# ILLINOIS FINANCE AUTHORITY

September 10, 2019 9:30 a.m.

# **REGULAR MEETING**

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

| I.    | Call to Order & Roll Call                            |
|-------|--|
| II.   | Approval of Agenda                                   |
| III.  | 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.   | Other Business                                       |
| XII.  | Closed Session                                       |
| XIII. | Adjournment  |

# **NEW BUSINESS**

### CONDUIT FINANCING PROJECTS

| Tab | Project Name   | Location              | Amount        | New Jobs | Const. Jobs | Staff |  |
|-----|--|-----------------------|---------------|----------|-------------|-------|--|
|     | Activity Bonds - Revenue Bonds One-Time Consideration)                                 |                       |               |          |             |       |  |
| 1   | Washington and Jane Smith Community - Beverly d/b/a Smith Village                      | Chicago (Cook County) | \$54,000,000  | •        | 80          | SP    |  |
|     | Property Assessed Clean Energy Bonds - Revenue Bonds<br>Final (One-Time Consideration) |                       |               |          |             |       |  |
| 2   | Inland Green Trust   | Statewide             | \$100,000,000 | -        | -           | BF    |  |
| 3   | SFA Partners, LLC  | Statewide             | \$100,000,000 | -        | -           | BF    |  |
| 4   | Clean Fund Titling Trust   | Statewide             | \$100,000,000 |          | _           | BF    |  |
|     | TOTAL CONDUIT FINANCING PROJECTS \$354,000,000 - 80                                    |                       |               |          |             |       |  |

### DIRECT AND ALTERNATIVE FINANCING PROJECTS

| Tab | Project Name                                       | Location                 | Amount    | New Jobs         | Const. Jobs      | Staff |  |
|-----|--|--------------------------|-----------|------------------|------------------|-------|--|
| -   | Participation Loans Final (One-Time Consideration) |                          |           |                  |                  |       |  |
| 5   | Vine Academy, LLC                                  | Burr Ridge (Cook County) | \$200,000 | 20               | To be determined | CM    |  |
|     | TOTAL DIRECT AND ALTERNATIVE F                     | \$200,000                | 20        | To be determined |                  |       |  |
|     | GRAND TOTA   | \$354,200,000            | 20        | 80               |                  |       |  |

# **NEW BUSINESS**

### RESOLUTIONS

| Tab      | Action  | Staff   |
|----------|---|---------|
| Condui   | Financings  |         |
| 6        | Resolution (A) Authorizing Certain Amendments and Modifications to the (i) Trust Indenture Dated as of October 1, 2000, Between the Illinois Educationa Facilities Authority, a Public Instrumentality Duly Created Under the Laws of the State of Illinois (the "IEFA"), and Predecessor to the Illinois Finance Authority, a Body Politic and Corporate Duly Organized and Existing Under the Laws of the State of Illinois Pursuant to which the IEFA Issued its \$12,040,000 Illinois Educational Facilities Authority Revenue Bonds, Robert Morris College, Series 2000 (the "Bonds"), and (ii) the Loan Agreement Dated as of October 1, 2000, between the IEFA and Robert Morris University Illinois (Formerly Known as Robert Morris College), an Illinois Not for Prof Corporation (the "Corporation"), Providing for the Loaning of the Proceeds of the Bonds from the IEFA to the Corporation; and (B) Authorizing and Approving Certain Related Matters | RF/BF   |
| 7        | Resolution to Assist Peace Village (the "Borrower") with the Defeasance of the \$22,495,000 Original Principal Amount Revenue Bonds, Series 2013 (Peac Village) ("Series 2013 Bonds") Issued by the Illinois Finance Authority (the "IFA") Pursuant to the Bond Trust Indenture Dated as of September 1, 2013 (the "Bond Indenture") Between the IFA and Amalgamated Bank of Chicago, as Bond Trustee   | e<br>SP |
| 8        | Resolution Concerning the Administration of Property Assessed Clean Energy (PACE) Bond Issues of the Illinois Finance Authority and Interim Financing Related Thereto   | BF      |
| Direct a | nd Alternative Financings   |         |
| 9        | Resolution Acknowledging and Consenting to Assignment of Master Participation Agreement from MB Financial Bank, N.A. to Fifth Third Bank and Approving a Participation Loan to be Made by the Illinois Finance Authority to J and L Food Services, Incorporated and Venue West, LLC under the Participation Loan Program  | СМ      |

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

Date: September 10, 2019

To: Eric Anderberg, Chairman George Obernagel

Michael W. Goetz, Vice Chairman Terrence M. O'Brien

James J. Fuentes

William Hobert

Mayor Arlene A. Juracek

Lerry Knox

Lyle McCoy

Roger Poole

Beth Smoots

Randal Wexler

Jeffrey Wright

Bradley A. Zeller

Roxanne Nava

From: Christopher B. Meister, Executive Director

Subject: Message from the Executive Director

Dear Member of the Authority:

### Washington and Jane Smith Community – Beverly d/b/a Smith Village

Today, we welcome *Washington and Jane Smith Community – Beverly d/b/a Smith Village* to the Authority's agenda. Smith Village, an Illinois not-for-profit corporation, operates a continuing care retirement community in Chicago's Morgan Park neighborhood. It is anticipated that the bond proceeds will be used to modernize the existing facility and to refund prior bonds issued by the Authority. We are pleased to play a role in improving the quality of life for the seniors who call Smith Village home.

# Property Assessed Clean Energy ("PACE") and Other Matters

Development of the Authority's PACE bond financing services continues to make progress. Today, the Authority is being asked to consider bond resolutions on behalf of PACE projects funded by Inland Green Trust, Clean Fund Titling Trust, and SFA Partners, LLC. Additionally, an omnibus resolution authorizing interim financing by capital providers and a related fee schedule is being presented for consideration.

Finally, for your consideration we have a new participation loan for Vine Academy, LLC and resolutions concerning amendments to documents relating to certain outstanding conduit bonds and a previously approved participation loan.

Respectfully,

Christopher B. Meister Executive Director





September 10, 2019

REQUEST

# \$54,000,000 (not-to-exceed)

Washington and Jane Smith Community – Beverly d/b/a Smith Village

Purpose: Bond proceeds will be used by Washington and Jane Smith Community – Beverly d/b/a Smith Village (the "Corporation" the "Borrower" or "Smith Village") to (i) pay or reimburse the Corporation for the costs of constructing, removating, remodeling and equipping certain facilities of the Corporation, including, but not limited to, the modernization of, and the repair of end of life building and system deficiencies in, the skilled nursing care building; (ii) refund all or a portion of the outstanding Illinois Finance Authority Variable Rate Revenue Refunding Bonds, Series 2016A (Smith Village) (the "Series 2016A Bonds"), Illinois Finance Authority Variable Rate Revenue Refunding Bonds, Series 2016B (Smith Village) (the "Series 2016B Bonds") and Illinois Finance Authority Variable Rate Revenue Refunding Bonds, Series 2016C (Smith Village) (the "Series 2016C Bonds" and, together with the Series 2016A Bonds and the Series 2016B Bonds, the "Prior Bonds"); (iii) pay a portion of the interest on the Bonds, if deemed necessary or desirable by the Authority and/or the Corporation; (iv) provide working capital, if deemed necessary or desirable by the Authority and/or the Corporation; (v) establish a debt service reserve fund, if deemed necessary or desirable by the Authority and/or the Corporation; and (vi) pay certain fees or expenses incurred in connection with the refunding of the Prior Bonds (including, without limitation, termination fees in connection with interest rate swap agreements related to the Prior Bonds) and the issuance of the Bonds.

The skilled nursing care building was originally constructed in 1991. The structure of poured in place concrete (floors, columns and roof) is in good condition. The windows, doors and roof are in fair condition showing effects of age and are at the end on their lifespan. Most of the mechanical/electric/plumbing systems are 28 years old and are the end of their life span. The objectives of the modernization project are to increase skilled nursing care private rooms per market demand, address certain building and system deficiencies that are at end of life, to create a more homelike atmosphere for the residents in skilled nursing care and to relocate the physical therapy room to the first floor for more efficient proximity to the short-term rehab unit. The project will take approximately three years to complete.

**Program**: Conduit 501(c)(3) Revenue Bonds

**Extraordinary Conditions**: None.

| BOARD ACTION     | Final Bond Resolution (one-time consideration)   |  |  |  |  |
|------------------|--|--|--|--|--|
| MATERIAL CHANGES | None. This is the first time this project is being presented to the IFA Board of Directors.  |  |  |  |  |
| JOB DATA         | 215 FTEs Current jobs -0- New jobs projected   |  |  |  |  |
|                  | N/A Retained jobs 80 Construction jobs projected   |  |  |  |  |
| DESCRIPTION      | <ul> <li>Location (Chicago/Cook County/Northeast Region)</li> <li>Smith Village an Illinois not-for-profit corporation located in Chicago's Morgan Park neighborhood. Smith Village is CARF Accredited and operates a continuing care retirement community consisting of 149 independent living units, 58 traditional assisted living units, 24 memory care assisted living units, and 100 skilled nursing beds (number of skilled nursing beds will be 78 after the completion of the project; although the bed count will be reduced, the number of private skilled nursing rooms will increase from 18 to 66).</li> </ul> |  |  |  |  |
| SECURITY         | The Bonds will be secured by a first mortgage on (i) the Borrower's interest in the community and all fixtures and property, (ii) all assets of the Borrower including inventory, accounts receivable, leasehold improvements and equipment and (iii) pledge of gross revenues including an assignment of interest in all rents and leases.  |  |  |  |  |
| STRUCTURE        | <ul> <li>The plan of finance contemplates the direct purchase of the Bonds, issued in one or more series, by First Midwest Bank and Huntington Bank.</li> <li>The Bonds will be issued as floating rate debt and will be swapped to provide the Borrower with synthetic fixed rate debt.</li> </ul>  |  |  |  |  |

The final maturity of the Bonds is expected to be no later than December 31, 2049.

# Washington and Jane Smith Community – Beverly d/b/a Smith Village 501(c)(3) Revenue Bonds Page 2

Final Bond Resolution September 10, 2019 Sara Perugini

| ESTIMATED SOURCES AND USES | Sources:             |                     | Uses:                |                     |
|----------------------------|----------------------|---------------------|----------------------|---------------------|
|                            | IFA Bonds            | <u>\$54,000,000</u> | New Money            | \$22,314,570        |
|                            |                      |                     | Capitalized Interest | 1,162,000           |
|                            |                      |                     | Refunding            | 29,656,500          |
|                            |                      |                     | Costs of Issuance    | 866,930             |
|                            | Total                | <u>\$54,000,000</u> | Total                | <u>\$54,000,000</u> |
| RECOMMENDATION             | Project Review Commi | ttee recommends ap  | oproval.             |                     |

Final Bond Resolution September 10, 2019 Sara Perugini

# ILLINOIS FINANCE AUTHORITY BOARD SUMMARY September 10, 2019

Project: Washington and Jane Smith Community – Beverly d/b/a Smith Village

### **STATISTICS**

Project Number: 12459 Amount: \$54,000,000 (not-to-exceed amount)

Type: 501(c)(3) Revenue Bonds IFA Staff: Sara Perugini

Location: Chicago County/

Region: Cook County/Northeast

### **BOARD ACTION**

Final Bond Resolution (one-time consideration)

Conduit 501(c)(3) Revenue Bonds

Project Review Committee recommends approval

No IFA funds at risk

No extraordinary conditions

### **PURPOSE**

Bond proceeds will be used by Washington and Jane Smith Community – Beverly d/b/a Smith Village (the "Corporation" the "Borrower" or "Smith Village") to (i) pay or reimburse the Corporation for the costs of constructing, removating, remodeling and equipping certain facilities of the Corporation, including, but not limited to, the modernization of, and the repair of end of life building and system deficiencies in, the skilled nursing care building; (ii) refund all or a portion of the outstanding Illinois Finance Authority Variable Rate Revenue Refunding Bonds, Series 2016A (Smith Village) (the "Series 2016A Bonds"), Illinois Finance Authority Variable Rate Revenue Refunding Bonds, Series 2016B (Smith Village) (the "Series 2016B Bonds") and Illinois Finance Authority Variable Rate Revenue Refunding Bonds, Series 2016C (Smith Village) (the "Series 2016C Bonds" and, together with the Series 2016A Bonds and the Series 2016B Bonds, the "Prior Bonds"); (iii) pay a portion of the interest on the Bonds, if deemed necessary or desirable by the Authority and/or the Corporation; (iv) provide working capital, if deemed necessary or desirable by the Authority and/or the Corporation; (v) establish a debt service reserve fund, if deemed necessary or desirable by the Authority and/or the Corporation; and (vi) pay certain fees or expenses incurred in connection with the refunding of the Prior Bonds (including, without limitation, termination fees in connection with interest rate swap agreements related to the Prior Bonds) and the issuance of the Bonds.

The skilled nursing care building was originally constructed in 1991. The structure of poured in place concrete (floors, columns and roof) is in good condition. The windows, doors and roof are in fair condition showing effects of age and are at the end on their lifespan. Most of the mechanical/electric/plumbing systems are 28 years old and are the end of their life span. The objectives of the modernization project are to increase skilled nursing care private rooms per market demand, address certain building and system deficiencies that are at end of life, to create a more homelike atmosphere for the residents in skilled nursing care and to relocate the physical therapy room to the first floor for a more efficient proximity to the short-term rehab unit. The project will take approximately three years to complete.

### IFA PROGRAM AND CONTRIBUTION

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

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Final Bond Resolution September 10, 2019 Sara Perugini

ESTIMATED SOURCES AND USES OF FUNDS

Sources: Uses:

 IFA Bonds
 \$54,000,000
 New Money
 \$22,314,570

Capitalized Interest 1,162,000 Refunding 29,656,500

Costs of Issuance 866,930

Total \$54,000,000 Total \$54,000,000

**JOBS** 

Current employment: 215 FTEs Projected new jobs: -0-Jobs retained: N/A Construction jobs: 80

FINANCING SUMMARY

Structure: The plan of finance contemplates the direct purchase of the Bonds, issued in one or more

series, by First Midwest Bank and Huntington Bank. The Bonds will be secured by a first mortgage on (i) the Borrower's interest in the community and all fixtures and property, (ii) all assets of the Borrower including inventory, accounts receivable, leasehold improvements and equipment and (iii) pledge of gross revenues including an

assignment of interest in all rents and leases.

Interest Rate: First Midwest Bank and Huntington Bank will set the rate on the day of pricing.

Interest Rate Modes: The Bonds will be issued as floating rate debt and swapped to fixed rate debt.

Credit Enhancement: None.

Maturity: The final maturity on the debt is expected to be no later than December 31, 2049.

Estimated Closing Date: October 15, 2019

### PROJECT SUMMARY

Purpose: Bond proceeds will be used by Washington and Jane Smith Community – Beverly d/b/a Smith Village (the "Corporation" the "Borrower" or "Smith Village") to (i) pay or reimburse the Corporation for the costs of constructing, removating, remodeling and equipping certain facilities of the Corporation, including, but not limited to, the modernization of, and the repair of end of life building and system deficiencies in, the skilled nursing care building; (ii) refund all or a portion of the outstanding Illinois Finance Authority Variable Rate Revenue Refunding Bonds, Series 2016A (Smith Village) (the "Series 2016A Bonds"), Illinois Finance Authority Variable Rate Revenue Refunding Bonds, Series 2016C (Smith Village) (the "Series 2016B Bonds") and Illinois Finance Authority Variable Rate Revenue Refunding Bonds, Series 2016C (Smith Village) (the "Series 2016C Bonds" and, together with the Series 2016A Bonds and the Series 2016B Bonds, the "Prior Bonds"); (iii) pay a portion of the interest on the Bonds, if deemed necessary or desirable by the Authority and/or the Corporation; (iv) provide working capital, if deemed necessary or desirable by the Authority and/or the Corporation; and (vi) pay certain fees or expenses incurred in connection with the refunding of the Prior Bonds (including, without limitation, termination fees in connection with interest rate swap agreements related to the Prior Bonds) and the issuance of the Bonds.

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Final Bond Resolution September 10, 2019 Sara Perugini

homelike atmosphere for the residents in skilled nursing care and to relocate the physical therapy room to the first floor for a more efficient proximity to the short-term rehab unit. The project will take approximately three years to complete.

### **BUSINESS SUMMARY**

Smith Village is an Illinois not-for-profit corporation located in Chicago's Morgan Park neighborhood. Smith Village is CARF Accredited and operates a continuing care retirement community consisting of 149 independent living units, 58 traditional assisted living units, 24 memory care assisted living units, and 100 skilled nursing beds (number of skilled nursing beds will be 78 after the completion of the project; although the bed count will be reduced, the number of private skilled nursing rooms will increase from 18 to 66).

Smith Village's related corporate parent and operating organizations ("Affiliates") include Washington and Jane Smith Home d/b/a Smith Senior Living ("Smith Senior Living"), Washington and Jane Smith Community – Orland Park d/b/a Smith Crossing ("Smith Crossing"), and Smith Cares LLC ("Smith Cares"). Smith Senior Living is the parent organization to Smith Village. Smith Senior Living is also the sole member of Smith Cares, which provides nursing and maintenance services to residents of Smith Village and Smith Crossing.

### ECONOMIC DISCLOSURE STATEMENT

Applicant: Washington and Jane Smith Community – Beverly d/b/a Smith Village

Site Address: Smith Village

2320 W. 113<sup>th</sup> Place Chicago, IL 60643

Contact: Raymond Marneris

Chief Financial Officer Smith Senior Living

2320 W. 113th Place, Suite 2326

Chicago, IL 60643 773-474-7350

rmarneris@smithseniorliving.org

Website: www.smithvillage.org

Project name: Washington and Jane Smith Community – Beverly d/b/a Smith Village, Series 2019

Bonds

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

Board Members (501(c)(3)):

Thomas L. Hogan, Chair Ann Haskins, Vice Chair

Hugh J. Ahern Alice E. Keane Steven J. Murphy Anne Z. Schaible Michael P. Stanton Kay E. Thurn (ex-officio)

Final Bond Resolution September 10, 2019 Sara Perugini

| PROFESSIONAL & FINANCIAL   |  |   |   |  |
|--|--|---|---|--|
| Borrower's Counsel: Bond Counsel: Borrower's Financial Advisor                         | Quarles & Brady LLP<br>Chapman and Cutler LLP  | Chicago, IL<br>Chicago, IL  | Margaret Utterback<br>John Bibby  |  |
| and Swap Advisor:<br>Banks:  | Marathon Capital Strategies, LLC<br>First Midwest Bank<br>Huntington Bank                              | Haddonfield, NJ<br>Chicago, IL<br>Chicago, IL                     | Alex Dinkels<br>Kim McMahon<br>Irene Hale   |  |
| Bank Counsel: Bond Trustee: Development Consultant IFA Counsel: IFA Financial Advisor: | Dentons UMB Bank Eventus Strategic Partners Sanchez Daniels & Hoffman LLP Acacia Financial Group, Inc. | Chicago, IL New York, NY Philadelphia, PA Chicago, IL Chicago, IL | Kathryn Ashton David Massa Alan Wells Heather Erickson Phoebe Selden, Brittany Whelan |  |

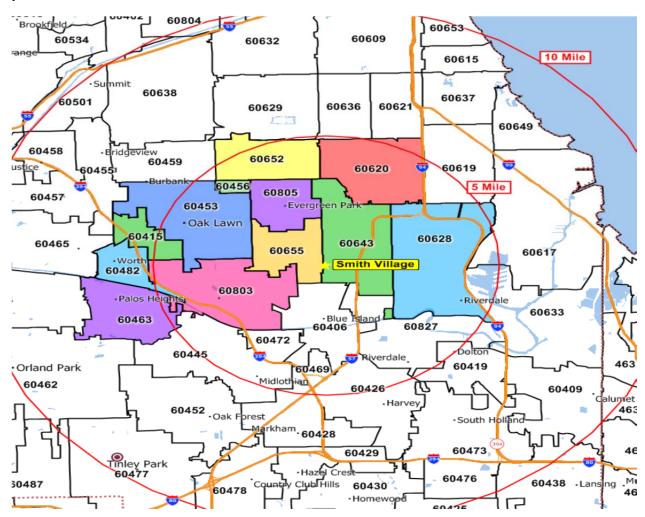
# LEGISLATIVE DISTRICTS

Congressional: 1 State Senate: 14 State House: 27

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### MARKET AREA

The market area is based on analysis of Smith Village's (the "Community") historical resident admissions by zip code for, independent living, assisted living and nursing levels of care. The market area consists of 12 zip codes that all fall on or within a five mile radius from the Community. Resident admissions for the past three years were analyzed. The market area accounts for 78% of the Community's independent living admissions, 70% of the Community's assisted living admissions and 75% of the Community's skilled nursing admissions during this time period.





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

Date: September 10, 2019

To: Eric Anderberg, Chairman

George Obernagel James J. Fuentes Terrence M. O'Brien

Michael W. Goetz Roger Poole William Hobert **Beth Smoots** J. Randal Wexler Mayor Arlene A. Juracek Lerry Knox Jeffrey Wright Bradley A. Zeller Lyle McCoy

Roxanne Nava

From: Brad R. Fletcher, Vice President

Subject: Issuance of Property Assessed Clean Energy Revenue Bonds

At the request of Inland Green Trust, a Delaware statutory trust (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 INLAND GREEN TRUST OR ITS DESIGNATED TRANSFEREE.

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

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 ("<u>PACE Bonds</u>") 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, Inland Green Trust, a Delaware statutory trust (the "<u>Capital Provider</u>") 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 Page 3

Administrator and the Capital Provider) pursuant to an Assignment Agreement (an "<u>Assignment Agreement</u>" and together with the Master Indenture and Issuance Certificate, the "<u>PACE Bond Documents</u>"), 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

(i) 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.

Property Assessed Clean Energy Revenue Bonds Page 6

PACE Bond Resolution September 10, 2019 Brad R. Fletcher

# ILLINOIS FINANCE AUTHORITY PROJECT SUMMARY REPORT September 10, 2019

**Capital Provider: Inland Green Trust** 

### 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 privately-owned 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 Retained Jobs N/A New Jobs Protected

Construction Jobs Projected

<sup>\*</sup>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.

|            | ESTIMATED SOURCES & USES |                                 |               |  |
|------------|--------------------------|---------------------------------|---------------|--|
| Sources:   |                          | Uses:                           |               |  |
| PACE Bonds | <u>\$100,000,000</u>     | Energy Project Costs (including | \$100,000,000 |  |
|            |                          | but not limited to Capitalized  |               |  |
|            |                          | Interest and/or Debt Service    |               |  |
|            |                          | Reserve Funds, if any)          |               |  |
| Total      | <u>\$100,000,000</u>     | Total                           | \$100,000,000 |  |

### FINANCING SUMMARY

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/ **Initial Purchaser** 

Ownership:

Inland Green Trust is a Delaware statutory trust of which 100% of the beneficial ownership interest is held by Inland Green Capital LLC, a Delaware limited liability company.

Inland Green Capital LLC 2901 Butterfield Rd. Oak Brook, IL 60523

Managers of Inland Green Capital LLC: Timothy D. Hutchison and Mark Pikus.

### PROFESSIONAL & FINANCIAL

Capital Provider/

Initial Purchaser: Inland Green Trust Wilmington, DE Wilmington Trust

**Authority Financial** 

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

Brittany Whelan

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** 



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

Date: September 10, 2019

To: Eric Anderberg, Chairman

George Obernagel James J. Fuentes Terrence M. O'Brien

Michael W. Goetz Roger Poole William Hobert **Beth Smoots** J. Randal Wexler Mayor Arlene A. Juracek Lerry Knox Jeffrey Wright Bradley A. Zeller Lyle McCoy

Roxanne Nava

From: Brad R. Fletcher, Vice President

Subject: Issuance of Property Assessed Clean Energy Revenue Bonds

At the request of SFA Partners, 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 it 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 SFA PARTNERS, LLC OR ITS DESIGNATED TRANSFEREE.

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

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**, SFA Partners, LLC, a Delaware limited liability company (the "<u>Capital Provider</u>") 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 "<u>Assignment Agreement</u>" and together with the Master Indenture and Issuance Certificate, the "<u>PACE Bond Documents</u>"), 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 30 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 15.00% 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

(i) 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 September 10, 2019

Capital Provider: SFA Partners, 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 privately-owned 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 Retained Jobs N/A New Jobs Protected

Construction Jobs Projected

<sup>\*</sup>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.

|                        | ESTIMATED SO         | URCES & USES  |               |
|------------------------|----------------------|---|---------------|
| Sources:<br>PACE Bonds | <u>\$100,000,000</u> | Uses: Energy Project Costs (including but not limited to Capitalized Interest and/or Debt Service | \$100,000,000 |
| Total                  | <u>\$100,000,000</u> | Reserve Funds, if any) <b>Total</b>   | \$100,000,000 |

### FINANCING SUMMARY

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

Page 8

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/ **Initial Purchaser**

Ownership:

SFA Partners, LLC is a Delaware limited liability company that is 60%-owned by L. Jean Dunn, Jr., and 40%-owned by PacWest Properties LLC, a Delaware limited liability company.

L. Jean Dunn, Jr. 1605 San Pablo San Marcos, CA 92078

PacWest Properties, LLC 2140 S. DuPont Highway Camden, DE 19934

Managers of SFA Partners, LLC: L. Jean Dunn Jr., and John Krappman.

### PROFESSIONAL & FINANCIAL

Capital Provider/

Initial Purchaser: SFA Partners, LLC L. Jean Dunn, Jr. San Marcos, CA

John Krappman

**Authority Financial** 

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

Brittany Whelan

Indianapolis, IN Courtney Tobin Sycamore Advisors, LLC

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 TBD** State House:



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

Date: September 10, 2019

To: Eric Anderberg, Chairman

George Obernagel James J. Fuentes Terrence M. O'Brien

Michael W. Goetz Roger Poole William Hobert **Beth Smoots** J. Randal Wexler Mayor Arlene A. Juracek Lerry Knox Jeffrey Wright Bradley A. Zeller Lyle McCoy

Roxanne Nava

From: Brad R. Fletcher, Vice President

Subject: Issuance of Property Assessed Clean Energy Revenue Bonds

At the request of Clean Fund Titling Trust, a Delaware statutory trust (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 CLEAN FUND TITLING TRUST OR ITS DESIGNATED TRANSFEREE.

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

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 ("<u>PACE Bonds</u>") 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, Clean Fund Titling Trust, a Delaware statutory trust (the "<u>Capital Provider</u>") 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 "<u>Assignment Agreement</u>" and together with the Master Indenture and Issuance Certificate, the "<u>PACE Bond Documents</u>"), 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 15.00% 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

(i) 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.

Property Assessed Clean Energy Revenue Bonds Page 6

PACE Bond Resolution September 10, 2019 Brad R. Fletcher

# ILLINOIS FINANCE AUTHORITY PROJECT SUMMARY REPORT September 10, 2019

**Capital Provider: Clean Fund Titling Trust** 

### 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 privately-owned 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 Retained Jobs N/A New Jobs Protected

Construction Jobs Projected

<sup>\*</sup>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.

|                        | ESTIMATED SO         | URCES & USES   |                      |
|------------------------|----------------------|--|----------------------|
| Sources:<br>PACE Bonds | <u>\$100,000,000</u> | Uses: Energy Project Costs (including but not limited to Capitalized Interest and/or Debt Service Reserve Funds, if any) | \$100,000,000        |
| Total                  | <u>\$100,000,000</u> | Total  | <u>\$100,000,000</u> |

### FINANCING SUMMARY

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/ **Initial Purchaser** 

Ownership:

Clean Fund Titling Trust is a Delaware statutory trust of which 100% of the beneficial ownership interest is held by Cleanfund Commercial PACE Capital, Inc., a Delaware corporation.

Cleanfund Commercial PACE Capital, Inc.

2330 Marinship Way, Suite 100

Sausalito, CA 94965

The CEO of Cleanfund Commercial PACE Capital, Inc. is Lain Gutierrez.

### PROFESSIONAL & FINANCIAL

Capital Provider/

Initial Purchaser:

Clean Fund Titling Trust

Wilmington, DE

Wilmington Trust

**Authority Financial** Advisors:

Acacia Financial Group, Inc.

Chicago, IL

Phoebe Selden Brittany Whelan

Sycamore Advisors, LLC

Indianapolis, IN

Courtney Tobin

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** 





### \$200,000

VINE ACADEMY, LLC

September 10, 2019 PRODUCT TYPE: PARTICIPATION LOAN (WITH SUBORDINATION TO BANK)

# REQUEST Purpose: Wintrust Bank is requesting the IFA (the Authority) to participate \$200,000, 43.7% of a total commercial term loan of \$400,000 to finance a portion of proposed leasehold improvements to be completed for the commercial property located at 6880 North Frontage Road, Burr Ridge, IL. Vine Academy, LLC has outgrown its current location at 125 S. Vine Street, Hinsdale, IL and is seeking to make leasehold improvements to a new K-12 academic and office space, in order to accommodate the Academy's significant recent enrollment growth (from 71 to 92). The leasehold improvements financed by the Borrower will be reimbursed by the property's owner/landlord (Burr Ridge WLG, LLC, a Nebraska-based limited liability company) after year five of the lease. **Product Type:** Participation Loan IFA Funds at risk: \$200,000 Subject to all Wintrust Bank conditions, including but not limited the subordination of IFA's \$200,000 Participation amount to the bank's \$400,000 potential exposure to this Borrower. 1. Final Participation Loan Resolution; **BOARD ACTIONS** Waive 40% Project Cost Requirement due to the Authority's percentage of the project financing consisting of 43.7%; and 3. Voting Record: None prior **MATERIAL CHANGES** N/A. This is the first time this project has been presented to the IFA Board of Directors. JOB DATA 16 Current jobs New jobs projected within next 2 years TBD N/A Retained jobs Construction jobs projected Vine Academy, LLC (The Borrower). The Borrower is a 100% woman-owned enterprise. **BORROWER** DESCRIPTION Established in 2014, Vine Academy, LLC is a for-profit private school for students, grades K through 12, currently located in Hinsdale, IL. Vine Academy, LLC provides a full-time education to 92 students in a customized, small group setting. **SECURITY &** Unlimited Personal Guarantees, Joint & Several, from Amanda Vogel, (70% Owner) and Pari Schacht (30% Owner); **COLLATERAL** 2. Second Mortgage on the Personal Residence of Amanda Vogel; and 3. First Priority Blanket Lien on all Business Assets of the Borrower. **PROPOSED** Wintrust Bank is the Participating Bank **STRUCTURE** Construction Loan Period will be funded by Wintrust Bank: Six-month construction period and periodic draws, monthly interest-only payments with a Variable Interest Rate based on WSJ Prime + 1.00%. The Construction Loan will convert to a term loan with a 5-year term/7year amortization; monthly Principal Plus Interest payments; and a Fixed Interest Rate of 6.25%. IFA will not close and fund its \$200,000 participation until Wintrust Bank converts its Construction Loan to a Permanent Loan.

Blended/Weighted Rate of 5.25%. Bank Rate: Fixed at 6.25%, IFA Rate: Fixed at 4.25%.

| SOURCES AND USES | Sources:   |                  | Uses:         |                  |  |
|------------------|--|------------------|---------------|------------------|--|
|                  | New Bank Loan: (\$400,000 split between Bank and | \$200,000        | Project Cost: | <u>\$458,000</u> |  |
|                  | IFA 50/50)                                       | 200,000          |               |                  |  |
|                  | IFA Participation (Subordinated)                 |                  |               |                  |  |
|                  | Cash Equity                                      | 58,000           |               |                  |  |
|                  | Total  | <u>\$458,000</u> | Total:        | <u>\$458,000</u> |  |
| RECOMMENDATION   | Project Review Committee recommends approval.    |                  |               |                  |  |

#### ILLINOIS FINANCE AUTHORITY BOARD SUMMARY September 10, 2019

**Project:** Vine Academy, LLC

(Unlimited Guarantees, Joint & Several, from Amanda Vogel and Pari Schacht)

#### **STATISTICS**

Project Number: #38153 Amount: \$200,000

Type: Participation Loan IFA Staff: Charles Myart, Jr.

County/Region: Cook County/Northeast City: Burr Ridge

#### **BOARD ACTION**

Participation Loan Resolution

Staff request: Approval subject to Wintrust Bank conditions.

IFA Funds contributed: \$200,000

PL Structure: IFA subordinates its interest in collateral to Bank.

**Conditions:** Subject to Borrower satisfying all bank conditions. IFA

subordinated to all Bank exposure to

Borrower.

**Requested Policy Exception):** Based on the structure proposed by Wintrust, the \$200,000 IFA participation would fund approximately 43.7% of total project cost (in excess of the 40.0% Participation Loan policy standard, which would otherwise cap the IFA participation loan amount at \$183,200). Nevertheless, IFA and the Bank would be splitting a 50-50 participation in the \$400,000 loan originated by Wintrust Bank to finance the Project in the manner contemplated for this Program. The Project will fund capital improvements for a 100% woman-owned enterprise.

#### Project Review Committee recommends approval.

#### VOTING RECORD

None. This is the first time the project has been considered.

#### **PURPOSE**

Loan proceeds will be used to finance a portion of the costs of capital expenditures, including the buildout and leasehold improvements to the new, substantially larger space for Vine Academy, LLC located at 6880 North Frontage Road, Burr Ridge, IL. The Borrower will be renovating approximately 13,671 S.F (25.4%) of the total 53,731 S.F of 6880 N. Frontage Road building, as well as constructing a new 2,500 S.F. play area on the site.

#### IFA PROGRAM AND CONTRIBUTION:

Under its Participation Loan Program, IFA participates in bank loans financing projects for business, industry, farmers and agri-industry. The Authority will participate in loans for up to 7 years at a rate of interest that is variable or fixed for up to 5 years at up to 200 basis points below the originating lender's rate on its portion. The Authority is subordinated to the lender's collateral position, and generally funds up to the lesser of 40% of a project's total cost, 50% of a specific loan facility within an overall project, or \$300,000. IFA's participation mitigates some of the bank's credit risk, and provides Borrowers with access to capital and a reduced interest rate.

#### **VOLUME CAP**

#### Not Applicable

#### ESTIMATED SOURCES AND USES OF FUNDS

Sources: IFA Participation: \$200,000 Uses: Buildout of New Premises \$458,000

Wintrust Bank 200,000 Cash Equity 58,000

Total: \$458,000 Total: \$458,000

#### FINANCING SUMMARY/STRUCTURE

Security: The Loan will be secured by a First Priority Blanket Lien; a UCC-1 filing, on all

> Business Assets of Vine Academy, LLC; and a second mortgage on the personal residence of Amanda Vogel. IFA will be subordinated to Wintrust Bank's total credit exposure to the Borrower. Unlimited Personal Guarantors, Joint & Several: Amanda

Vogel and Pari Schacht.

Structure/Interest

Rates/Blended Rate: Six-month construction period with a variable interest rate based on WSJ Prime + 1.00%

> converting to a term loan with Five-year term and Seven-year amortization with monthly principal plus interest payments upon completion. During the permanent term loan period, the Bank's interest rate will be fixed at 6.25% while the Authority's interest rate will be fixed at 4.25% (i.e., 200 basis points below the Bank's interest rate of 6.25%, consistent with the IFA Participation Loan structure). Accordingly, the blended rate to

the Borrower will be 5.25% during the Term Loan Period.

Interest Mode: Variable for first Six-Months (Construction Period)/Fixed (Term Loan Period). The

Authority will not participate in financing the Construction Loan Period. (IFA's

Participation Loan will not fund until Wintrust Bank converts the Construction Loan to a

permanent term loan upon completion of construction.)

Maturity Estimated: Five-year term with a Seven-year amortization.

Estimated Closing Date: Within 60-90 days of approval.

Summary: The Borrower is seeking approval for a \$400M term loan (to be split 50/50 between Wintrust and IFA) to be used to finance leasehold improvements/buildout costs (i.e., capital expenditures) for classroom space and an outdoor play area located at 6880 North Frontage Road, Burr Ridge, IL. The buildout/leasehold improvements will accommodate student growth and classroom space required to expand enrollment. This loan will have a five-year term, fully-amortizing over seven years at a blended/weighted rate of 5.25%.

> The 6880 North Frontage Road property will replace the Borrower's existing location at 125 S. Vine Street in Hinsdale, IL (formerly a Lutheran school). Vine Academy, LLC has outgrown its existing space which it has operated out of since August 2012. (Vine Academy, LLC previously operated under the business name of Nurturing Wisdom Academy from its founding in 2004 until 2014.)

> The Borrower has provided the Bank with a copy of the project budget which detailed construction costs of \$371M for the proposed tenant buildout. In addition, the Borrower plans to construct a new, 2,500 S.F. outdoor play area. Construction costs for the outdoor play area total \$87M.

The builder (general contractor) for the buildout of the new facility will be BLC Construction, LLC of Chicago, while the builder for the outdoor playground area will be BCI Burke Co. (see bciburke.com). It should be noted the construction budget provided by the Borrower does not include a contingency fund. In addition, an interest reserve will not be established as the Borrower will service the interest-only payments out of pocket during the construction period. The proposed project will be completed in approximately 90 days.

The Borrower provided the Bank with a copy of the lease agreement between the Borrower and the landlord (Burr Ridge WLG, LLC, a Nebraska based company) for the 6880 North Frontage Road property. The lease details an initial term of 11 years, set to commence in September 2019 and expire

September 2030, with one, five-year renewal option. The initial base rental rate is \$15.00 per S.F. If Vine Academy decides to exercise the five-year renewal option, it will extend the expiration of the lease to September 2035. It should be noted that the commercial property located at 6860-6880 North Frontage Road property is improved with two buildings containing 53,731 S.F. of aggregate, gross building area; however the Borrower will occupy 13,671 S.F. or 25.4% of the 6880 building (location of school) and 2,500 S.F. of space in the surface parking lot of the property (outdoor play area). The Borrower will also utilize the turnaround drive (loop) as a drop-off area for parents.

Pursuant to the facility lease agreement, the Borrower will be responsible for the costs associated with the build-out of the school and construction of the outdoor play area; however, the build-out and construction costs will be subject to reimbursement from the landlord. The Borrower shall provide the landlord with a copy of the construction plans and costs to be reviewed and approved. In addition, the Borrower's general contractor and subcontractors must also be approved by the landlord. The Borrower will receive a construction allowance on the leased premises, excluding the S.F. of the outdoor area. The Borrower will be able to apply this construction allowance to all soft costs and hard costs incurred; however Vine Academy, LLC may not apply more than 7% of the total construction allowance for FF&E and low voltage wiring. The leasehold improvements financed by the Borrower will be reimbursed by the property's landlord on November 30, 2024. The relationship manager reported that the remaining outstanding proposed term loan balance (\$400,000) – Estimated Principal Payments (\$295,244) = Remaining Balance (\$104,756 at November 30, 2024) that will be subsequently paid off upon receipt of this reimbursement.

#### **Project**

Rationale: Vine Academy, LLC is currently renting space in a former Lutheran school building (the Lutheran School had closed about a decade ago) and Vine will be relocating to a new space that will be customdesigned for its needs. The current school facility has deteriorated and its current owner has major concerns with the condition of the building's plumbing and boiler. Vine Academy, LLC's current landlord asked the company to find a new location due to the landlord's belief that it will no longer be able to maintain the property due to the cost of necessary upgrades.

> As a result of deterioration of the existing property and the Borrower's existing and anticipated growth plans, Management found it necessary to evaluate expansion at a new location. Ultimately, the Borrower committed to expand into the new Burr Ridge space subject to an eleven-year lease. Vine Academy's management believes the new location will accommodate anticipated growth over the proposed term of the lease (11 years).

#### Use of **Funds:**

The property located at 6880 North Frontage Road, Burr Ridge, IL was partially occupied by a private, for-profit college (Everest College), which occupied approximately 13,671 S.F. of the 53,731 S.F. building. The leased space to be used by Vine Academy will require the following improvements:

- Build-out twelve classrooms for literature, writing, and math instruction;
- Updated paint, flooring, chalk boards/white boards, and other building finishes;
- Construction of a 2,500 S.F. outdoor playground (on a portion of the existing surface parking
- Construction of a front office, conference room, and vestibule systems with proper security for a K-12 school:
- Make an additional entrance ADA-compliant; and
- Add sinks and water fountains to classrooms and hallways.

Timing: The transaction is expected to close within 60-90 days of approval.

#### **BUSINESS SUMMARY**

Established in 2014, Vine Academy, LLC is a for-profit private school for students, grades K through 12, currently located in Hinsdale, IL. Vine Academy, LLC provides a full-time education to students in a customized, small group setting. The school currently has 92 students enrolled for the upcoming fall 2019 semester with a total staff of 16 full-time staff members. In 2018, Vine Academy, LLC was recognized for the quality of services through two accrediting bodies: The National Independent Schools Association (NIPSA) and AdvanceEd.

Vine Academy, LLC has several unique attributes that differentiate itself from its competition which are as follows:

- Teacher-Led Customized Learning: Every student works at his or her own pace, and teachers are able to customize each class to fit each student. Once a student masters a skill, it's time to move to the next level of challenge; when a student struggles, they are given time and individual instruction needed to master the skill before moving forward;
- Learning is Fun: Based on the Academy's philosophy, if structured correctly, learning can be genuinely fun on its own. Students are much more likely to enjoy learning when the curriculum is tailored to suit their individual interest and skill levels. Focusing a student on areas of learning that are challenging enough to be interesting, the student finds their "zone of proximal development" a place that facilitates enjoyable, exciting learning;
  - O <u>Hierarchical Curriculum:</u> Each class is structured so that new knowledge builds upon previous knowledge while new skills develop organically from prior skills and experience. By paying attention to the order in which information is presented and new skills are introduced, teachers enable students to integrate new knowledge with what they have learned, thereby gaining deeper understanding rooted in solid foundations.
- Passion & Curiosity: Ownership/Management believes that students should be allowed and encouraged to pursue their own interests during school. Fostering passion and curiosity in students, Vine Academy devotes two periods each day for project-based learning. During this time, students take on intensive, graded projects focused on their areas of interest. Students learn key executive functioning skills such as managing time and working toward larger goals, while enjoying freedom within an overarching structure to create projects they love;
- Ownership: the teaching staff believes that students should have ownership over their learning. Teachers are in charge of structuring learning and challenging students, but students must also take ownership of their learning and participation. From setting goals to decorating classrooms to planning field trips, any opportunity in which students can take "ownership" is embraced. The teaching staff wants Vine Academy students to be invested in their own success, both at school and beyond;
- Rigor-Without-Anxiety: The Owners of Vine Academy believes that parents do not have to choose between a high quality academic education and their child's mental health. Learning takes place in a comfortable, relaxed environment. This intentionally low-stress, homework-free structure supports rigorous education beneficial to each student. Ownership seeks to maximize each student's executive functioning skills by gradually increasing the difficulty of work according to individual ability. Through this model, students learn how to handle increasingly rigorous work, leading to an education that is challenging and engaging, not overwhelming; and
- No Homework Policy: Vine Academy's Owners believe that homework teaches very little, creating far more problems than it solves. Arguments, late nights, stress, and time away from essential childhood

activities are all consequences of homework, and research continues to show homework does not create a net benefit. When students leave school in the afternoon, conditions have been created so that they can go home and relax, spend time with family, and participate in a variety of after school activities. At Vine Academy, skills needed to complete homework can be taught, and the school actively instructs students to develop them. A sustained focus on independent study, breaking down large tasks into manageable pieces, and developing study techniques are some of the essential skills the school prioritize as students are readied for their next level of education.

<u>Vine Academy's Daily Class Plan</u>: The Academy provides (i) three small classes per day (5-8 students per class) for skill-based subjects including literature, writing and mathematics to facilitate more individualized learning and (ii) three large classes per day (up to 18 students per class) for content-related subjects such as science, history and Spanish in more of a traditional classroom setting.

<u>Mixed-Age Groupings</u>: Another key element of Vine Academy, LLC is that student classrooms are in mixed aged groupings. The age groupings contain no more than a three-year span. Further, the Academy provides each student with two full periods of project-based learning each day. This interdisciplinary class encourages in-depth and hands-on exploration of topics, creative thinking and independent learning.

<u>Vine's Growth Plan:</u> Vine Academy, LLC's plan is to add approximately ten students and three staff members per year until it reaches a size no greater than 200 students and 30 staff members. Hours of operation for Vine Academy, LLC are currently 7:45am-4:15pm during a typical school year calendar and 8:00am-3:00pm for four weeks during the summer.

#### Market Competition:

- Vine Academy, LLC has defined itself in a market where there are few innovative private school options. The Borrower "sells" the school not by disparaging a traditional model, but rather by showing that many students simply need differentiated options.
- Vine Academy, LLC considers its most direct competitors to be traditional education, via the local public
  and Catholic schools. Most of the Academy's students come from those schools when that traditional
  model has proven not to be the right fit for them.
- Vine Academy, LLC does not see itself as in competition with the few other unique schools nearby. Each of the schools has a different niche and frequently refers to each other. Avery Coonley (a school for gifted K-8 students in Downers Grove), Fusion Academy (an all 1:1 teaching school in Oak Brook for target grades 6-12) and Seton Montessori (pre-K through Grade 6 in Clarendon Hills) are the closest examples. The Owners have found that by promoting each other rather than competing, they are promoting the idea that there is simply a need for more options for our children overall.

#### **Amanda Vogel**

- Director and founder of Vine Academy, LLC.
- Previously served as Vice President of Nurturing Wisdom, Inc. for more than a decade. Main roles while at Nurturing Wisdom, Inc. included hiring and training tutors, as well as, developing curriculum.
- Per Ms. Vogel, Vine Academy, LLC was created based on the principal's vision to go beyond the scope of tutoring and provide a full-time instructional experience reflecting an individualized independent study model.
- Vine Academy, LLC was a project under the umbrella of Nurturing Wisdom, Inc. for the first two years. In year three, Pari Schacht encouraged Amanda Vogel to take over majority ownership in the school and the name was changed to Vine Academy, LLC as part of the ownership change in 2014.
- Ms. Vogel graduated from Truman State University (Kirksville, MO) in August 2002 with Masters of Arts degree in Education.

#### Pari Schacht

- Serves as President of Nurturing Wisdom, LLC, an Illinois based, in-home, 1-on-1 tutoring company and precursor to Vine Academy, LLC.
- Investor and advisor for Vine Academy, LLC.

• Currently resides in California and recently founded (and opened) Mission Montessori School in San Francisco, CA.

OWNERSHIP / ECONOMIC DISCLOSURE STATEMENT

Applicants: Vine Academy, LLC

Project Location: 6880 North Frontage Road, Burr Ridge, IL 60527 (Cook County)

Borrower: Vine Academy, LLC

Ownership: Amanda Vogel (Director/Founder/70% Owner) & Pari Schacht (30% Owner)

Current Owner of

Property (Landlord): Burr Ridge WLG, LLC, c/o Mr. Arun Agarwal, 110404 Essex Court, Suite 101, Omaha,

NE 68114

PROFESSIONAL & FINANCIAL

Borrower's Counsel: Dubin Singer Phillips, PC Chicago Richard Dubin

Accountant: R. Lloyd & Company, Ltd Chicago

Originating Bank: Wintrust Bank Chicago T. Carson

General Contractor: BLC Construction, LLC Chicago

Outdoor Playground: BCI Burke Co. Fond du Lac, WI

Property Owner/

Landlord: Burr Ridge WLG, LLC Omaha, NE Arun Agarwal

#### LEGISLATIVE DISTRICTS

New Project Site – 6880 N. Frontage Rd., Burr Ridge, IL 60527

Future Congressional: 11 Future State Senate: 41 Future State House: 82

#### ILLINOIS FINANCE AUTHORITY

#### Memorandum

To: IFA Board of Directors

From: Rich Frampton & Brad R. Fletcher

Date: September 10, 2019

Re: Resolution (A) Authorizing Certain Amendments and Modifications to the (i) Trust Indenture Dated as of

October 1, 2000, Between the Illinois Educational Facilities Authority, a Public Instrumentality Duly Created Under the Laws of the State of Illinois (the "IEFA"), and Predecessor to the Illinois Finance Authority, a Body Politic and Corporate Duly Organized and Existing Under the Laws of the State of Illinois Pursuant to which the IEFA Issued its \$12,040,000 Illinois Educational Facilities Authority Revenue Bonds, Robert Morris College, Series 2000 (the "Bonds"), and (ii) the Loan Agreement Dated as of October 1, 2000, between the IEFA and Robert Morris University Illinois (Formerly Known as Robert Morris College), an Illinois Not for Profit Corporation (the "Corporation"), Providing for the Loaning of the Proceeds of the Bonds from the IEFA to the Corporation; and (B) Authorizing and Approving Certain

Related Matters

IFA Series 2000 File Number: 10945

#### **Request:**

Robert Morris University Illinois (f/k/a Robert Morris College), an Illinois not for profit corporation (the "University" or "Borrower"), is requesting approval of a Resolution to (i) authorize the execution and delivery of a First Supplemental Trust Indenture and First Supplemental Loan Agreement and (ii) approve related documents to provide U.S. Bank N.A. as Trustee with additional security on the outstanding Illinois Educational Facilities Authority Revenue Bonds, Robert Morris College, Series 2000 (the "Bonds") in exchange for consideration from National Public Finance Guarantee Corporation providing forbearance until June 30, 2020 related to a covenant breach.

In November 2000, IEFA issued the Bonds underwritten by Bank One Capital Markets, Inc. (the "Underwriter") as both serial maturities and term bonds with mandatory sinking fund redemptions. The final maturity date of the Bonds is June 1, 2030. Issued in the aggregate principal amount of \$12.04 million, Moody's assigned a "Aaa" insured long-term rating reflecting original bond insurer MBIA's long-term debt rating at that time. Payment of the principal and interest on the Bonds is currently insured by a financial guaranty policy administered by National Public Finance Guarantee Corporation (the "Bond Insurer").

The Bonds were sold without an underlying rating on Robert Morris College, and the University remains a non-rated institution. The current insured rating on the Bonds is "Baa2" (Moody's). Moody's downgraded the insured rating to "Baa2" as of January 17, 2018, reflecting a downgrade in the credit rating of all bonds credit-enhanced by the Bond Insurer. All payments relating to the Bonds are current and have been paid as scheduled. The current outstanding balance of the Series 2000 Bonds was approximately \$6.80 million as of September 1, 2019.

The Borrower will provide the Trustee additional security on the Bonds in the form of (i) a funded debt service reserve fund, and (ii) a mortgage and security agreement with respect to certain real and personal property located at:

- 82 Orland Square Drive, Orland Park, IL;
- 43 Orland Square Drive, Orland Park, IL; and
- 3101 Montvale Drive, Springfield, IL.

The University's facility at 82 Orland Square Drive, Orland Park, IL was financed with proceeds of the Bonds and is currently in use as both administrative and classroom space. However, the University's facilities at 43 Orland Square Drive, Orland Park, IL and 3101 Montvale Drive, Springfield, IL have been vacated and are currently for sale. The University anticipates utilizing any proceeds from the sale of its vacated facilities to redeem a portion of the outstanding Bonds.

Resolution Authorizing Amendments to Trust Indenture September 10, 2019 Rich Frampton & Brad R. Fletcher

#### Impact:

Approval of this Resolution would provide consent to changes as agreed to by the University and the Bond Insurer. Specifically, in exchange for the Bond Insurer providing a waiver until June 30, 2020 related to the required Maintenance of Unrestricted Net Assets by the University, the University is pledging to the Trustee a funded debt service reserve fund and a mortgage and security agreement related to the three facilities identified above.

The proposed changes authorized by the Resolution will preserve existing bondholder security as the Bonds will remain credit-enhanced by the Bond Insurer, thereby resulting in no adverse impact.

#### **Background:**

Proceeds of the Bonds were used by the Borrower to (i) finance or reimburse itself for a portion of the costs of the acquisition, construction, renovation, improvement and equipping of certain of its facilities constituting "educational facilities" as more fully described in the following Exhibit A (the "Project"), (ii) finance a portion of the interest payable on the Bonds, and (iii) pay certain costs incurred in connection with the issuance of the Bonds.

#### **EXHIBIT A**

| PROJECT DESCRIPTION   | ESTIMATED COST*     |
|---|---------------------|
| Additional space build-out at existing Chicago Loop<br>Campus, including a fitness center, offices and<br>classrooms                    | \$1,200,000         |
| Leasehold improvements and furniture, fixtures and equipment for new campus in Aurora   | 5,440,000           |
| Acquisition of land and construction and furnishing of<br>new facilities at existing Orland Park Campus                                 | 11,250,000          |
| Leasehold improvements and furniture for new campus in Peoria, including classrooms, offices and administrative support facilities      | 1,130,000           |
| Leasehold improvements and furniture for new campus in Bensenville, including classrooms, offices and administrative support facilities | 980,000             |
| Total   | <u>\$20,000,000</u> |

<sup>\*</sup>The costs of those projects not financed with Bond proceeds were paid for with funds of the Borrower.

#### **Recommendation:**

Staff recommends approval of the accompanying Resolution in the form presented (see pp. 4-7).

Resolution Authorizing Amendments to Trust Indenture

September 10, 2019 Rich Frampton & Brad R. Fletcher

#### PROFESSIONAL & FINANCIAL

| Bond Counsel:<br>Borrower:<br>Borrower Counsel:<br>Insurer: | Chapman & Cutler LLP<br>Robert Morris University Illinois<br>McDermott Will & Emery LLP<br>National Public Finance | Chicago, IL<br>Chicago, IL<br>Chicago, IL | Chris Walrath<br>Arlene R. Regnerus<br>David Deyoe |
|---|--|---|--|
|   | Guarantee Corporation  | Purchase, NY                              | Rob Blake  |
|   |  |   | Brian Cooney                                       |
| Insurer Counsel:  | Kutak Rock LLP   | Omaha, NE                                 | B. Hans Ipson                                      |
|   |  |   | Debbie Ruskin                                      |
| Trustee:  | U.S. Bank N.A.   | Chicago, IL                               | Linda Garcia                                       |
|   |  |   | Susan Shallenberger                                |
| IFA Financial Advisor:                                      | Sycamore Advisors LLC  | Chicago, IL                               | Diana Hamilton                                     |
|   |  |   | Courtney Tobin                                     |

#### RESOLUTION No. 2019-0910-CF

RESOLUTION (A) authorizing certain amendments and modifications to the (i) Trust Indenture dated as of October 1, 2000, between the Illinois Educational Facilities Authority, a public instrumentality duly created under the laws of the State of Illinois (the "IEFA"), and predecessor to the Illinois Finance Authority, a body politic and corporate duly organized and existing under the laws of the State of Illinois pursuant to which the IEFA issued its \$12,040,000 Illinois Educational Facilities Authority Revenue Bonds, Robert Morris College, Series 2000 (the "Bonds"), and (ii) the Loan Agreement dated as of October 1, 2000, between the IEFA and Robert Morris University Illinois (formerly known as Robert Morris College), an Illinois not for profit corporation (the "Corporation"), providing for the loaning of the proceeds of the Bonds from the IEFA to the Corporation; and (B) authorizing and approving certain related matters.

WHEREAS, the Illinois Finance Authority (the "Authority") has been created by the Illinois Finance Authority Act, as amended (the "Act") and is the successor to the Illinois Educational Facilities Authority (the "IEFA"), the original issuer of the \$12,040,000 Illinois Educational Facilities Authority Revenue Bonds, Robert Morris College, Series 2000 (the "Bonds"); and

WHEREAS, the Bonds were issued pursuant to the provisions of the Trust Indenture dated as of October 1, 2000 (the "Original Indenture") between the IEFA and U.S. Bank National Association, as successor trustee (the "Trustee"); and

WHEREAS, the proceeds from the sale of the Bonds were loaned to Robert Morris University Illinois (formerly known as Robert Morris College), an Illinois not for profit corporation (the "Corporation"), pursuant to the Loan Agreement dated as of October 1, 2000 (the "Original Loan Agreement"), between the IEFA and the Corporation; and

WHEREAS, the payment of the principal of and interest on the Bonds when due is insured, under a Financial Guaranty Insurance Policy (the "Bond Insurance Policy") issued by MBIA Insurance Corporation, a New York stock insurance corporation ("MBIA"); and

WHEREAS, National Public Finance Guarantee Corporation ("National"), a stock insurance corporation, duly organized and existing under the laws of the State of New York, is the reinsurer of the

Bonds pursuant to the Amended and Restated Quota Share Reinsurance Agreement effective as of

January 1, 2009 (the "Reinsurance Agreement"), by and between MBIA and National, and is the

Administrator for the policies reinsured under the Reinsurance Agreement pursuant to the Administrative

Services Agreement effective as of January 1, 2009 by and between MBIA and National (National and

MBIA are collectively referred to herein as the "Bond Insurer"); and

WHEREAS, the Bond Insurer has requested that the Corporation provide the Trustee with

additional security for the Bonds in the form of (i) a funded debt service reserve fund, and (ii) a mortgage

and security agreement with respect to certain real and personal property of the Corporation (collectively,

the "Additional Security"); and

WHEREAS, the Original Indenture may be amended without the consent of, or notice to the

holders of the Bonds pursuant to Section 901(d) thereto which allows for amendments to the Original

Indenture to be made in order to subject additional revenues or other property or collateral to the lien and

pledge thereof, and the Original Loan Agreement may be amended as necessary to conform its terms to

the amendments being made to the Original Indenture; and

WHEREAS, the Corporation has requested that the Authority approve the delivery of the

Additional Security and that it authorize the amendments, modifications and/or supplements to the

Original Indenture and the Original Loan Agreement to provide for the provision of the Additional

Security; and

WHEREAS, drafts of the following documents have been previously provided to and are on file

with the Authority (collectively, the "Authority Documents"):

the First Supplemental Trust Indenture (the "First Supplemental Indenture," and

together with the Original Indenture, the "Indenture") to be entered into between the Authority and the Trustee, amending and supplementing the Original Indenture, and providing for the

delivery of the Additional Security for the Bonds; and

the First Supplemental Loan Agreement (the "First Supplemental Loan

Agreement," and together with the Original Loan Agreement, the "Loan Agreement") to be

entered into between the Authority and the Corporation, amending and supplementing the

IFA Public Board Book (Version 1), Page 48

Original Loan Agreement, and providing for the delivery of the Additional Security for the

Bonds; and

WHEREAS, the Authority desires to provide for such amendments, modifications and/or

supplements;

NOW, THEREFORE, Be It Resolved by the Authority that:

Approval of Additional Security. The Authority hereby approves the delivery of Section 1.

the Additional Security as more fully described in the First Supplemental Indenture and the First

Supplemental Loan Agreement.

Section 2. Authority Documents. The Authority hereby authorizes and approves the execution

(by manual or facsimile signature) of the Authority Documents by the Chairperson, Vice Chairperson,

Executive Director, General Counsel or any person duly appointed by the Members of the Authority to

serve in such offices on an interim basis or otherwise authorized to act as provided by resolutions of the

Authority (each, an "Authorized Officer"), and the delivery and use of the Authority Documents. The

Secretary or any Assistant Secretary of the Authority is hereby authorized to attest and to affix the official

seal of the Authority to any Authority Document if required. The Authority Documents shall be

substantially in the forms previously provided to and on file with the Authority and hereby approved, or

with such changes therein as shall be approved by the Authorized Officer of the Authority executing the

same, with such execution to constitute conclusive evidence of such Authorized Officer's approval and

the Authority's approval of any changes or revisions therein from such forms of the Authority Documents

and to constitute conclusive evidence of such Authorized Officer's approval and the Authority's approval

of the provision of the Additional Security.

Section 3. Authorization and Ratification of Related Matters. 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 a

supplement to the Tax Exemption Agreement and Certificate delivered in connection with the original

issuance of the Bonds, and documents necessary for the amendment of any of the Authority Documents)

**Robert Morris University Illinois** 

501(c)(3) Revenue Bonds

Page 7

**Resolution Authorizing Amendments** to Trust Indenture

September 10, 2019 Rich Frampton & Brad R. Fletcher

as may be necessary to carry out and comply with the provisions of this Resolution, the Authority

Documents, and the provision of the Additional Security, and all of the acts and doings of the Members,

officers, agents and employees of the Authority which are in conformity with the intent and purposes of

this Resolution and within the parameters set forth herein, whether heretofore or hereafter taken or done,

shall be and are hereby authorized, ratified, confirmed and approved. Unless otherwise provided therein,

wherever in the Authority Documents or any other document executed pursuant hereto it is provided that

an action shall be taken by the Authority, such action shall be taken by an Authorized Officer of the

Authority, or in the event of the unavailability, inability or refusal of an Authorized Officer to take such

action, by 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.

Severability; No Conflict; Effective Date. The provisions of this Resolution are Section 4.

hereby declared to be separable, and if any section, phrase or provision hereof shall for any reason be

declared to be invalid, such declaration shall not affect the validity of the remainder of the sections,

phrases and provisions of this Resolution. All resolutions and orders, or parts thereof, in conflict herewith

are hereby superseded to the extent of such conflict. This Resolution shall be in full force and effect

immediately upon its passage, as by law provided.

#### ILLINOIS FINANCE AUTHORITY

#### Memorandum

To: IFA Board of Directors

From: Sara Perugini

Date: September 10, 2019

Re: Resolution to Assist Peace Village (the "Borrower") with the defeasance of the \$22,495,000

original principal amount Revenue Bonds, Series 2013 (Peace Village) ("Series 2013 Bonds") issued by the Illinois Finance Authority (the "IFA") pursuant to the Bond Trust Indenture dated as of September 1, 2013 (the "Bond Indenture") between the IFA and Amalgamated Bank of

Chicago, as bond trustee (the "Bond Trustee") IFA 2013 File Number: H-SL-TE-CD-8623

The IFA has issued the Series 2013 Bonds for the benefit of the Borrower pursuant to the Bond Indenture. The Series 2013 Bonds are not callable until August 15, 2023, but the current interest rate environment makes refinancing the Series 2013 Bonds attractive to the Borrower. Because advance refunding the Series 2013 Bonds is not currently allowed under the Internal Revenue Code of 1986, as amended, the Borrower will use the proceeds of a taxable loan (the "Loan") from First Midwest Bank to defease the outstanding Series 2013 Bonds. Proceeds of the Loan will be deposited with the Bond Trustee in an escrow account created pursuant to a supplement to the Bond Indenture. The funds deposited in the escrow account will be invested in Government Obligations (as defined in the Bond Indenture), which may include U.S. Treasury Securities - State and Local Government Series ("SLGS") for which the Bond Trustee will subscribe on behalf of the IFA. The principal amount of the Government Obligations deposited in the escrow account, plus the interest income thereon, will be sufficient to pay the redemption price of the Series 2013 Bonds on the August 15, 2023 call date.

The Borrower has requested that the IFA authorize certain of its Members and officers to execute a supplement to the Bond Indenture that creates the escrow account and any documents required in connection with the defeasance of the Series 2013 Bonds, including the SLGS subscription. The supplement to the Bond Indenture is authorized by the existing terms of the Bond Indenture.

The proposed IFA resolution approves a supplement to the Bond Indenture and all actions and documents necessary to defease the Series 2013 Bonds, including for the Bond Trustee to subscribe for the SLGS to be deposited in the escrow account.

Chapman and Cutler LLP is expected to provide a defeasance opinion in connection with the defeasance of the Series 2013 Bonds.

IFA staff recommends the approval of the accompanying resolution.

#### **RESOLUTION 2019-0910-CF07**

RESOLUTION APPROVING THE CASH DEFEASANCE OF THE \$22,495,000 ORIGINAL PRINCIPAL AMOUNT REVENUE BONDS, SERIES 2013 (PEACE VILLAGE) AND CERTAIN OTHER MATTERS.

WHEREAS, the Illinois Finance Authority, a body politic and corporate duly organized and validly existing under and by virtue of the laws of the State of Illinois (the "Authority"), including, without limitation, the Illinois Finance Authority Act, 20 ILCS 3501/801-1 et seq., as supplemented and amended (the "Act"), is authorized by the laws of the State of Illinois, including, without limitation, the Act, to issue its revenue bonds for the purposes set forth in the Act and to provide funds for the refunding and defeasance of any bonds deemed necessary in connection with any purpose of the Authority; and

WHEREAS, the Authority previously issued its \$22,495,000 original principal amount Revenue Bonds, Series 2013 (Peace Village) (the "Series 2013 Bonds") pursuant to the Bond Trust Indenture dated as of September 1, 2013 (the "Series 2013 Indenture") between the Authority and Amalgamated Bank of Chicago (the "Series 2013 Trustee") for the benefit of Peace Village, an Illinois not for profit corporation (the "Corporation"); and

WHEREAS, the Corporation desires to borrow the proceeds of a taxable loan (the "Loan") from First Midwest Bank to defease the outstanding Series 2013 Bonds; and

WHEREAS, proceeds of the Loan will be deposited with the Series 2013 Trustee in an escrow account created pursuant to a supplement to the Series 2013 Indenture, and the funds deposited in the escrow account will be invested in Government Obligations (as defined in the Series 2013 Indenture), which may include U.S. Treasury Securities - State and Local Government Series ("SLGS") for which the Series 2013 Trustee will subscribe on behalf of the Authority; and

WHEREAS, the principal amount of the Government Obligations deposited in the escrow account, plus the interest income thereon, will be sufficient to pay the redemption price of the Series 2013 Bonds on August 15, 2023, which is the first optional redemption date therefor; and

WHEREAS, the Corporation has requested that the Authority authorize certain of its Members and officers to execute a supplement to the Series 2013 Indenture that creates the escrow account and any documents required in connection with defeasance of the Series 2013 Bonds, including the SLGS subscription; and

WHEREAS, a draft of the First Supplemental Bond Trust Indenture (the "Supplemental Bond Indenture") between the Authority and the Series 2013 Trustee, as escrow agent, establishing the escrow account has been previously provided to and is on file with the Authority; and

Sara Perugini

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

- Section 1. Findings. Based on representations made by the Corporation, the Authority hereby makes the following findings and determinations with respect to the Corporation:
- (a) The Corporation, a not for profit corporation organized under the laws of the State of Illinois, is qualified to do business in the State of Illinois, is a "participating health institution" (as defined in the Act) and owns and operates Peace Village in Palos Park, Illinois;
- (b) The Corporation has properly filed with the Authority its request for assistance in defeasing the Series 2013 Bonds;
- Section 2. Approval of Defeasance of Series 2013 Bonds. The Authority does hereby authorize the execution and delivery by the Chairperson, Vice Chairperson, Executive Director, or General Counsel, or any person duly appointed by the members of the Authority to serve in such offices on an interim basis (each an "Authorized Officer"), of such documents as may be necessary to defease the Series 2013 Bonds, including without limitation the Supplemental Bond Indenture or any other agreement providing for the defeasance of the Series 2013 Bonds. The Supplemental Bond Indenture shall be substantially in the form presented to the Authority and hereby approved, or with such changes therein as shall be approved by the Authorized Officer of the Authority executing the same, with such execution to constitute conclusive evidence of such Authorized Officer's approval and the Authority's approval of any changes or revisions therein from such form of the Supplemental Bond Indenture, and to constitute conclusive evidence of such Authorized Officer's approval and the Authority's approval 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 as may be necessary to carry out and comply with the provisions of this Resolution and the Supplemental Bond Indenture (including any documents required to subscribe for the SLGS), and all of the acts and doings of the Members, officers, agents and employees of the Authority which are in conformity with the intent and purposes of this Resolution, whether heretofore or hereafter taken or done, shall be and are hereby authorized, ratified, confirmed and approved. Unless otherwise provided therein, wherever in the Supplemental Bond Indenture 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 to take such action, by 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 Series 2013 Indenture.
- Section 4. Severability. The provisions of this Resolution are hereby declared to be separable, and if any section, phrase or provision hereof shall for any reason be declared to be invalid, such declaration shall not affect the validity of the remainder of the sections, phrases and provisions of this Resolution.
- Section 5. Conflicts. All resolutions and orders, or parts thereof, in conflict herewith are hereby superseded to the extent of such conflict.
- Section 6. Effectiveness. This Resolution shall be in full force and effect immediately upon its passage, as by law provided.

#### Peace Village 501(c)(3) Revenue Bonds Page 4

### Resolution to Defease IFA Series 2013 Bonds and related matters

September 10, 2019 Sara Perugini

|         | Adopted and effective this 10th day of Se | eptember, 2 | 2019:                 |
|---------|---|-------------|-----------------------|
| Ayes:   |   |             |                       |
| Nays:   |   |             |                       |
| Abstair | n:  |             |                       |
| Absent  | :   | Illino      | OIS FINANCE AUTHORITY |
|         |   | Ву          | Executive Director    |
| ATTEST  | Γ:  |             |                       |
|         | Assistant Secretary                       |             |                       |
| [SEAL]  |   |             |                       |



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

Date: September 10, 2019

To: Eric Anderberg, Chairman George Obernagel

James J. Fuentes Terrence M. O'Brien

Michael W. Goetz

William Hobert

Mayor Arlene A. Juracek

Lerry Knox

Lyle McCoy

Roger Poole

Beth Smoots

J. Randal Wexler

Jeffrey Wright

Bradley A. Zeller

Roxanne Nava

From: Brad R. Fletcher, Vice President

Subject: Resolution Concerning the Administration of Property Assessed Clean Energy (PACE)

Bond Issues of the Illinois Finance Authority and Interim Financings Related Thereto

#### Request:

The accompanying Resolution requests approval of the Illinois Finance Authority (the "Authority") to delegate to its Chairperson, Vice Chairperson, and Executive Director (collectively, the "Authorized Officers") the authority to execute and deliver assignment agreements, reassignment agreements and assignment and forward commitment agreements ("PACE Interim Financing Documents") for interim financing of "energy projects" as defined in the Property Assessed Clean Energy Act (50 ILCS 50/1 et seq.) ("Energy Projects") by capital providers in anticipation of the issuance of PACE Bonds which have been authorized by a PACE Bond Resolution duly adopted by the Authority.

#### Impact:

Approval of the accompanying Resolution provides ongoing authorization for the Authority to, as needed, assign assessment contracts prior to issuance of PACE Bonds to capital providers in connection with the interim financing of Energy Projects as permitted by Section 35(k) of the Property Assessed Clean Energy Act. Capital providers can therefore more efficiently manage requisition draws by record owners of property until the acquisition, construction, installation, or modification of Energy Projects is complete. When Energy Projects have been completed, capital providers will re-assign the related assessment contracts to the Authority as security for issuance of PACE Bonds as required under the PACE Interim Financing Documents. Upon satisfaction of certain conditions precedent in the PACE Interim Financing Documents, the Authority will issue PACE Bonds for purchase by the respective capital providers.

#### Background:

Counties and municipalities that have established PACE areas assign assessment contracts to the Authority to utilize is standardized, efficient, and affordable Commercial Property Assessed Clean Energy ("C-PACE") bond financing services. In connection with the implementation of the Authority's C-PACE bond financing services, staff recognized that an Energy Project with significant costs and an extended construction timeline presents concerns for both capital providers and record owners of property if the Energy Project is financed with proceeds of PACE Bonds during the construction period.

PACE Bonds secured by recorded assessment contracts require a capital provider to disburse all project funds into a separate and distinct trust even if the record owner of property does not have an immediate need to requisition all project funds, creating an opportunity loss for the capital provider. Furthermore, PACE Bonds secured by recorded assessment contracts require a record owner of property to pay interest on project funds not otherwise immediately required upon closing of the transaction. For the record owner of property, this also creates negative arbitrage as the interest rate paid on the debt is higher than the interest rate earned on the money that will be used to repay the debt.

#### Recommendation:

Authority staff recommends approval of the accompanying Resolution.

Respectfully submitted,

/s/ Brad R. Fletcher
Vice President

#### **RESOLUTION 2019-0910-CF**

RESOLUTION CONCERNING THE ADMINISTRATION OF PROPERTY ASSESSED CLEAN ENERGY (PACE) BOND ISSUES OF THE ILLINOIS FINANCE AUTHORITY AND INTERIM FINANCINGS RELATED THERETO

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"); and

WHEREAS, the Authority is authorized pursuant to the Act in general and Article 825 thereof specifically, to issue revenue bonds to finance, among other things, "PACE Projects" (as defined or provided for in the Act);

WHEREAS, pursuant to the Property Assessed Clean Energy Act (50 ILCS 501/ et seq.) (the "PACE Act"), "governmental units" (as defined in the PACE Act, each a "Governmental Unit" hereunder) 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" (as defined in the PACE Act, each a "Program Administrator" hereunder);

WHEREAS, pursuant to the PACE Act, a "record owner" (as defined in the PACE Act, each a "Record Owner" hereunder) of "property" (as defined in the PACE Act, each a "Property" hereunder) within a PACE Area may apply to a Governmental Unit or its Program Administrator to finance or refinance certain "energy projects" (as defined in the PACE Act, and "PACE Projects" as defined in the Act, which are known as "Energy Projects" herein) and 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 its 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 trust company selected by the "capital provider" (as defined in the PACE Act, each a "Capital Provider" hereunder) 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

the Initial Purchaser of such PACE Bonds (or its Designated Transferee as defined in the applicable Issuance Certificate), and a PACE Bond Resolution of the Authority authorizing the issuance of PACE Bonds for purchase by the Capital Provider subject to certain parameters (the "PACE Bond Resolution");

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;

WHEREAS, prior to the issuance of PACE Bonds, a Capital Provider may establish a "warehouse fund" (as defined in the PACE Act, each a "Warehouse Fund" hereunder) to provide interim financing secured by the related Assessment Contracts for the Energy Projects ("PACE Interim Financing") to be financed with such PACE Bonds which may require the execution of additional assignment agreements, reassignment agreements and assignment and forward commitment agreements (collectively, the "PACE Interim Financing Documents") by the Authority pursuant to which the Authority assigns the related Assessment Contracts to the Capital Provider providing the PACE Interim Financing until such time as the PACE Bonds are issued and pursuant to which the Authority agrees to issue the PACE Bonds subject to the parameters set forth in the applicable PACE Bond Resolution;

**WHEREAS**, a Record Owner or Program Administrator or Capital Provider (each being hereinafter referred to as a "<u>PACE Participant</u>") may request that the Authority execute such PACE Interim Financing Documents to allow for PACE Interim Financing until such time as PACE Bonds may be purchased by the applicable Capital Provider.

WHEREAS, in order to facilitate such PACE Interim Financings, the Authority wishes to delegate to its Chairperson, Vice Chairperson, and Executive Director (collectively, the "<u>Authorized Officers</u>"), the authority to, upon the request of a PACE Participant, (i) execute and deliver, or approve, one or more PACE Interim Financing Documents, and certain Other Documents (as hereinafter defined) and (ii) to give certain consents or approvals relating to such PACE Interim Financing Documents in order to accommodate PACE Interim Financings, and to take all other actions necessary in connection therewith;

### NOW, THEREFORE, BE IT RESOLVED BY THE ILLINOIS FINANCE AUTHORITY as follows:

Section 1. The PACE Interim Financing Documents. The Authority does hereby authorize and approve the execution and delivery of PACE Interim Financing Documents in anticipation of the issuance of PACE Bonds which have been authorized by a PACE Bond Resolution duly adopted by the Authority provided that such PACE Interim Financing Documents do not violate any parameter set forth in the PACE Bond Resolution; the Authority hereby delegates to each Authorized Officer the authority to approve the form, terms and provisions of each PACE Interim Financing Document on behalf of the Authority; each

Authorized Officer be, and each of them hereby is, authorized, empowered and directed to execute and deliver, and the Secretary or any Assistant Secretary of the Authority be and each of them hereby is, authorized, empowered and directed to attest in the name, for and on behalf of the Authority, and thereupon to cause such PACE Interim Financing Document to be delivered, each such PACE Interim Financing Document to be in substantially the form approved by the Authorized Officer executing the same, the execution thereof to constitute conclusive evidence of the approval of such Authorized Officer and the Authority of the form, terms and provisions thereof; when each PACE Interim Financing Document is executed and delivered on behalf of the Authority, such PACE Interim Financing Document shall be binding on the Authority; and from and after the execution and delivery of each PACE Interim Financing Document, the officers, employees and agents of the Authority are hereby authorized, empowered and directed to do all such acts and things and to execute all such documents as may be necessary to carry out and comply with the provisions of such PACE Interim Financing Document as executed.

Section 2. Other Documents. The Authorized Officers and any other officer of the Authority be, and each of them hereby is, authorized to (i) execute and deliver such documents, certificates, consents, approvals or undertakings of the Authority to effect the PACE Interim Financing Document and the foregoing described matters (collectively, the "Other Documents"), (ii) approve the execution and delivery of such other documents, certificates and undertakings of other parties, including, without limitation, any PACE Participant and (iii) take such other actions as may be necessary or desirable in connection with carrying out and complying with this Resolution, effecting the PACE Interim Financing Documents, and the foregoing described matters and/or the execution, delivery and performance of the PACE Interim Financing Documents and the Other Documents; and that all of the acts and doings of the Authorized Officers which are in conformity with the intent and purposes of this Resolution, whether heretofore or hereafter taken or done, shall be and hereby are authorized, ratified, approved and confirmed.

Section 3. The Authority's Fee Schedule. The Authority's Fee Schedule for fees payable in conjunction with the execution and delivery of PACE Interim Financing Documents in anticipation of the issuance of PACE Bonds and which is attached hereto as <u>Exhibit 1</u> is hereby approved in all respects.

Section 4. Authorization to Remain in Effect. The foregoing authorizations and approvals shall remain in full force and effect until rescinded by further action of the Authority.

Section 5. Delivery of Resolution. The Authorized Officer executing any PACE Interim Financing Document or any Other Document pursuant to this Resolution is hereby authorized to deliver a certified copy of this Resolution as evidence that the Authority has approved the same if the requirements of this Resolution are met.

Section 6. Other Acts. All acts of the officers, employees and agents of the Authority which are in conformity with the purposes and intent of this Resolution be, and the same hereby are, in all respects, ratified, approved and confirmed.

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

Section 8. No Conflict. All resolutions and orders, or parts thereto in conflict herewith are hereby superseded to the extent of such conflict.

Section 9. Incorporation of Preambles; Enactment. The preambles are incorporated by reference as part of this Resolution. This Resolution shall take effect immediately.

| Approved and  | d effective this _ | day of Septem | ber, 2019 | by vote as follows:  |
|---------------|--------------------|---------------|-----------|----------------------|
| Ayes:         |                    |               |           |                      |
| Nays:         |                    |               |           |                      |
| Abstain:      |                    |               |           |                      |
| Absent:       |                    |               |           |                      |
| Vacancies:    |                    |               | ILLINO    | IS FINANCE AUTHORITY |
|               |                    |               | By        |                      |
|               |                    |               |           | Executive Director   |
|               |                    | _             |           |                      |
| Assistant Sec | retary             |               |           |                      |
| [SEAL]        |                    |               |           |                      |



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

Date: September 10, 2019

To: Members of the Illinois Finance Authority

From: Charles Myart

Subject: Resolution Acknowledging and Consenting to Assignment of Master Participation

Agreement and Approving a Participation Loan to Be Made By the Illinois Finance

Authority under the Participation Loan Program

On June 12, 2018, the Members of the Illinois Finance Authority ("Authority") adopted Resolution No. 2018-0612-DA04 ("June 2018 Resolution"), attached hereto as Exhibit A. The June 2018 Resolution approved the making of a participation loan to J and L Food Services, Incorporated and Venue West, LLC (collectively, the "Borrower"), with MB Financial Bank, N.A. ("MB") as the participating bank, pursuant to the Master Participation Agreement entered into between the Authority and MB Financial as of May 2, 2018 ("Master Agreement").

Subsequent to the adoption of the June 2018 Resolution and before the Authority's participation could close, MB Financial merged into Fifth Third Bank ("Fifth Third"). Fifth Third has now requested that the Authority acknowledge and consent to the assignment of MB Financial's rights and obligations under the Master Agreement to Fifth Third.

This Resolution consents to such assignment by authorizing the execution of acknowledgment and consent instruments in connection with the Borrower's participation loan and potential future participation loans under the Master Agreement. This Resolution also approves the making of the participation loan to Borrower with Fifth Third, rather than MB Financial, as the participating bank.

#### **EXHIBIT A**

#### IFA RESOLUTION 2018-0612-DA04

# APPROVING PARTICIPATION LOAN TO BE MADE BY THE ILLINOIS FINANCE AUTHORITY UNDER THE PARTICIPATION LOAN PROGRAM

WHEREAS, by Resolution 2018-0215-AD06 (the "Approving Resolution"), duly adopted by the Members of the Illinois Finance Authority (the "Authority") on February 8, 2018, the Authority authorized a Participation Loan Program (the "Program") to, among other things, support Illinois Veterans and Illinois Veteran-Owned Businesses; and

WHEREAS, the Authority has received an application from the proposed parties identified in Exhibit A to this Resolution seeking to benefit from the Program; and

WHEREAS, the application provides basis for the Authority to determine that the proposed loan will aid, assist or encourage economic growth, development or redevelopment within the State of Illinois (the "State") or any area thereof, will promote the expansion, retention or diversification of employment opportunities with the State or any area thereof or will aid in stabilizing or developing any industry or economic sector of the State economy (collectively, the "Economic Purposes").

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

- **Section 1.** Recitals and Determination. 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 and the Members of the Authority hereby determine that the proposed loan will aid, assist or encourgage the Economic Purposes.
- **Section 2.** Adoption of Participation Loan Agreement. The Members do hereby confirm, ratify and approve the making of a Participation Loan to the parties described in <u>Exhibit A</u> pursuant to a Master Participation Agreement No. 2018-008 dated as of May 2, 2018 with the Participating Lender shown on <u>Exhibit A</u>, with such changes or modifications as shall be approved from time to time, by the Executive Director, as evidenced by the execution of the specific Master Participation Agreement and any amendments thereto by the Executive Director.
- **Section 3. Enactment.** This Resolution shall take immediate effect. If any section, paragraph or provision of this Resolution shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of the Resolution.
- **Section 4. 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.

This Resolution 2018-0612-DA04 is adopted this 12th day of June by roll call vote as follows:

Ayes: 11

Nays: 0

Abstain: 0

Absent: 3

Vacancies: 1



Assistant Secretary

ILLINOIS FINANCE AUTHORITY

**Executive Director** 

#### **EXHIBIT A**

Borrower:

J&L Food Services, Inc., an Illinois Corporation and Venue

West, LLC, an Illinois Limited Liability Company

Participating Bank:

MB Financial Bank, National Association

Maximum Principal Amount

of Authority Participation:

\$232,500

Final Due Date:

4 years from the date of funding

Loan Purpose:

Finance a portion of the costs of the buildout and leasehold improvements to a catering and special events venue

located at 221 North Paulina Street, Chicago, IL 60612

Interest Rate payable to Authority:

Swap-Adjusted Treasury Rate plus 200 basis points

(equivalent to 4.95% as of 5/16/18), Fixed.

#### IFA RESOLUTION 2019-0910-DA

RESOLUTION ACKNOWLEDGING AND CONSENTING TO
ASSIGNMENT OF MASTER PARTICIPATION AGREEMENT FROM
MB FINANCIAL BANK, N.A. TO FIFTH THIRD BANK AND
APPROVING A PARTICIPATION LOAN TO BE MADE BY THE
ILLINOIS FINANCE AUTHORITY TO J AND L FOOD SERVICES,
INCORPORATED AND VENUE WEST, LLC UNDER THE
PARTICIPATION LOAN PROGRAM

**WHEREAS,** by Resolution 2018-0215-AD06 (the "Approving Resolution"), duly adopted by the Members of the Illinois Finance Authority (the "Authority") on February 8, 2018, the Authority authorized a Participation Loan Program (the "Program") to, among other things, support Illinois Veterans and Illinois Veteran-Owned Businesses; and

WHEREAS, the Authority previously received an application (the "Application") from J and L Food Services, Incorporated and Venue West, LLC (together, the "Borrower") and MB Financial Bank, N.A. (the "Original Participating Bank") seeking to benefit from the Program pursuant to Master Participation Agreement No. 2018-008 entered into by and between the Authority and the Original Participating Bank as of May 2, 2018 (the "Master Agreement"); and

WHEREAS, the Application provided the basis for the Authority to determine that the proposed loan will aid, assist or encourage economic growth, development or redevelopment within the State of Illinois (the "State") or any area thereof, will promote the expansion, retention or diversification of employment opportunities with the State or any area thereof or will aid in stabilizing or developing any industry or economic sector of the State economy (collectively, the "Economic Purposes") and provides the basis for the Authority to determine that the proposed loan will finance a "project" as defined in the Illinois Finance Authority Act, 20 ILCS 3501/801-1 et seq. (the "Act"); and

WHEREAS, on June 10, 2018, by Resolution No. 2018-0612-AD04, duly adopted by the Members of the Authority on June 10, 2018, the Authority determined that the proposed loan would aid, assist or encourage the Economic Purposes and confirmed, ratified and approved the making of a participation loan to the Borrower and the Original Participating Bank (the "Original Participation Loan"); and

WHEREAS, certain interests of the Original Participating Bank were subsequently assumed by Fifth Third Bank (the "Successor Participating Bank"), which interests include the rights and obligations contained in the Master Agreement with respect to the Original Participation Loan; and

WHEREAS, the Successor Participating Bank has requested that the Authority consent to the assumption of such rights and obligations by executing an Acknowledgement of Assignment of Participation Agreement and Consent to Assignment relating to the Original Participation Loan and may in the future request that the Authority execute additional acknowledgments of assignment of participation agreement and consents to assignment relating

to other participation loans (collectively, the "Acknowledgement and Consent"), which Acknowledgement and Consent the Authority desires to provide; and

**WHEREAS,** with the exception of the change of the proposed participating bank, there have been no material changes to the Application or the terms of the proposed participation loan, some of which terms are summarized on Exhibit A; and

WHEREAS, the Authority desires to approve the making of a participation loan to the Borrower and the Successor Participating Bank, as successor in interest to the Original Participating Bank; and

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

- **Section 1. Recitals and Determination.** 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 and the Members of the Authority hereby determine that the proposed loan will finance a "project" as defined in the Act.
- **Section 2.** Approval of Acknowledgement and Consent. The Members do hereby authorize and direct the Executive Director to execute and deliver the Acknowledgement and Consent, in such form and with such changes or modifications as the Executive Director may deem necessary or desirable.
- **Section 3.** Adoption of Participation Loan Agreement. The Members do hereby confirm, ratify and approve the making of a participation loan to the Borrower and the Successor Participating Bank as described in <a href="Exhibit A">Exhibit A</a> pursuant to the Master Agreement, with such changes or modifications as shall be approved from time to time, by the Executive Director, as evidenced by the execution of the specific Master Participation Agreement and any amendments thereto by the Executive Director.
- **Section 4.** Enactment. This Resolution shall take immediate effect. If any section, paragraph or provision of this Resolution shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of the Resolution.
- **Section 5. 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.

| 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. |
|--|
| <b>Section 7. Conflicts.</b> All resolutions and orders, or parts thereof, in conflict herewith are hereby superseded to the extent of such conflict.  |
| This Resolution 2019-0910-DA is adopted this 10th day of September, 2019 by roll call vote as follows:   |
| Ayes:  |
| Nays:  |
| Abstain:   |
| Absent:  |
| Vacancies:   |
| Illinois Finance Authority   |
| Executive Director   |
| [SEAL]   |
| Assistant Secretary  |

#### **EXHIBIT A**

Borrower: J and L Food Services, Incorporated, an Illinois

Corporation and Venue West, LLC, an Illinois Limited

Liability Company

Participating Bank: Fifth Third Bank, as successor in interest to MB Financial

Bank, N.A.

Maximum Principal Amount

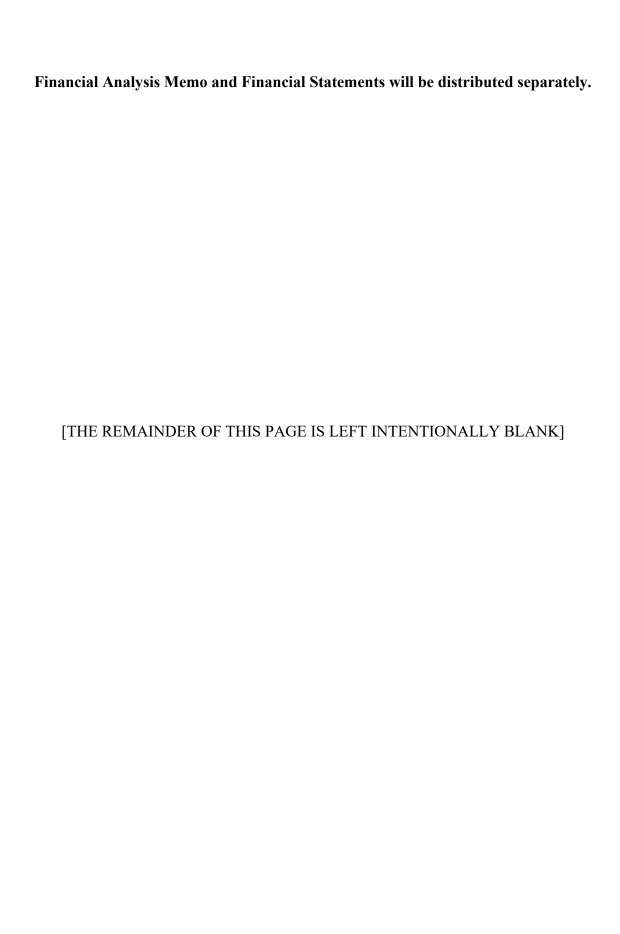
of Authority Participation: \$232,500

Final Due Date: 4 years from the date of funding

Loan Purpose: Finance a portion of the costs of the buildout and leasehold

improvements to a catering and special events venue located at 221 North Paulina Street, Chicago, IL 60612

Interest Rate payable to Authority: Swap-Adjusted Treasury Rate plus 200 basis points, Fixed.



## ILLINOIS FINANCE AUTHORITY PROCUREMENT REPORT OF ACTIVITY SINCE PRIOR BOARD REPORT

### BOARD MEETING September 10, 2019

| CONTRACTS/AMENDMENTS EXECUTED                 |   |                       |                               |  |   |  |
|---|---|-----------------------|-------------------------------|--|---|--|
| Procurement Type                              | Vendor  | Initial Term          | Estimated Not to Exceed Value | Action/Proposed Method of<br>Procurement | Products/Services Provided                                |  |
| Illinois Procurement Code-<br>Small Purchases | Kentech Consulting                              | 09/24/19-<br>09/23/20 | \$783                         | Executed                                 | Background checks   |  |
|   | GoDaddy Web Host                                | 09/08/19-<br>09/07/20 | \$553.75                      | Executed                                 | WEB Hosting   |  |
|   | Chicago's On Time<br>Courier                    | 08/1/19-<br>7/31/20   | \$2,000                       | Executed                                 | Courier Services  |  |
| Illinois Procurement Code<br>Renewals         | Bloomberg Finance L.P. <b>AnyWhere</b> Services | 08/01/19-<br>12/31/20 | \$33,490                      | Executed                                 | 1 Shared License for 1 Users                              |  |
|   | Bloomberg Finance L.P. <b>Terminal</b> Services | 09/09/19-<br>09/08/21 | \$47,280                      | Execution in process                     | 1 Shared License for 6 Users                              |  |
|   | CDW Government LLC<br>SQL SW                    | 9/30/19               | \$3,042.92                    | Execution in process                     | Year 2 of 3 of license for MS SQL and Win server software |  |

## ILLINOIS FINANCE AUTHORITY PROCUREMENT REPORT OF ACTIVITY SINCE PRIOR BOARD REPORT

### BOARD MEETING September 10, 2019

| EXPIRING CONTRACTS                           |   |            |                      |   |   |
|--|---|------------|----------------------|---|---|
| Procurement Type                             | Vendor  | Expiration | <b>Estimated Not</b> | Action/Proposed Method of   | Products/Services Provided                  |
|  |   | Date       | to Exceed Value      | Procurement   |   |
| TBD  | Miller Hall & Triggs,<br>LLC                        | 9/30/19    | \$9,990              | TBD   | Legal advice related to Ag<br>Guaranty      |
|  | Universal Structured Financial Advisor              | 10/18/19   | \$9,960              | TBD   | Financial Advisory Services and Analysis    |
| Illinois Procurement Code-Small<br>Purchases | ClearArc Capital, Inc                               | 9/30/19    | \$80,000             | 9 month Contract Extension<br>being processed via Bidbuy-<br>anticipated approval 9/13/19 | Investment Management                       |
|  | GoDaddy 2019) SSL<br>Cert                           | 10/23/19   | \$349.90             | Renew   | *.il-fa.com                                 |
|  | Wellspring Software, Inc.                           | 10/30/19   | \$193.04             | Renew   | Annual support for software to print checks |
|  | Midwest Moving & Storage                            | 10/31/19   | \$1,584              | Continue  | Storage                                     |
|  | United States Postal<br>Service Pre-Paid<br>Postage | 11/27/19   | 1,000                | Continue  | Chicago and Mt. Vernon                      |
|  | Network Solutions                                   | 12/20/19   | \$\$40               | TBD   | idfa.com domain renewal                     |
| Illinois Procurement Code-State<br>Master    | Logsdon Stationers,<br>Inc.                         | 10/31/19   | \$16,000             | Continue with State Master  | Office Supplies Master                      |
|  | Premier Staffing Paralegal Temp.                    | 11/5/2019  | 19,200               | Renew   | Paralegal Temp Service                      |
|  | United Parcel Service                               | 11/21/19   | \$4,000              | Continue with State Master  | Package Delivery Services                   |

# ILLINOIS FINANCE AUTHORITY PROCUREMENT REPORT OF ACTIVITY SINCE PRIOR BOARD REPORT

## BOARD MEETING September 10, 2019

|   |                                 | EXPIR      | RING CONTRACTS  |  |                             |
|---|---------------------------------|------------|-----------------|--|-----------------------------|
| Procurement Type                        | Vendor                          | Expiration | Estimated Not   | Action/Proposed Method of                  | Products/Services Provided  |
|   |                                 | Date       | to Exceed Value | Procurement                                |                             |
| Illinois Procurement Code-<br>Contracts | Acacia Financial<br>Group, Inc. | 12/31/19   | \$132,000       | Replace with new contract from RFP vendors | Financial Advisory Services |
|   | Sycamore Advisors,<br>LLC       | 12/31/19   | \$132,000       | Replace with new contract from RFP vendors | Financial Advisory Services |
|   | Amalgamated Bank of Chicago     | 01/31/20   | TBD             | Replace with new contract from RFP vendors | Bank Custodian Services     |

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

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

Date: September 10, 2019

Subject: Minutes of the August 13, 2019 Regular Meeting

To: Eric Anderberg, Chairman George Obernagel

James J. Fuentes Terrence M. O'Brien

Michael W. Goetz

William Hobert

Mayor Arlene A. Juracek

Lerry Knox

Lyle McCoy

Roger Poole

Beth Smoots

Randal Wexler

Jeffrey Wright

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 August 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 REGULAR MEETING Tuesday, August 13, 2019 9:30 AM

#### AGENDA:

- I. Call to Order & Roll Call (page 3, line 1 through page 5, line 16)
- II. Approval of Agenda (page 5, line 17 through page 6, line 7)
- III. Public Comment

(page 16, line 20 through page 17, line 4)

- IV. Chairman's Remarks (page 6, line 8)
- V. Message from the Executive Director (page 6, line 9 through page 16, line 20)
- VI. Committee Reports (page 17, lines 5 through 12)
- VII. Presentation and Consideration of New Business Items (page 17, line 13 through page 28, line 16)



VIII. Presentation and Consideration of Financial Reports

(page 28, line 17 through page 32, line 1)

IX. Monthly Procurement Report

(page 32, line 2 through page 32, line 20)

X. Correction and Approval of Minutes

(page 32, line 21 through page 33, line 13)

XI. Other Business

(page 33, line 14 through page 34, line 6)

XII. Closed Session

(page 34, lines 7 through 10)

XIII. Adjournment

(page 34, line 11 through page 35, line 2)

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/ Ryan Oechsler

Deputy General Counsel

Enclosures: 1. Minutes of the August 13, 2019 Regular Meeting

2. Voting Record of the August 13, 2019 Regular Meeting

 $\vdash$ 

| MR. BRAD FLETCHER, Vice President, C-PACE | MR. RICH FRAMFION, Executive Vice President | MR. RYAN OECHSLER, Deputy General Counsel | MR. CRAIG HOLLOWAY, Procurement Agent | Ms. XIMENA GRANDA, Manager of Finance and Administration | Mr. Charles Myart, Vice President, Loan and Guarantee | Ms. Sara Perugini, Vice President, Healthcare |   |  |                    |              |                         |                   |                      |                |                    |                      |                  |                |                    |                  |    |  |  |
|---|---|---|---------------------------------------|--|---|---|---|--|--------------------|--------------|-------------------------|-------------------|----------------------|----------------|--------------------|----------------------|------------------|----------------|--------------------|------------------|----|--|--|
| ⊣   | 7   | m   | 4                                     | ιΩ   | 9   | 7   | 00  | O  | 10                 | 11           | 12                      | 13                | 14                   | 15             | 16                 | 17                   | 18               | 19             | 20                 | 21               | 22 | 23                                       | 24   |
| ILLINOIS FINANCE AUTHORITY                | REGULAR METING OF THE MEMBERS               | August 13, 2019, at 9:31 a.m.             |                                       |  | REPORT OF PROCEEDINGS had at the Regular              | Meeting of the Illinois Finance Authority on  | August 13, 2019, at the hour of 9:30 a.m. pursuant to | notice, at 160 North LaSalle Street, Suite S-1000, | Chicago, Illinois. | APPEARANCES: | CHAIRWAN ERIC ANDERBERG | MR. E. LYLE MCCOY | MR. JAMES J. FUENTES | MR. MIKE GOETZ | MS. BETH SMOOTS    | MR. TERRENCE O'BRIEN | MS. ROXANNE NARA | MR. LERRY KNOX | MR. WILLIAM HOBERT | MR. RANDY WEXLER |    | ILLINOIS FINANCE AUTHORITY STAFF MEMBERS | MR. CHRISTOPHER B. MEISTER, Executive Director |
| □   | 7   | m   | 4                                     | Ŋ  | 9   | 7   | ∞   | σ<br>FA F  | ⊖<br>Publi         | c Bo         | rd E                    | e<br>βook         | (Ver                 | rsion          | <sup>9</sup> 1), F | r<br>Page            | ∞<br>76          | 19             | 20                 | 21               | 22 | 23                                       | 24   |

| _   | CHAIR ANDERBERG: Good morning, everybody.  | Н  | FLETCHER: Mr. Chairman, a quorum of                     |
|-----|--|----|---|
| CJ. | We will make this fast today.              | 0  | members physically present in the room has been         |
| m   | I would like to call the meeting to order. | m  | constituted.  |
| qt. | Assistant Secretary, please call the roll. | 4  | At this time I'd like to ask if any members             |
| Ю   | FLETCHER: Certainly. The time is           | 2  | would like to attend via audio conference.              |
| vo  | 9:31 a.m.                                  | 9  | GOETZ: Yes. This is Mike Goetz. $\text{I}^{\intercal}m$ |
| 7   | I will call the roll of members physically | 7  | requesting to attend via audio conference due to        |
| m   | present first.                             | 00 | employment purposes.                                    |
| on. | Mr. Fuentes.                               | 0  | CHAIR ANDERBERG: Okay. Is there a motion                |
| 0   | FUENTES: Here.                             | 10 | to approve this request pursuant to the bylaws and      |
| 1   | FLETCHER: Mr. Hobert.                      | 11 | policies of the Authority?                              |
| CI. | HOBERT: Here.                              | 12 | O'BRIEN: So moved.                                      |
| m   | FLETCHER: Mr. Knox.                        | 13 | KNOX: Second.   |
| 44  | KNOX: Here.                                | 14 | CHAIR ANDERBERG: Motion by Mr. O'Brien.                 |
| Ю   | FLETCHER: Mr. McCoy.                       | 15 | Second by Mr. Knox.                                     |
| vo  | McCOY: Here.                               | 16 | All those in favor?                                     |
| 7   | FLETCHER: Ms. Nava.                        | 17 | (Chorus of ayes.)                                       |
| m   | NAVA: Here.                                | 18 | CHAIR ANDERBERG: Opposed?                               |
| on. | FLETCHER: Mr. O'Brien.                     | 19 | (No response.)  |
| 0   | O'BRIEN: Here.                             | 20 | CHAIR ANDERBERG: The ayes have it.                      |
| 1   | FLETCHER: Ms. Smoots.                      | 21 | FLETCHER: Mr. Chairman, Member Goetz has                |
| Ο.  | SMOOTS: Here.                              | 22 | been added to the initial quorum rollcall.              |
| m   | FLETCHER: Mr. Chairman.                    | 23 | CHAIR ANDERBERG: Okay. Does anyone wish                 |

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to make any additions -- sorry. I'm sorry.

24

ANDERBERG: Here.

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FUENTES: Second.

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WEXLER: Yes. There's someone else on the

| ~  | phone.   | 2 CHAI                       | CHAIR ANDERBERG: Motion is seconded.          |
|----|--|------------------------------|---|
| m  | This is Randy Wexler. I'm making a request         | 3 All                        | those in favor?                               |
| 4  | to appear by audio for employment purposes.        | 4                            | (Chorus of ayes.)                             |
| Ŋ  | CHAIR ANDERBERG: Okay. Thank you, Randy.           | 5 CHAI                       | CHAIR ANDERBERG: Opposed?                     |
| 9  | We need a motion to request his absence.           | 9                            | (No response.)                                |
| 7  | KNOX: So moved.                                    | 7 CHAI                       | CHAIR ANDERBERG: The ayes have it.            |
| œ  | FUENTES: Second.                                   | 8 I ha                       | have no comment today.                        |
| O  | CHAIR ANDERBERG: We have a motion and second.      | 9 Mr.                        | Mr. Meister.                                  |
| 10 | All those in favor?                                | 10 MEIS                      | MEISTER: Thank you, Mr. Chairman, Members:    |
| 11 | (Chorus of ayes.)                                  | 11 In my written             | written message, we discussed House Bill 3501 |
| 12 | CHAIR ANDERBERG: Opposed?                          | 12 which Governor            | which Governor Pritzker signed into law.      |
| 13 | (No response.)                                     | 13 It is                     | s the third effort to address in the          |
| 14 | CHAIR ANDERBERG: The ayes have it.                 | 14 last three years          | rs Property Assessed Clean Energy             |
| 15 | FLETCHER: Mr. Chairman, Member Wexler has          | 15 financing for             | commercial property owners. This is a         |
| 16 | been added to the initial quorum rollcall as well. | 16 conduit structure         | ure.  |
| 17 | CHAIR ANDERBERG: Okay. Does anyone wish            | 17 Our                       | sponsors were State Senator Melinda           |
| 18 | to make any additions, edits or corrections to     | 18 Bush and State            | Representative Natalie Manley.                |
| 19 | today's agenda?                                    | 19 Thes                      | These two very capable legislators built on   |
| 20 | (No response.)                                     | 20 a legacy or a             | foundation of hard work of about a            |
| 21 | CHAIR ANDERBERG: Hearing none, I would             | 21 decade from fo            | decade from former legislative leader, state  |
| 22 | like to request a motion to approve the agenda. Is | 22 representative, Lou Lang, | , Lou Lang, now retired.                      |
| 23 | there such a motion?                               | 23 We w                      | We worked with a host of allies, primarily    |

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led by the people on the ground, Dave McEllis and Al

24

O'BRIEN: So moved.

| $\vdash$ | Grosboll, at the Environmental Law and Policy Center, | $\vdash$ | I am to Governor Pritzker and his team for supporting |
|----------|---|----------|---|
| 0        | a nonprofit organization, but we also had the help of | Ν        | this and signing this into law over the last two      |
| m        | organized labor, including the AFL-CIO and the        | m        | weeks.  |
| 4        | Operating Engineers, the Chicagoland Chamber of       | 4        | But at its heart, C-PACE is a local                   |
| D.       | Commerce, the realtors, the bankers and a host of     | Ŋ        | government program, so the initiative and the power   |
| 9        | environmental groups.                                 | 9        | of agency lies with home-rule units and primarily     |
| _        | We were supported on a bipartisan unanimous           |          | with counties across the state.                       |
| 00       | basis by all four caucuses of the General Assembly,   | ∞        | And they have their own processes to adopt            |
| 0        | and we think that this ultimately is going to be      | 0        | ordinances. They have their own processes for         |
| 0_       | another very important and impactful tool that the    | 10       | procurement to engage program administrators, but I   |
| 1        | Authority will have not only to move forward with the | 11       | think that the work that the Authority has done over  |
| 2        | Governor's climate agenda, which we have been asked   | 12       | the two sessions where we were actively involved has  |
| F 3      | to participate in partnership with the Illinois       | 13       | really refocused on the back end, really reducing     |
| 4        | Environmental Protection Agency, but also our         | 14       | transaction costs, providing accountability,          |
| 2        | longstanding work that we have been doing on the      | 15       | providing execution, and doing the sort of back-end   |
| 9        | State Revolving Fund and the Clean Water Initiative.  | 16       | stuff that is going to ultimately reduce the          |
| 7        | I do want to recognize Brad Fletcher, who             | 17       | administrative costs, that is going to add value to   |
| 8        | did take this idea and worked with a large number of  | 18       | the borrowers and the lenders.                        |
| 6        | stakeholders, not only the counsel that Elizabeth and | 6        | And we are going to do it in a way that is            |
| 0 2      | Ryan were helping to organize, but also there are     | 20       | very consistent with what we have been doing since we |
| 1        | numerous market participants. There are numerous      | 21       | were created in '04, what our predecessors did in the |
| 2        | local governments, and we've built C-PACE into our    | 22       | world of conduit tax exempt financing.                |
| en<br>01 | revenue plans.  | 23       | The difference is going to be that there              |
| V 0      | and are to annot tell and are telling                 | V C      | vet on and I line anather motification and I line     |

There will be no tax

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week, but for the newer members, we began the last

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Ç And we knew that in the wake of the federal succession with Sara Perugini. The Conduit Committee but, We have actually executed a very effective were going to be finishing this year with \$1 million Ø ≪ on agriculture and participation of loans. legislation of late 2018 that we are going to have is the most successful again, when Eric and I talked in mid 2019 when we and fiscal year with a transformation initiative and were putting together the budget, we looked like heard about the Moorings and Rush earlier today, tax legislation and all of the foreseeable and reexamine just about everything that we did, planned budget deficit of about \$1 million unforeseeable consequences of the federal Charles Myart is going to talk loss, and we had planned for it. made a lot of investments We hope to have more. C-PACE, I think, progress have  $\infty$ 10 11 12 13 14 15 16 17 18 19 20

but in the world of government finance, the

month,

The good news is that the slight profit

that we shared with the Board in July appears to

nolding up, and it's less than what it was last

further away we get from the end of the fiscal year,

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Court, local, Federal District Court, sort of -- Office ultimately for these positions we'll have three-member employment market subject to the various U.S. Supreme W. soup of what's broadly called in the state government We've posted four jobs, two accountant jobs third is how one hires and retains talent in a tight employment, we've worked to develop a process that of Executive Inspector General, the whole alphabet two business analyst jobs, and I'm pleased to 3 resources with us, is working through those, and Sarah Mankowski, who works with human we've received over 200 resumes for those good news is that even though believe is consistent with the broad Rutan and have many differences with conventional state context Rutan/Shakman process. So the Shakman process.  $\infty$ 10 11 12 13 14 15 16 17

and the

newer additions is going to brief folks on,

that were ultimately filled by Charles Myart and Sara

Perugini and Craig Holloway, so we have a degree

confidence, and we are excited that in a tight

And that has worked well with positions

interviewing panels, and they will be a documented

18 19 20 οĘ

| $\vdash$ | potential members of the team about the value         | $\vdash$ |
|----------|---|----------|
| 7        | proposition, the impact that they can have if they    | 0        |
| m        | join our team and the employer/employee value         | m        |
| 4        | proposition, so that's all good news.                 | 4        |
| 22       | The less than great news is that we have              | ιΩ       |
| 9        | been working and we will get more of this from        | 9        |
| 7        | Six. Jacob, Six, Rich, Brad, Elizabeth, Sara and I    | 7        |
| 00       | have all been working, and we think that the first    | ∞        |
| o        | quarter that will end at the end of September is      | o        |
| 10       | going to be a little bit weaker than we had           | 10       |
| 11       | anticipated.  | 11       |
| 12       | Going back to C-PACE, we had sort of                  | 12       |
| 13       | projected some closings in the August and September   | 13       |
| 14       | range. Given this C-PACE tool reliance on the         | 14       |
| 15       | timelines of local governments, we now think that     | 15       |
| 16       | that may be more realistically October and November.  | 16       |
| 17       | And, again, conduit tax exemption at least            | 17       |
| 18       | this year is starting slowly. That's not a surprise.  | 18       |
| 19       | We have had many Julys and Augusts where we           | 19       |
| 20       | have started slowly. It tends to pick up towards the  | 20       |
| 21       | end of the calendar year, what's the second quarter   | 21       |
| 22       | of our fiscal year.                                   | 22       |
| 23       | So a little bit of weakness or anticipated            | 23       |
| 24       | weakness in the first quarter of fiscal year '20, but | 24       |

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Members know, conduit tax exemption at its heart is a federal tax code benefit between a private lender who something, an entity like the IFA, in the middle, but C-PACE is different because you still need bondholders and an individual borrower, and we're in I think we're doing the right things pursuant to the transformation initiative, and we're doing the sorts ψO the middle to make sure that certain state policies functions with people that can ultimately grow and experienced team can be freed up for their highest And I think it's, as the Board of things where our current high-performing, very and best use and that we're backfilling roles and may be an individual bank or it may be a variety So with that, I'll take any questions Essentially C-PACE, part of the talent suggestion into the future. Chris, is just the government is getting used Is the timeline. CHAIR ANDERBERG: CHAIR ANDERBERG: MEISTER: MEISTER: understanding. are followed.  $\vdash$ 

there's no public funds or public tax subsidy

exemptions or benefits.

ре

be ultimately successful here is because of the experience 10 12 13 14 15 16 17 18 19 11 20 on, with -- Brad and Elizabeth and Ryan -- with a whole But I think for the local governments, it's is a lien. That's the equivalent of a state or local public dollar benefit that's going into this, security of the private loan to the private borrower mechanisms of state and local government to increase so you are of time because in the states where this program has of the IFA, and that's what Brad has worked so hard property tax lien. So you still need the machinery I think that's going to take a little bit but there aren't any public dollars or public tax subsidies at risk. not been successful, they have taken a very public hard to wrap their minds around that there's not dormant commerce clause analysis. That's wholly have in In federal terms, that's basically a the conclusions that Basically the heart of C-PACE is the that uses some of sector mindset, I'm giving you a subsidy, they ] g the security of the private loan, and so I think they ultimately, going to have to do what I say. they have reached private transaction variety of stakeholders. οĘ sort is a  $\sim$  $^{\circ}$ 4 Ω 9 [~  $\infty$ 0 10  $\Box$ 12 13 14 15 16 18 13 20 21 22 23 24 17

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large benefit in strengthening and diversifying their when the local governments sort of start to see that that organization executing financial transactions, and there are only limited 4 their participation is minimal, they get a fairly think there are a lot of benefits for climate and And Brad has talked to states where the ultimately, I think that they will and agenda approved today called for public comment. the tool has sat in the toolbox, and he has talked priorities, it will be a tool that's not used sorts of things that this financial structure states where the tool is being used every day property tax base and their employment base, 12 hours a day, and we hope to be the latter. FLETCHER: Mr. Chairman, if I may, them with certain Thank you. that we have with staff and the Board as an Committee reports. Mr. McCoy. Okay. will just sit in the toolbox. that CHAIR ANDERBERG: and if you overload conclusion reduced energy usage But, 0

think we might have skipped that briefly

2

absent in this case. And I think why it's going

paying off -- down a line of credit and a little bit of

Thank you.

NAVA:

new money.

beds and expansion and also a little bit of equipment

financing, so it's mostly reimbursement, mostly

was the majority of -- I think it was like surgical

So they have completed their project, which

reimbursement, that's also going to be laid out

then there's a little bit of new money,

mostly a bank line of credit that's outstanding, and

17

Is there any public

CHAIR ANDERBERG:

0 10  $\Box$ 12 13 14 15 16 17 18 IFA Public Board Book (Version 1), Page 84

At this Obligated Group. Item 1 is a 501(c)(3) Bond request. item presented on today's agenda, including Item 1, for Copley Memorial Hospital, Inc., as a member of time I would to note for each conduit new business Item 1 is Rush University Medical Center Staff requests approval of a Final Bond Resolution resolution and the not-to-exceed amount contained FRAMPTON: Good morning, everyone. the Members are considering approval only of Thank you. PERUGINI: Anything else? That's it. CHAIR ANDERBERG: NAVA:

the Rush University Medical Center Obligated Group

aggregate maximum principal amount of \$69,615,000.

19

amount of approximately \$68,600,000 and is unable to FRAMPION: Item 3: Resolution relating to Under the Bond Indentures, the Borrower is permitted which the Borrower may request Supplemental Advances γď remaining portion of the aggregate maximum to draw upon the remaining portion of the aggregate Bill 3501. House Bill 3501 was a technical rewrite to borrow all or a portion of the remaining balance Supplemental Advances that have been funded in the Item 3 is a Resolution relating to House amendment would extend the period of the Property Assessed Clean Energy Act, which Does any Member have any questions or To date, the Borrower has requested to permit the by requesting Supplemental Advances prior to principal amount by September 30, 2019. the Adoption of House Bill 3501 to December 31, 2019, in order (No response.) maximum principal amount. September 30, 2019. comments? draw the  $\infty$ 10 12 13 14 15 16 17 18 19 20 1

concurrently incorporated certain public health and

| $\vdash$ | natural disaster protections to the Act.              | ₽                   | FLETCHER: Mr. Goetz via audio conference.  |
|----------|---|---------------------|--|
| ~        | This Resolution thanks the Governor of                | 2                   | GOETZ: Yes.                                |
| m        | Illinois for signing House Bill 3501 into law, thanks | m                   | FLETCHER: Mr. Hobert.                      |
| 4        | the General Assembly for passing House Bill 3501      | 4                   | HOBERT: Yes.                               |
| Ŋ        | unanimously in both chambers and also thanks the      | S                   | FLETCHER: Mr. Knox.                        |
| 9        | Environmental Law and Policy Center for supporting    | 9                   | KNOX: Yes.                                 |
| 7        | the passage of House Bill 3501.                       | 7                   | FLETCHER: Mr. McCoy.                       |
| ω        | Does any Member have any questions or                 | ω                   | McCOY: Yes.                                |
| Ø        | comments?   | 6                   | FLETCHER: Nava.                            |
| 10       | CHAIR ANDERBERG: Okay. Thank you, Rich.               | 10                  | NAVA: Yes.                                 |
| 11       | I would like to request a motion to pass              | 11                  | FLETCHER: Mr. O'Brien.                     |
| 12       | and adopt the following New Business Items: Items 1,  | 12                  | O'BRIEN: Yes.                              |
| 13       | 2 and 3.  | 13                  | FLETCHER: Ms. Smoots.                      |
| 14       | Is there such a motion?                               | 14                  | SMOOTS: Yes.                               |
| 15       | McCOY: So moved.                                      | 15                  | FLETCHER: Mr. Wexler via audio conference. |
| 16       | O'BRIEN: So moved.                                    | 16                  | WEXLER: Yes.                               |
| 17       | CHAIR FLETCHER: Motion by Mr. McCoy,                  | 17                  | FLETCHER: Mr. Chairman.                    |
| 18       | second by Mr. O'Brien.                                | 18                  | CHAIR ANDERBERG: Yes.                      |
| 19       | Will the Assistant Secretary please call              | 19                  | FLETCHER: Mr. Chairman, the motion         |
| 20       | the roll.   | 20 carries.         |  |
| 21       | FLETCHER: Certainly. On the motion and                | 21                  | CHAIR ANDERBERG: Thank you. Charles.       |
| 22       | second, I'll call the roll.                           | 22                  | MYART: Item 4, Loan and Agricultural Bond  |
| 23       | Mr. Fuentes.  | 23 Product Updates. | pdates.                                    |
| 24       | FUENTES: Yes.   | 24                  | The purpose of this brief is to update the |

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The Authority's Beginning Farmer Program,

| $\vdash$             | Board on the Authority's Participation Loan Program,   | ⊣  |  |
|----------------------|--|----|--|
| 7                    | Beginning Farmer Bond Programs, the Iowa Tax Credit    | 2  |  |
| m                    | Program and their Beginning Farmer Loan Program.       | m  |  |
| 4                    | The Authority's Beginning Farmer Bond                  | 4  |  |
| Ŋ                    | Program provides affordable financing to new farmers   | Ŋ  |  |
| 9                    | with a net worth of \$500,000 or below.                | 9  |  |
|                      | The Authority works with the borrower's                | 7  |  |
| 00                   | local lender to provide this financing while issuing   | ∞  |  |
| o<br>IFA F           | a tax exempt bond of no more than \$543,800.           | 0  |  |
| ្ព<br>Publi          | The lender is exempt from federal income               | 10 |  |
| ∏<br>c Bo            | tax on the interest income derived from the Bond.      | 11 |  |
| ୍ଧ<br>ard E          | The Iowa Finance Authority offers a similar            | 12 |  |
| ε<br>Book            | Beginning Farmer Bond Program with two distinct        | 13 |  |
| (Vei                 | differences. Their maximum net worth for the buyer     | 14 |  |
| ີ<br>ຕ່າ<br>rsion    | is no more than \$680,000, compared to the Authority's | 15 |  |
| 9<br>1) F            | \$500,000 maximum limit.                               | 16 |  |
| <sup>∠</sup><br>Page | Also, the contract seller receives tax                 | 17 |  |
| ∞<br>∺<br>87         | exemptions for both federal and state on the           | 18 |  |
| 10                   | seller-provided financing, and state tax exemption     | 19 |  |
| 20                   | has no maximum.  | 20 |  |
| 21                   | Both programs allow loan proceeds to be                | 21 |  |
| 22                   | used to acquire agricultural land, new depreciable     | 22 |  |
| 23                   | property or use depreciable property in conjunction    | 23 |  |
| 24                   | with agricultural land.                                | 24 |  |

The Iowa ng of land, depreciable machinery, equipment and ltural Development Division offers a Beginning of deals that we have done, 2019, and we look or about \$180,000. Fiscal year 2019 we did 24 nce presentations in support of Rich Frampton, bonds for \$4.7 million, and fiscal year 2018 ive to keep land in production agriculture by ng agricultural asset earners to earn credits I want to take this time to thank Lorrie Ме lows: Year-to-date we have done one farmer And the other program that the State of Participation business line updates: So our averages have increased in the The program includes tax credits for for her continuing efforts in handling ss development, for agri-bond requests, Tax Credit Program that provides a tax 16 farmer bonds totaling \$4.6 million. ffers is the Iowa Tax Credit Program. some additional improvements in 2020. sing their land to beginning farmers. ruck and ambulance loans. .ngs.

| Farmers.   | 24 |
|--|----|
| are getting additional inquiries for Beginner        | 23 |
| MYART: The response is kind of mixed. We             | 22 |
| Does the market impact it?                           | 21 |
| quieter time now?                                    | 20 |
| going on in that sector in general, it to be a       | 19 |
| MCCOY: Would you anticipate, given what's            | 18 |
| they are wanting to pass down those assets.          | 17 |
| is beginning to continuing to grow and retire and    | 16 |
| that, particularly with how the baby boomer segment  | 15 |
| MYART: Yes. We are finding a mixture of              | 14 |
| off pieces of property to other younger members?     | 13 |
| it a generational thing when the family is selling   | 12 |
| It's been pretty consistent the last two years. Is   | 11 |
| McCOY: Just on the Beginner Farmer Bonds:            | 10 |
| Are there any questions at this time?                | 0  |
| compliance and administrative control.               | 00 |
| other documents which are required to ensure         | 7  |
| We will update our master agreements and             | 0  |
| our JCAR rules are close to finalization.            | Ŋ  |
| our processes, synchronizing our auditor guidelines, | 4  |
| Board on the fact that we are continuing to look at  | m  |
| III addicion, I would live to appare the             | ٧  |

You

One quick one.

CHAIR ANDERBERG:

27

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How Iowa has determined their limit, I don't I had a call out to the person that manages that program, and they are going to get back with me mentioned that the limit for Illinois is going to be As a matter of fact, they left a voicemail CHAIR ANDERBERG: Financial reports. Six. Can you describe how that Our limit is set in the statute it different and how they're successfully driving Μy the GRANDA: Good morning, everyone. is Ximena Granda for the New Members. I'm meeting where we can they derive these sorts of things and CHAIR ANDERBERG: Thank you. Manager of Finance and Administration Thank you. 500 versus 680 in Iowa. their program in Iowa. last night before the MYART: MYART: was determined? itself. know. how 10 1 12 13 14 15 16 17 18 19 20

At our last Board meeting, staff presented

There's no further questions?

MYART:

I will be providing a financial recap for

fiscal year 2019 and then provide the financial

information for July 31, 2019.

preliminary and unaudited financial statements.

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Adding the net loss of July, the Authority

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estimates a net loss of 66,000 for the first quarter

in fiscal year 2020.

Are there any questions in the financials?

The second phase of the fiscal year 2019

Just moving on the audit.

examination will be performed by RSM US, LLP and it

will begin September 3.

financial audit and the two year compliance

Our General Fund continues to have a strong This was to a net income of about 31,000 for both months. September is roughly about \$600,000, which it nets 126,000 is in investment and interest income. for August and υĘ as Director Meister 59.5 million, with our cash and investments is operating Our net loss for July is 97,000. balance sheet. Our total net position is 46.4 million, bonds and notes receivable for August to lower than expected closing fees. 8.3 million and loans at 4.6 million estimated expenses mentioned, estimated revenues 505,000 Looking forward, September is 631,000, lower than budget. due out 10 12 13 14 15 11

The ayes have it.

31

The

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My name is Craig Holloway for the new Board system, so contracts over 10,000 to 100,000 are small HOLLOWAY: Good morning, Board Members and contracts are listed on Page 1 of the report for the For the new Board Members, we have a Bidby over 10,000 will be by the State of Illinois' Bidbuy procurements. Contracts over 100,000 to 250,000 are procurements over 10K will be in the Bidbuy system. Pages 2 and 3 are the expiring contracts system where going forward all of IFA procurements Does anyone wish to make any additions, You guys have a procurement report. edits or corrections to the minutes from July IFBs and RFPs, so going forward, all of our support of the Authority operations Any questions? Okay. for 2019 and some through 2020. (No response.) CHAIR ANDERBERG: CHAIR ANDERBERG: Procurement. Chairman. Members.

CHAIR ANDERBERG: Hearing none, I would

(No response.)

Thank you.

Thank you.

All those in favor?

33

S

like to request a motion to approve the minutes.

CHAIR ANDERBERG: The ayes have it. Thank

second by Mr. O'Brien.

 1 you, everybody.

2 FLETCHER: The time is 10:10 a.m. (Whereupon the above matter was adjourned.)

5 Metter was adjourned.)

6 Metter was adjourned.)

7 Matter was adjourned.)

10 Metter was adjourned.)

8 Metter was adjourned.)

11 Metter was adjourned.)

12 Metter was adjourned.)

13 Metter was adjourned.)

14 Metter was adjourned.)

15 Metter was adjourned.)

16 Metter was adjourned.)

17 Metter was adjourned.)

18 Metter was adjourned.)

19 Metter was adjourned.)

10 Metter was adjourned.)

10 Metter was adjourned.)

11 Metter was adjourned.)

12 Metter was adjourned.)

13 Metter was adjourned.)

14 Metter was adjourned.)

15 Metter was adjourned.)

# ILLINOIS FINANCE AUTHORITY VOICE VOTE APPROVAL OF REQUESTS TO PARTICIPATE VIA AUDIO CONFERENCE ADOPTED

August 13, 2019

| 8 YEAS  |                                      | 0 NAYS |               | 0 PRESENT |                                      |
|---------|--------------------------------------|--------|---------------|-----------|--------------------------------------|
| Y<br>NV | Fuentes Goetz (via audio conference) | Y<br>Y | McCoy<br>Nava | Y<br>NV   | Smoots Wexler (via audio conference) |
| Y       | Hobert                               | E      | Obernagel     | E         | Wright                               |
| E       | Juracek                              | Y      | O'Brien       | E         | Zeller                               |
| Y       | Knox                                 | E      | Poole         | Y         | Mr. Chairman                         |

E – Denotes Excused Absence

# ILLINOIS FINANCE AUTHORITY VOICE VOTE AUGUST 13, 2019 AGENDA OF THE REGULAR MEETING OF THE MEMBERS ADOPTED

August 13, 2019

| 10 YEAS |                              |   | 0 NAYS    | 0 PRESENT |                               |
|---------|------------------------------|---|-----------|-----------|-------------------------------|
| Y       | Fuentes                      | Y | McCoy     | Y         | Smoots                        |
| Y       | Goetz (via audio conference) | Y | Nava      | Y         | Wexler (via audio conference) |
| Y       | Hobert                       | E | Obernagel | E         | Wright                        |
| E       | Juracek                      | Y | O'Brien   | E         | Zeller                        |
| Y       | Knox                         | E | Poole     | Y         | Mr. Chairman                  |

E – Denotes Excused Absence

# ILLINOIS FINANCE AUTHORITY ROLL CALL

## RESOLUTION 2019-0813-CF01

# 501(c)(3) REVENUE BOND – RUSH UNIVERSITY MEDICAL CENTER OBLIGATED GROUP

# FINAL (ONE-TIME CONSIDERATION) PASSED\*

August 13, 2019

| 10 YEAS |                              | 0 NAYS |           |              | 0 PRESENT                     |
|---------|------------------------------|--------|-----------|--------------|-------------------------------|
| Y       | Fuentes                      | Y      | McCoy     | Y            | Smoots                        |
| Y       | Goetz (via audio conference) | Y      | Nava      | Y            | Wexler (via audio conference) |
| Y       | Hobert                       | E      | Obernagel | $\mathbf{E}$ | Wright                        |
| E       | Juracek                      | Y      | O'Brien   | $\mathbf{E}$ | Zeller                        |
| Y       | Knox                         | E      | Poole     | Y            | Mr. Chairman                  |

<sup>\* –</sup> Consent Agenda

E – Denotes Excused Absence

# ILLINOIS FINANCE AUTHORITY ROLL CALL

#### RESOLUTION 2019-0813-CF02

RESOLUTION AUTHORIZING AND APPROVING AN AMENDMENT TO THE BOND TRUST INDENTURES RELATING TO THE ILLINOIS FINANCE AUTHORITY VARIABLE RATE REVENUE BONDS, SERIES 2016A (THE MOORINGS OF ARLINGTON HEIGHTS); THE ILLINOIS FINANCE AUTHORITY VARIABLE RATE REVENUE BONDS, SERIES 2016B (THE MOORINGS OF ARLINGTON HEIGHTS); THE ILLINOIS FINANCE AUTHORITY VARIABLE RATE REVENUE BONDS, SERIES 2016C (THE MOORINGS OF ARLINGTON HEIGHTS); AND THE ILLINOIS FINANCE AUTHORITY VARIABLE RATE REVENUE BONDS, SERIES 2016D (THE MOORINGS OF ARLINGTON HEIGHTS) ADOPTED\*

August 13, 2019

10 YEAS 0 NAYS 0 PRESENT

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

<sup>\* -</sup> Consent Agenda

E – Denotes Excused Absence

# ILLINOIS FINANCE AUTHORITY ROLL CALL

### RESOLUTION 2019-0813-AP03

# RESOLUTION THANKING THE GOVERNOR OF ILLINOIS, THE ILLINOIS GENERAL ASSEMBLY, AND THE ENVIRONMENTAL LAW AND POLICY CENTER FOR THEIR SUPPORT IN THE PASSAGE OF HOUSE BILL 3501 ADOPTED\*

August 13, 2019

| 10 YEAS |                              |   | 0 NAYS    | 0 PRESENT |                               |
|---------|------------------------------|---|-----------|-----------|-------------------------------|
| Y       | Fuentes                      | Y | McCoy     | Y         | Smoots                        |
| Y       | Goetz (via audio conference) | Y | Nava      | Y         | Wexler (via audio conference) |
| Y       | Hobert                       | E | Obernagel | E         | Wright                        |
| E       | Juracek                      | Y | O'Brien   | E         | Zeller                        |
| Y       | Knox                         | E | Poole     | Y         | Mr. Chairman                  |

<sup>\* –</sup> Consent Agenda

E – Denotes Excused Absence

## ILLINOIS FINANCE AUTHORITY VOICE VOTE FINANCIAL REPORTS ACCEPTED

August 13, 2019

| 10 YEAS |                              | 0 NAYS |           |   | 0 PRESENT                     |  |
|---------|------------------------------|--------|-----------|---|-------------------------------|--|
| Y       | Fuentes                      | Y      | McCoy     | Y | Smoots                        |  |
| Y       | Goetz (via audio conference) | Y      | Nava      | Y | Wexler (via audio conference) |  |
| Y       | Hobert                       | E      | Obernagel | E | Wright                        |  |
| E       | Juracek                      | Y      | O'Brien   | E | Zeller                        |  |
| Y       | Knox                         | Е      | Poole     | Y | Mr. Chairman                  |  |

E – Denotes Excused Absence

# ILLINOIS FINANCE AUTHORITY VOICE VOTE JULY 9, 2019 MINUTES OF REGULAR MEETING OF THE MEMBERS ADOPTED

August 13, 2019

| 10 YEAS |                              |   | 0 NAYS    | 0 PRESENT |                               |
|---------|------------------------------|---|-----------|-----------|-------------------------------|
| Y       | Fuentes                      | Y | McCoy     | Y         | Smoots                        |
| Y       | Goetz (via audio conference) | Y | Nava      | Y         | Wexler (via audio conference) |
| Y       | Hobert                       | E | Obernagel | E         | Wright                        |
| E       | Juracek                      | Y | O'Brien   | E         | Zeller                        |
| Y       | Knox                         | E | Poole     | Y         | Mr. Chairman                  |

E – Denotes Excused Absence



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

Date: September 10, 2019

To: Members of the Illinois Finance Authority

From: Ximena Granda, Manager of Finance and Administration

Subject: Background for Internal Audit Function

The Illinois Department of Central Management Services ("CMS") Internal Audit Division has served as the Chief Internal Auditor of the Illinois Finance Authority ("Authority") since the end of Fiscal Year 2017 and has been an invaluable and cost effective partner. The Authority's Internal Auditing Program is an essential, proactive tool to ensure that the Authority is being managed efficiently and maintains an effective system of internal controls. The internal auditing program also helps the Authority to accomplish its objectives by bringing a systematic, disciplined approach to evaluate and improve the effectiveness of risk management, control, and governance processes.

The Authority has used the internal audit process as an effective management tool. The internal audit process has helped the Authority to prepare for its external audits. By having CMS Internal Audit Division as the Chief Internal Auditor, the Authority has significantly reduced its audit expense. The Authority has offered to pay for the services of CMS; nonetheless, the services provided are free of charge. The Authority is grateful to CMS Internal Audit Division for the services they have provided.

### **Background**

In response to an audit finding for Fiscal Year 2013, the Authority undertook a procurement for Internal Audit Services in Fiscal Year 2014. A firm was selected; however, the firm's services were unsatisfactory and their contract was terminated. After a series of productive discussions with CMS Internal Auditors, the Authority entered into an Intergovernmental Agreement ("Agreement") with CMS in June 2017 to address the internal audit mandate. The agreement states that CMS Internal Audit will carry out the program requirements on behalf of the Authority and will perform audits as required pursuant to the Illinois State Auditing Act (30 ILCS 5/1-1 et seq.). CMS Internal Audit has built a team of professionals that have expertise in the different areas of the Internal Auditing Program. Having all of these professionals on staff facilitates the audit process.

## **The Fiscal Control and Internal Auditing Act**

Section 2001 of the Fiscal Control and Internal Auditing Act (30 ILCS 10/1001 et seq.) (the "FCIA Act") states that each designated State agency shall maintain a full-time program of internal auditing within 30 days after the effective date of the amendatory Act of the 96th General Assembly (i.e., July 1, 2010). The FCIA Act further defines "Designated State



agencies<sup>1</sup>" to include the Authority. Section 2003(a)(1) of the FCIA Act requires the chief internal auditor of each designated State agency to ensure that the program of internal auditing includes a two-year plan, identifying audits scheduled for the pending fiscal year, approved by the chief executive officer of the agency before the beginning of the fiscal year. By September 30 of each year, the chief internal auditor must submit to the chief executive officer a written report detailing how the audit plan for that year was carried out, the significant findings, and the extent to which recommended changes were implemented.

## **Current Internal Audit Program**

CMS Internal Audit Division has served as the chief internal auditor of the Authority since the end of Fiscal Year 2017. CMS Internal Audit Division has provided a two year audit plan for Fiscal Years 2018-2019 and a two year audit plan for Fiscal Years 2020-2021. CMS Internal Audit Division has performed eight audits. During Fiscal Year 2018 three audits were performed and completed. During Fiscal Year 2019 five audits were performed and completed. Currently in Fiscal Year 2020 two audits are ongoing. The anticipated completion date is early December 2019.

### **Internal Audits Completed:**

- 1. Locally Held Funds Audit
- 2. Statutory Mandates Audit
- 3. Personnel, Payroll, Personal Information Audit
- 4. Expenditures, Payables, and Equipment Audit
- 5. Bond Compliance Audit
- 6. IT Security Practices Audit
- 7. Purchasing, Contracting, and Leasing Audit
- 8. Revenues, Receivables, and Receipts Audit

### Internal Audits Ongoing:

1. Purchasing, Contracts, Leasing and Inter-Governmental Agreements Audit

2. Locally Held Funds and Petty Cash Audit

<sup>&</sup>lt;sup>1</sup> Other agencies subject to the internal audit mandate include: the offices of the Secretary of State, the State Comptroller, the State Treasurer, and the Attorney General, the State Board of Education, the State colleges and universities, the Illinois Toll Highway Authority, the Illinois Housing Development Authority, the public retirement systems, the Illinois Student Assistance Commission, the Environmental Protection Agency, the Capital Development Board, the Department of Military Affairs, the State Fire Marshal, and each Department of State government created in Article 5, Section 5-15 of the Civil Administrative Code of Illinois.



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

Date: August 29, 2019

To: Member of the Illinois Finance Authority

From: Ryan Oechsler, Deputy General Counsel

Subject: Overview of the Illinois Finance Authority DACA Loan Program

The Illinois Finance Authority ("Authority") operates a loan program ("Program") under which the Authority makes loans for the purpose of financing tuition and fees to students ("DACA Students") who have federal Deferred Action for Childhood Arrivals ("DACA") status and who are enrolled in participating medical or dental schools in Illinois.

The purpose of the Program is to provide vital financial resources so that talented DACA medical and dental students can complete their training in order to serve underserved Illinois communities in accordance with certain statutory purposes of the Authority: to enhance and develop the welfare, health and living conditions for the people of the State of Illinois and to assist the people in achieving the required levels of learning and development of their intellectual and mental capacities and skills. DACA Students have limited options for financing their education. While the federal DACA program enables certain undocumented young people to live in the United States and obtain employment authorization, such individuals are not eligible to receive federal financial aid to cover the costs of higher education.

The Authority authorized the creation of the Program in July 2013. Under the Program, DACA Students commit to pursuing one of several qualified medical specialties and, after graduation and completion of their medical residencies and/or fellowships, to practicing in Illinois in certain qualified medically underserved areas, one year for each year of study financed under the Program. DACA Students who fail to perform this service obligation must repay their loans at an increased rate of interest (10.82%, rather than 0%). Program loans are funded with Authority balance sheet funds. The Authority authorized \$2,900,000 in loan funds in May 2014 and an additional \$3,000,000 in loan funds in June 2018, a total of \$5,900,000. To date, the Authority has funded loans in the amount of \$2,709,754.25 and has committed to funding future loans in the amount of \$524,658.95, a total of \$3,234,413.20.

To date, Loyola University of Chicago's Stritch School of Medicine ("Stritch") is the only school participating in the Program. The Authority has made loans under the Program to fifteen students at Stritch. Seven of these students graduated in 2018 and four graduated in 2019. It is expected that one student will graduate in 2020, one will graduate in 2021, and two will graduate in 2022. Authority staff continues to work with Stritch to track and monitor these students.