PRESENT

| Y | Fuentes | Y | McCoy | E | Smoots |
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| Y | Goetz | Y | Nava | Y | Wexler |
| Y | Hobert | Y | Obernagel | E | Wright |
| Y | Juracek | Y | O'Brien | E | Zeller |
| E | Knox | Y | Poole (via audio <br> conference) | Y | Mr. Chairman |
|  |  |  |  |  |  |
|  | *- Consent Agenda |  |  |  |  |
|  | E - Denotes Excused Absence |  |  |  |  |

## ILLINOIS FINANCE AUTHORITY <br> VOICE VOTE <br> FINANCIAL REPORTS <br> ACCEPTED

October 8, 2019

\left.| 11 YEAS | 0 NAYS |  |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- |
|  |  |  |  |  |  |  |
| Y | Fuentes | Y | McCoy | E | Smoots |  |
| Y | Goetz | Y | Nava | Y | Wexler |  |
| Y | Hobert | Y | Obernagel | E | Wright |  |$\right]$

# ILLINOIS FINANCE AUTHORITY <br> VOICE VOTE <br> SEPTEMBER 10, 2019 MINUTES OF REGULAR MEETING OF THE MEMBERS ADOPTED 

October 8, 2019

\left.| 11 YEAS | 0 NAYS |  |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- |
|  |  |  |  |  |  |  |
| Y | Fuentes | Y | McCoy | E | Smoots |  |
| Y | Goetz | Y | Nava | Y | Wexler |  |
| Y | Hobert | Y | Obernagel | E | Wright |  |$\right]$

# ILLINOIS FINANCE AUTHORITY <br> ROLL CALL <br> MOTION TO ENTER INTO CLOSED SESSION PURSUANT TO SECTION 2(C)(11) OF THE ILLINOIS OPEN MEETINGS ACT APPROVED 

October 8, 2019
11 YEAS 0 NAYS 0 PRESENT

| Y | Fuentes | Y | McCoy | E | Smoots |
| :--- | :--- | :--- | :--- | :--- | :--- |
| Y | Goetz | Y | Nava | Y | Wexler |
| Y | Hobert | Y | Obernagel | E | Wright |
| Y | Juracek | Y | O'Brien | E | Zeller |
| E | Knox | Y | Poole (via audio <br> conference) | Y | Mr. Chairman |

E - Denotes Excused Absence


[^0]:    *Source: Preliminary Offering Statement prepared by Disclosure Counsel.

[^1]:    ${ }^{1}$ At time of print (11/7/2019), Senate Amendment 1 to Senate Bill 616, which is publically available at www.ilga.gov. We anticipate further amendments and will update the Members accordingly.

[^2]:    * Governmental Accounting Standards Board (GASB) Statement No. 31. This Statement establishes accounting and financial reporting standards for all investments held by governmental external investment pools. For most other governmental entities, it establishes fair value standards for investments in (a) participating interest-earning investment contracts, (b) external investment pools, (c) open-end mutual funds, (d) debt securities, and (e) equity securities, option contracts, stock warrants, and stock rights that have readily determinable fair values.

[^3]:    * Powers to issue Bonds under the Illinois Environmental Facilities Financing Act ("IEFFA" 20 ILCS 3515/2 et seq.) and its predecessor authority date to the early 1970s. In 1984, the powers under this Act became part of the Authority's predecessor, Illinois Development Finance Authority, which in turn was consolidated into the Authority in 2004. Under IEFFA, the Authority has an additional $\$ 2.5$ billion in bond issuance limit in addition to the $\$ 28.15$ billion under the Authority Act. This is also reflected in the Schedule of Debt. Generally, projects under IEFFA are for private companies that access federal tax-exemption through Volume Cap provided by the federal government through the State. IEFFA-financed pollution control facilities projects are separate and distinguishable from the generally public projects financed through the State Revolving Fund on behalf of the Illinois Environmental Protection Agency.

[^4]:    

