#### **OFFICIAL STATEMENT DATED DECEMBER 12, 2017**

#### NEW ISSUE—BOOK-ENTRY ONLY

**Rating:** Moody's "Aaa" See "RATING" herein.

In the opinion of Special Tax Counsel, assuming the accuracy of certain representations and continuing compliance with certain covenants designed to meet the requirements of the Internal Revenue Code of 1986, as amended (the "Code"), and subject to the exceptions described herein, under existing laws, regulations, rulings and judicial decisions, (1) interest on the 2017 Series 3 Bonds is excluded from gross income of the owners thereof for purposes of federal income taxation, (2) interest on the 2017 Series 3A-R Bonds is a specific preference item and is included in adjusted current earnings for purposes of the federal alternative minimum tax, and (3) interest on the 2017 Series 3N-Bonds is neither a specific preference item nor included in adjusted current earnings for purposes of the federal alternative minimum tax. See "TAX TREATMENT AND RELATED CONSIDERATIONS" herein.

# WASHINGTON STATE HOUSING FINANCE COMMISSION \$64,270,000 Single-Family Program Bonds, 2017 Series 3N (Non-AMT) \$2,570,000 Single-Family Program Bonds, 2017 Series 3N-R (Non-AMT) \$3,635,000 Single-Family Program Bonds, 2017 Series 3A-R (AMT)

**Dated:** Date of Initial Delivery

Due: As shown on the inside front cover

The Washington State Housing Finance Commission (the "Commission") provides this Official Statement in connection with the issuance of its Single-Family Program Bonds, 2017 Series 3N (Non-AMT) (the "2017 Series 3N Bonds"), its Single-Family Program Bonds, 2017 Series 3N-R (Non-AMT) (the "2017 Series 3N-R Bonds"), and its Single-Family Program Bonds, 2017 Series 3A-R (AMT) (the "2017 Series 3A-R Bonds" and, collectively with the 2017 Series 3N Bonds and the 2017 Series 3N-R Bonds, the "2017 Series 3 Bonds"). The 2017 Series 3 Bonds are being issued to refund certain outstanding Bonds of the Commission and to finance the purchase of "Eligible Collateral," which may consist of Whole Loans and/or mortgage-backed certificates guaranteed as to timely payment of principal and interest by the Government National Mortgage Association, the Federal National Mortgage Association or the Federal Home Loan Mortgage Corporation. The mortgage-backed certificates will be backed by pools of mortgage loans that have been or will be made by participating lenders to persons or families of low and moderate income to finance the purchase of single-family residential housing located in Washington State.

The 2017 Series 3 Bonds will accrue interest from their date of initial delivery (which is expected to be December 28, 2017), payable semiannually on each June 1 and December 1 (or if such date is not a Business Day, on the next succeeding Business Day) commencing June 1, 2018, and upon redemption or maturity.

The 2017 Series 3 Bonds are being issued only as fully registered bonds under a book-entry system and will be initially registered in the name of Cede & Co., as nominee for The Depository Trust Company ("DTC") in New York, New York, which will act as securities depository for the 2017 Series 3 Bonds. Individual purchases of the 2017 Series 3 Bonds will be made in the principal amount of \$5,000 or any integral multiple thereof within a maturity. Purchasers of the 2017 Series 3 Bonds will not receive actual certificates representing their interest in such Bonds. Both principal of and interest on the 2017 Series 3 Bonds will be paid by Wells Fargo Bank, National Association, as Trustee, to DTC, which is obligated to remit both principal and interest when due to its participants for subsequent disbursements to Beneficial Owners (as defined in Appendix C hereto) of the 2017 Series 3 Bonds. See Appendix C hereto for a description of DTC and its book-entry system.

The 2017 Series 3 Bonds, and any bonds and notes that have been or may be issued under the Indenture (as defined herein) (collectively, the "Bonds"), other than subordinate lien bonds, will have an equal security interest in all Eligible Collateral and Investment Securities and other sources of payment of all Bonds. Deficiencies in funds available for deposits and payments with respect to any Series of Bonds may be made up from funds available with respect to any other Series of Bonds. See "SECURITY FOR THE BONDS."

#### A MATURITY SCHEDULE APPEARS ON THE INSIDE FRONT COVER

The 2017 Series 3 Bonds are subject to redemption as described under the heading "REDEMPTION PROVISIONS" herein. Revenues received in connection with other Bonds issued under the Indenture may be used to redeem certain 2017 Series 3 Bonds before maturity. See "BONDHOLDER RISKS."

Under the circumstances described herein, the 2017 Series 3N Bonds (other than the PAC Bonds described herein) are subject to mandatory tender for purchase and remarketing, in whole or in part, on one or more dates (each a "Remarketing Date"), not later than May 1, 2021. On each Remarketing Date, if any, the interest rate on the 2017 Series 3N Bonds, which are subject to mandatory tender and remarketing on such date, will be adjusted to a new rate (the "Remarketed Rate"). Registered owners of any 2017 Series 3N Bonds subject to mandatory tender on a Remarketing Date may elect to retain such 2017 Series 3N Bonds so retained shall bear interest on and after the Remarketing Date until any subsequent Remarketing Date, and otherwise until maturity, at the Remarketed Rate (as more fully described herein). See "THE 2017 SERIES 3 BONDS—Mandatory Tender."

THE 2017 SERIES 3 BONDS ARE LIMITED OBLIGATIONS OF THE COMMISSION. PAYMENT OF THE PRINCIPAL OF AND PREMIUM, IF ANY, AND INTEREST ON THE 2017 SERIES 3 BONDS WILL BE A VALID CLAIM ONLY AGAINST THE SPECIAL FUND OR FUNDS OF THE COMMISSION RELATING THERETO AND WILL NOT BE AN OBLIGATION OF THE STATE OF WASHINGTON OR ANY MUNICIPAL CORPORATION, SUBDIVISION OR AGENCY OF THE STATE OTHER THAN THE COMMISSION. NEITHER THE FULL FAITH AND CREDIT NOR THE TAXING POWER OF THE STATE OR ANY MUNICIPAL CORPORATION, SUBDIVISION OR AGENCY OF THE STATE OR ANY MUNICIPAL CORPORATION, SUBDIVISION OR AGENCY OF THE STATE OR ANY MUNICIPAL CORPORATION, SUBDIVISION OR AGENCY OF THE STATE IS PLEDGED TO THE PAYMENT OF THE PRINCIPAL OF OR INTEREST ON THE 2017 SERIES 3 BONDS. THE 2017 SERIES 3 BONDS ARE NOT A DEBT OF THE UNITED STATES OF AMERICA OR OF ANY AGENCY THEREOF OR OF GNMA, FANNIE MAE OR FREDDIE MAC AND ARE NOT GUARANTEED BY THE FULL FAITH AND CREDIT OF THE UNITED STATES OF AMERICA.

This cover page and the inside front cover contain certain information for quick reference only and are not a summary of this issue. Investors must read the entire Official Statement to obtain information essential to making an informed investment decision.

The 2017 Series 3 Bonds are offered when, as, and if issued by the Commission and accepted by the Underwriters, subject to the delivery of the opinion of Pacifica Law Group LLP, Seattle, Washington, General Counsel to the Commission and Bond Counsel, as to the validity of the 2017 Series 3 Bonds, the delivery of the opinion of Kutak Rock LLP, Omaha, Nebraska, Special Tax Counsel to the Commission, as to certain tax matters, and the delivery of the opinion of Foster Pepper PLLC, Spokane Washington, Disclosure Counsel to the Commission. It is expected that the 2017 Series 3 Bonds will be available for delivery through DTC's facilities via Fast Automated Securities Transfer (FAST) on or about December 28, 2017.

**RBC** Capital Markets

# Wells Fargo Securities

George K. Baum & Co.

## MATURITY SCHEDULE

#### Single-Family Program Bonds, 2017 Series 3N (Non-AMT)<sup>†</sup>

Maturity Dates	Principal Amounts	Interest Rates	CUSIP	Maturity Dates	Principal Amounts	Interest Rates	CUSIP
December 1, 2023	\$760,000	2.15%	93978TYR4	December 1, 2026	\$870,000	2.65%	93978TYX1
June 1, 2024	780,000	2.25	93978TYS2	June 1, 2027	885,000	2.70	93978TYY9
December 1, 2024	795,000	2.30	93978TYT0	December 1, 2027	905,000	2.75	93978TYZ6
June 1, 2025	810,000	2.40	93978TYU7	June 1, 2028	925,000	2.80	93978TZA0
December 1, 2025	830,000	2.45	93978TYV5	December 1, 2028	945,000	2.85	93978TZB8
June 1, 2026	850,000	2.60	93978TYW3				

\$9,355,000 Serial Bonds - Price: 100%

\$8,360,000 Term Bonds Due on December 1, 2032 – Interest Rate 3.25% – Price: 100.00% – CUSIP: 93978TZC6
\$12,715,000 Term Bonds Due on December 1, 2037 – Interest Rate 3.60% – Price: 100.00% – CUSIP: 93978TZD4
\$14,935,000 Term Bonds Due on December 1, 2042 – Interest Rate 3.75% – Price: 100.00% – CUSIP: 93978TZE2
\$8,085,000 Term Bonds Due on December 1, 2045 – Interest Rate 3.80% – Price: 100.00% – CUSIP: 93978TZF9
\$10,820,000 "PAC" Term Bonds Due on December 1, 2047 – Interest Rate 4.00% – Price: 106.706 % – CUSIP: 93978TZG7

#### Single-Family Program Bonds, 2017 Series 3N-R (Non-AMT)<sup>†</sup>

Maturity Dates	Principal Amounts	Interest Rates	CUSIP	Maturity Dates	Principal Amounts	Interest Rates	CUSIP
December 1, 2021	\$620,000	1.95%	93978TZH5	December 1, 2022	\$645,000		93978TZK8
June 1, 2022	640,000	2.00	93978TZJ1	June 1, 2023	665,000		93978TZL6

#### \$2,570,000 Serial Bonds - Price: 100%

#### Single-Family Program Bonds, 2017 Series 3A-R (AMT)<sup>+</sup>

\$3,635,000 Serial Bonds – Price: 100%	
--	--

Maturity Dates	Principal Amounts	Interest Rates	CUSIP	Maturity Dates	Principal Amounts	Interest Rates	CUSIP
December 1, 2018	\$315,000	1.55%	93978TYK9	June 1, 2020	\$655,000	2.05%	93978TYN3
June 1, 2019	580,000	1.80	93978TYL7	December 1, 2020	665,000	2.10	93978TYP8
December 1, 2019	645,000	1.90	93978TYM5	June 1, 2021	775,000	2.25	93978TYQ6

<sup>&</sup>lt;sup>†</sup> CUSIP is a registered trademark of the American Bankers Association. CUSIP data herein are provided by Standard & Poor's Rating Services, a Standard & Poor's Financial Services LLC business. The CUSIP numbers are included above for convenience of the holders and potential holders of the 2017 Series 3 Bonds. No assurance can be given that the CUSIP numbers for the 2017 Series 3 Bonds will remain the same after the date of issuance and delivery of the 2017 Series 3 Bonds.

#### **TABLE OF CONTENTS**

INTRODUCTION1
Authority for Issuance1
Security and Sources of Payment1
Acquisition and Operating Policy2
Purpose2
Eligible Collateral2
Other Mortgage Revenue Bond Indentures
THE 2017 SERIES 3 BONDS
General
Book-Entry System
Mandatory Tender
REDEMPTION PROVISIONS
Optional Redemption5
Mandatory Sinking Account Redemption5
Special Redemption from Unexpended Proceeds
Special Redemption from Amounts in the Revenue Fund7
Special Mandatory Redemption of PAC Bonds7
Certain Covenants Regarding Special Redemptions
Certain Information Regarding PAC Bonds8
General Provisions Pertaining to Redemptions
SECURITY FOR THE BONDS 12
General12
Pledge Under the Indenture12
Revenues12
Eligible Collateral
Reserve Accounts 14
Outstanding Bonds14
Additional Bonds 14
Subordinate Bonds15
CASH FLOW CERTIFICATES 15
Cash Flow Certificates and Supporting Cash Flows15
2017 Series 3 Cash Flow Certificate16
BONDHOLDER RISKS
Risks Resulting from Non-Origination16
Risk of Early Redemption from Prepayment
Risk of Early Redemption from Cross-Calling17
Weighted Average Life Projections
Loss of Premium from Early Redemption18
Limited Security
No Redemption upon Taxability18
Secondary Market and Prices
Enforceability of Remedies18

Rating Downgrade	.19
PLAN OF FINANCE	. 19
Sources and Uses of Funds	.19
Investment of Proceeds	.19
SINGLE-FAMILY MORTGAGE PROGRAMS	
The Program	.20
Other Single-Family Mortgage Loan Programs	
Recycling	.21
Certain Program Constraints and Limitations	.22
Historical Financial Results	
THE COMMISSION	. 25
Governance	.25
Interest Rate Swap Policy	
THE SERVICER	. 28
IHFA	
Agreement with IHFA	
QUANTITATIVE CONSULTANT	. 29
TAX TREATMENT AND RELATED CONSIDERATIONS	
Tax Treatment of Premium on PAC Bonds	.31
CONTINUING DISCLOSURE	
Basic Undertaking to Provide Continuing Disclosure	.31
Disclosure Agent	.31
Annual Information	.31
Listed Event Notices	
FINANCIAL STATEMENTS	. 32
UNDERWRITING	
2017 Series 3 Bonds	.32
Miscellaneous	.32
RATING	
ABSENCE OF MATERIAL LITIGATION	
CERTAIN LEGAL MATTERS	
MISCELLANEOUS	
Potential Conflicts of Interest	.33
Summaries, Opinions and Estimates Qualified	.34
Appendix A: Summary of the General Indenture	
Appendix B: GNMA, Fannie Mae and Freddie Mac Programs	
Appendix C: DTC and the Book-Entry System	
Appendix D: Form Opinion of Bond Counsel	
Appendix E: Form Opinion of Special Tax Counsel	
Appendix F: Certain Financial Tables	

No dealer, broker, salesman, underwriter or other person has been authorized by the Commission or the Underwriters to give any information or to make any representations other than those contained in this Official Statement, and if given or made, such other information or representations must not be relied upon as having been authorized by any of the foregoing. This Official Statement does not constitute an offer to sell or the solicitation of an offer to buy, nor shall there be any sale of the 2017 Series 3 Bonds by any person in any jurisdiction in which it is unlawful for such person to make such offer, solicitation or sale.

The information set forth herein has been obtained from the Commission and other sources believed to be reliable. The Underwriters have provided the following sentence for inclusion in this Official Statement. The Underwriters have reviewed the information in this Official Statement pursuant to their responsibilities to investors of the 2017 Series 3 Bonds under the federal securities laws, but the Underwriters do not guarantee the accuracy or completeness of such information. The information and expressions of opinion herein are subject to change without notice, and neither the delivery of this Official Statement nor any sale made hereunder shall, under any circumstances, create any implication that there has been no change in the affairs of the Commission or any other parties described herein since the date as of which such information is presented.

Upon issuance, the 2017 Series 3 Bonds will not be registered under the Securities Act of 1933, as amended, or under any state securities law and will not be listed on any stock or other securities exchange. Neither the Securities and Exchange Commission nor any other federal, state or other governmental entity or agency, except the Commission, will pass upon the accuracy or adequacy of this Official Statement or approve the 2017 Series 3 Bonds for sale.

IN CONNECTION WITH THIS OFFERING, THE UNDERWRITERS MAY OVER-ALLOT OR EFFECT TRANSACTIONS THAT STABILIZE OR MAINTAIN THE MARKET PRICES OF THE 2017 SERIES 3 BONDS AT LEVELS ABOVE THOSE WHICH MIGHT OTHERWISE PREVAIL IN THE OPEN MARKET. SUCH STABILIZING, IF COMMENCED, MAY BE DISCONTINUED AT ANY TIME.

Wells Fargo Bank, National Association, as Trustee, has not reviewed, provided, or undertaken to determine the accuracy of, any of the information contained in this Official Statement and makes no representation or warranty, express or implied, as to any matters contained in this Official Statement, including, but not limited to, (i) the accuracy or completeness of such information, (ii) the validity of the 2017 Series 3 Bonds, or (iii) the tax-exempt status of the 2017 Series 3 Bonds.

# WASHINGTON STATE HOUSING FINANCE COMMISSION

1000 Second Avenue, Suite 2700 Seattle, Washington 98104 (206) 464-7139

KAREN MILLER, Chair

DUANE A. DAVIDSON, Secretary

ELIZABETH L. BAUM

BRIAN BONLENDER

LOWEL KRUEGER

KEN A. LARSEN

WENDY L. LAWRENCE

STEVEN M. MOSS

RANDY J. ROBINSON

ALISHIA TOPPER

[ OPEN POSITION ]

KIM HERMAN, Executive Director

WELLS FARGO BANK, NATIONAL ASSOCIATION, Trustee

## WASHINGTON STATE HOUSING FINANCE COMMISSION

# \$64,270,000 Single-Family Program Bonds, 2017 Series 3N (Non-AMT) \$2,570,000 Single-Family Program Bonds, 2017 Series 3N-R (Non-AMT) \$3,635,000 Single-Family Program Bonds, 2017 Series 3A-R (AMT)

#### INTRODUCTION

The purpose of this Official Statement of the Washington State Housing Finance Commission (the "Commission") is to provide certain information in connection with the issuance of its Single-Family Program Bonds, 2017 Series 3N (Non-AMT) (the "2017 Series 3N Bonds"), its Single-Family Program Bonds, 2017 Series 3N-R (Non-AMT) (the "2017 Series 3N-R Bonds"), and its Single-Family Program Bonds, 2017 Series 3A-R (AMT) (the "2017 Series 3N-R Bonds"), and its Single-Family Program Bonds, 2017 Series 3A-R (AMT) (the "2017 Series 3N Bonds"). Certain capitalized terms used in this Official Statement are defined in Appendix A. Reference is made to the Indenture (as defined below) for the definitions of capitalized terms used and not otherwise defined herein. This Official Statement speaks only as of its date, and the information contained herein is subject to change. The information contained under this heading "INTRODUCTION" is qualified by reference to the entire Official Statement. This introduction is only a brief description and potential investors should review the entire Official Statement, as well as the documents summarized or described herein, in order to make an informed investment decision.

This Official Statement contains "forward-looking statements" within the meaning of the federal securities laws. These forward-looking statements include, among others, statements concerning expectations, beliefs, opinions, future plans and strategies, anticipated events or trends and similar expressions concerning matters that are not historical facts. The forward-looking statements in this Official Statement are subject to risks and uncertainties that could cause actual results to differ materially from those expressed in or implied by such statements.

#### **Authority for Issuance**

The 2017 Series 3 Bonds are issued pursuant to chapter 43.180 Revised Code of Washington (the "Act"), under an Amended and Restated General Trust Indenture dated as of November 1, 2010, as the same may be supplemented and amended (the "General Indenture"), between the Commission and Wells Fargo Bank, National Association, as trustee (the "Trustee"), and a Series Indenture dated as of December 1, 2017 (the "2017 Series 3 Indenture"), between the Commission and the Trustee. See Appendix A – "Summary of the General Indenture" hereto. The General Indenture, the 2017 Series 3 Indenture, any other Series Indentures, and any amendments thereto, are collectively referred to herein as the "Indenture." Resolution No. 17-144, adopted by the Commission on June 29, 2017, authorizes the issuance of the 2017 Series 3 Bonds.

#### Security and Sources of Payment

Under the Indenture, the 2017 Series 3 Bonds are being issued on a parity with each other and with previously issued Bonds. The Commission may issue additional Bonds on a parity with the 2017 Series 3 Bonds, as well as Bonds that are subordinate to the 2017 Series 3 Bonds ("Subordinate Bonds"). Currently, there are no Subordinate Bonds.

All Eligible Collateral, when purchased by the Trustee, will be pledged under the Indenture to the payment of principal of and interest on the Bonds. See "SECURITY FOR THE BONDS."

THE 2017 SERIES 3 BONDS ARE LIMITED OBLIGATIONS OF THE COMMISSION. PAYMENT OF THE PRINCIPAL OF AND PREMIUM, IF ANY, AND INTEREST ON THE 2017 SERIES 3 BONDS WILL BE A VALID CLAIM ONLY AGAINST THE SPECIAL FUND OR FUNDS OF THE COMMISSION RELATING THERETO AND WILL NOT BE AN OBLIGATION OF THE STATE OF WASHINGTON OR ANY MUNICIPAL CORPORATION, SUBDIVISION OR AGENCY OF THE STATE, OTHER THAN THE COMMISSION. NEITHER THE FULL FAITH AND CREDIT NOR THE TAXING POWER OF THE STATE OR ANY MUNICIPAL CORPORATION, SUBDIVISION OR AGENCY OF THE STATE OR ANY MUNICIPAL CORPORATION, SUBDIVISION OR AGENCY OF THE STATE IS PLEDGED TO THE PAYMENT OF THE PRINCIPAL OF OR INTEREST ON THE 2017 SERIES 3 BONDS. THE 2017 SERIES 3 BONDS ARE NOT A DEBT OF THE UNITED STATES OF AMERICA OR OF ANY AGENCY THEREOF OR OF GNMA, FANNIE MAE OR FREDDIE MAC AND ARE NOT GUARANTEED BY THE FULL FAITH AND CREDIT OF THE UNITED STATES OF AMERICA. SEE "BONDHOLDER RISKS" AND "SECURITY FOR THE BONDS."

#### **Acquisition and Operating Policy**

Certain Commission obligations regarding the deposit of Revenues (as defined below) and application of amounts held under the Indenture that are not otherwise specified in the General Indenture or a Series Indenture are specified in the Acquisition and Operating Policy. The scope of the Acquisition and Operating Policy is set forth in the Indenture, as are terms under which the Commission may amend the Acquisition and Operating Policy from time to time. See Appendix A hereto under the heading "Acquisition and Operating Policy" for a summary of the General Indenture requirements pertaining to the Acquisition and Operating Policy. The Acquisition and Operating Policy is intended to provide the Trustee with sufficient guidance at any time to administer the Indenture for the remaining term of the Bonds, without further instruction from the Commission. However, the Commission routinely amends the Acquisition and Operating Policy to accommodate specific transactions and provides the Trustee with specific instructions permitted under the Acquisition and Operating Policy so as to permit the active management of the Indenture by the Commission. The Commission also routinely amends the Acquisition and Operating Policy when it issues each Series of Bonds or changes the terms of Eligible Collateral (as defined below) to be acquired. The Commission routinely provides instructions of Eligible Collateral (as defined below) to be acquire Eligible Collateral.

The Commission expects to amend the Acquisition and Operating Policy from time to time in the future, and to continue providing the Trustee with instructions pursuant to the Acquisition and Operating Policy. As a result, the Acquisition and Operating Policy may not reflect the Commission's evolving plans with respect to the future management of the Indenture, and does not bind the Commission to any specific plan of management. However, in the absence of any future issuance of Bonds, amendment of the Acquisition and Operating Policy, or permitted instructions from the Commission, the Trustee will operate the Indenture in conformance with the Acquisition and Operating Policy then in force. Copies of the Acquisition and Operating Policy are available from the Commission upon payment to the Commission of a charge for copying, mailing and handling. Requests for such copies should be addressed to the Commission's Senior Director of Finance.

### Purpose

The 2017 Series 3 Bonds are being issued by the Commission to make funds available to refund certain outstanding Bonds of the Commission and to finance the origination of qualifying mortgage loans ("Mortgage Loans") to eligible borrowers for single-family, owner-occupied housing in Washington State as part of the Commission's program to finance Mortgage Loans pursuant to the General Indenture (the "Program"), all as more fully described herein. See "PLAN OF FINANCE" herein.

## **Eligible Collateral**

Proceeds of Bonds issued under the Indenture, other than refunding Bonds and certain short-term Bonds issued as notes from time to time, are used by the Trustee to purchase pass-through mortgage-backed certificates (the "GNMA Certificates") guaranteed by the Government National Mortgage Association ("GNMA"), single-pool, mortgage pass-through securities (the "Fannie Mae Certificates") guaranteed by the Federal National Mortgage Association ("Fannie Mae") and mortgage pass-through securities (the "Freddie Mac Certificates") guaranteed by the Federal Home Loan Mortgage Corporation ("Freddie Mac"), including participations therein. See Appendix F (Table F-5) for a schedule showing the Eligible Collateral held by the Trustee as of the date set forth in such table. The Commission also may use Bond proceeds to purchase Mortgage Loans that are not guaranteed by GNMA, Fannie Mae or Freddie Mac ("Whole Loans"). The Commission has not yet purchased Whole Loans with proceeds of Bonds. The Acquisition and Operating Policy currently does not allow for the acquisition of Whole Loans, although this may change in the future. The GNMA Certificates, Fannie Mae Certificates and Freddie Mac Certificates are referred to herein as the "Certificates," and the Certificates and the Whole Loans are referred to herein as "Eligible Collateral." See "SECURITY FOR THE BONDS—Eligible Collateral" and "PLAN OF FINANCE" herein.

The Eligible Collateral to be purchased by the Trustee will be backed by Mortgage Loans originated by participating mortgage-lending institutions (the "Mortgage Lenders") pursuant to Mortgage Origination Agreements (the "Origination Agreements") entered into, or to be entered into, with the Commission and the Servicer. See "SINGLE-FAMILY MORTGAGE PROGRAMS—The Program" for more information regarding Mortgage Lenders.

The Commission reserves the right, in connection with the refunding of Bonds issued under the Indenture, to reallocate receipts from Eligible Collateral from a refunded issue of Bonds to the refunding issue of Bonds. In accordance with the Federal Housing Finance Regulatory Reform Act of 2008 (the "Regulatory Reform Act"), the Federal Housing Finance Agency (the "FHFA") was named as the conservator of both Fannie Mae and Freddie Mac on September 6, 2008. The Commission cannot predict the long-term consequences of the conservatorships of Fannie Mae and Freddie Mac, or the corresponding impacts, if any, on the Commission and the Eligible Collateral held under the Indenture.

#### **Other Mortgage Revenue Bond Indentures**

As of December 1, 2017, the Commission had \$94,326,914 of outstanding bonds issued under its Homeownership Program General Trust Indenture dated as of December 1, 2009, as amended (the "Homeownership Indenture"), and \$10,214,899 of outstanding bonds issued under its Single-Family Special Program Master Trust Indenture dated as of October 1, 2012, as amended (the "Special Program Indenture"). None of the trust estates pledged in the Homeownership Indenture and the Special Program Indenture to the owners of bonds issued under those indentures is pledged to or available for payment of the 2017 Series 3 Bonds.

## THE 2017 SERIES 3 BONDS

### General

The 2017 Series 3 Bonds will be dated as of their date of initial delivery, will mature on the dates and in the amounts set forth on the inside front cover of this Official Statement, and will bear interest from their dated date, or the most recent date to which interest has been paid thereon, payable semiannually on each June 1 and December 1 (or if such date is not a Business Day, on the next succeeding Business Day thereafter), commencing June 1, 2018, and on the date such 2017 Series 3 Bond matures or is redeemed.

The 2017 Series 3 Bonds will be issued in denominations of \$5,000, or any integral multiple thereof within a maturity, and will bear interest at the respective rates set forth on the inside front cover of this Official Statement. Such interest will be calculated on the basis of a 360-day year consisting of twelve 30-day months.

### **Book-Entry System**

The 2017 Series 3 Bonds are being issued only as fully registered bonds under a book-entry system and will be initially registered in the name of Cede & Co. (or such other name as may be requested by an authorized representative of DTC), as nominee for The Depository Trust Company ("DTC") in New York, New York, which will act as securities depository for the 2017 Series 3 Bonds. Purchasers of the 2017 Series 3 Bonds will not receive certificates representing their interest in such Bonds. Payments on the 2017 Series 3 Bonds will be made by the Trustee to Cede & Co. or such other nominee as may be requested by an authorized representative of DTC, which is obligated to remit both principal and interest when due to its participants for subsequent disbursements to Beneficial Owners of the 2017 Series 3 Bonds. Beneficial ownership interests in the 2017 Series 3 Bonds will be subject to transfer and exchange pursuant to DTC's operating procedures. See Appendix C hereto for a description of DTC and its book-entry system.

The Commission and the Trustee will recognize DTC or its nominee as the Bondowner for all purposes, including notices and voting. Conveyance of notices and other communications by DTC to Direct Participants, by Direct Participants to Indirect Participants, and by Direct Participants and Indirect Participants to Beneficial Owners will be governed by arrangements among them, subject to any statutory or regulatory requirements that may be in effect from time to time.

Neither the Commission nor the Trustee will have any responsibility or obligation to DTC participants, or the persons for whom they act as nominees, with respect to the payments to or the providing of notice to the Direct Participants, the Indirect Participants or the Beneficial Owners of the 2017 Series 3 Bonds. The Commission cannot and does not give any assurances that DTC, Direct Participants, Indirect Participants or others will distribute payments of principal of or interest on the 2017 Series 3 Bonds paid to Cede & Co., or its nominee, as the registered owner, or any notices to the Beneficial Owners or that they will do so on a timely basis, nor that DTC will act in a manner described in this Official Statement.

## **Mandatory Tender**

The 2017 Series 3N Bonds, other than the PAC Bonds (as defined herein), are subject to mandatory tender, in whole or in part, for purchase at the option of the Commission on one or more dates (each a "Remarketing Date") during the period from the original issue date of the 2017 Series 3N Bonds to May 1, 2021, inclusive (the "Mandatory

Tender Period"). The maximum amount of 2017 Series 3N Bonds that are subject to mandatory tender on any Remarketing Date is limited to the amount on deposit in the 2017 Series 3 Acquisition Account on such Remarketing Date.

On any Remarketing Date, the 2017 Series 3N Bonds that are subject to mandatory tender (the "Tender Bonds") shall either be purchased by the Commission and remarketed as an equal principal amount of 2017 Series 3N Bonds of the same maturity (the "Remarketed Bonds") bearing interest at a remarketed rate (the "Remarketed Rate"), or, if the registered owner of such 2017 Series 3N Bonds so elects, exchanged for an equal principal amount of Remarketed Bonds of such maturity bearing interest at the Remarketed Rate. All Tender Bonds purchased on a Remarketing Date will be purchased at a price of par plus accrued interest to (but not including) the Remarketing Date. See "BONDHOLDER RISKS—Risks Resulting from Non-Origination" herein for certain considerations regarding the potential for a mandatory tender of 2017 Series 3N Bonds.

**Remarketing Agent.** The Commission has not designated a firm to serve as its remarketing agent in connection with a remarketing of Tender Bonds. The Commission will appoint a remarketing agent in advance of any mandatory tender of Tender Bonds (the firm so appointed is referred to herein as the "Remarketing Agent").

**Partial Mandatory Tenders.** If less than all of the 2017 Series 3N Bonds (other than PAC Bonds) are called for mandatory tender, the Commission will select Tender Bonds on a *pro rata* basis so that the percentage of each maturity of the 2017 Series 3N Bonds to be subject to such mandatory tender (in relation to the amount of all 2017 Series 3N Bonds of such maturity Outstanding immediately before such mandatory tender) shall be approximately the same percentage for every maturity (excluding the PAC Bonds from such determination), with rounding to the nearest \$5,000 denomination. For purposes of selecting Tender Bonds, the 2017 Series 3N Bonds will be deemed to be comprised of \$5,000 units of principal amount, and any such portion may be separately determined to be a Tender Bond.

**Determination of the Remarketed Rate.** The Remarketed Rate for each Tender Bond shall be the lowest rate which, in the judgment of the Remarketing Agent, as of the date of such determination and under prevailing market conditions, would permit the resale of such Tender Bond on such date at par plus accrued interest, if any.

At any time during the Mandatory Tender Period, the Commission may direct the Remarketing Agent to determine the lowest rate (or rates) which, in the Remarketing Agent's judgment, on the basis of prevailing market conditions, would permit the resale of the 2017 Series 3N Bonds to be remarketed at par plus accrued interest, if any. The Commission may elect to call such 2017 Series 3N Bonds for mandatory tender and remarketing only if the yield on such 2017 Series 3N Bonds, determined on the basis of the estimated Remarketed Rate, would be at least 0.25% *per annum* lower than the yield on those 2017 Series 3N Bonds calculated as of the later of their initial issue date or, if such 2017 Series 3N Bonds have previously been remarketed, their most recent Remarketing Date. The 2017 Series 3N Bonds so selected shall be called for mandatory tender and purchased from remarketing proceeds and, to the extent such remarketing proceeds are insufficient, from money transferred from the 2017 Series 3 Acquisition Account into the 2017 Series 3 Redemption Subaccount, in which case the Tender Bonds shall be redeemed.

*Notice of Mandatory Tender.* Notice of the mandatory tender for purchase or exchange of Tender Bonds shall be given by the Trustee to the registered owners thereof not less than 35 days prior to the Remarketing Date.

**Redemption Upon Failure to Set Remarketed Rate.** If the Remarketing Agent shall fail to set the Remarketed Rate on the Remarketing Date, or certain other requirements of the 2017 Series 3 Indenture are not satisfied, all Tender Bonds will be subject to mandatory redemption on the Remarketing Date at a redemption price equal to the principal amount thereof plus accrued interest, if any, at the redemption date and the registered owner of a Tender Bond may not elect to retain such Tender Bond.

**Redemption in Lieu of Mandatory Tender.** At any time up to but not including the Remarketing Date, the Commission may determine that Tender Bonds, in whole or in part, will not be exchanged or remarketed on the Remarketing Date at the Remarketed Rate, but rather shall be redeemed by the Commission. In such event, the Trustee is required to give immediate notice to registered owners of the Tender Bonds of the fact that such Tender Bonds will be redeemed on the Remarketing Date (provided, that such Tender Bonds may be redeemed without such additional notice and failure to provide such notice shall not affect the redemption). Any such redemption will be paid from money transferred from the 2017 Series 3 Acquisition Account into the 2017 Series 3 Redemption Subaccount.

*Certain Remarketing Requirements.* Not later than the Remarketing Date, the Commission shall deliver to the Trustee one or more Bond Counsel Opinions, a Cash Flow Certificate and Rating Confirmation, as described under the heading "SECURITY FOR THE BONDS—Additional Bonds" herein. The Bond Counsel Opinion shall include

an opinion to the effect that the remarketing of the 2017 Series 3N Bonds will not cause interest on the 2017 Series 3 Bonds to be includable in gross income of the owners thereof for purposes of federal income taxation.

*Effect of Mandatory Tender.* Any Tender Bond called for mandatory tender on a Remarketing Date and not delivered to the corporate trust office of the Trustee by 10:30 A.M., New York City time, on the Remarketing Date will be deemed tendered, and a Remarketed Bond may be issued in place thereof and delivered to a new purchaser. Any Tender Bond deemed tendered and purchased shall not bear interest from and after the Remarketing Date and the registered owner thereof shall not be entitled to any rights under, or be secured by the pledge of, the Indenture, but shall have only the right to receive the purchase price thereof.

*Election to Retain Remarketed Bonds.* Any registered owner of Tender Bonds may elect to retain all or a portion of such Tender Bonds by exchanging such Tender Bonds for an equal aggregate principal amount of Remarketed Bonds of the same maturity as the Tender Bonds so exchanged, but bearing interest at the Remarketed Rate. Any such election shall must occur no by 10:30 A.M. New York City time, 20 days prior to the Remarketing Date and shall be irrevocable unless such Remarketed Bonds are otherwise called for redemption, in which case any election to retain Tender Bonds will be void and the Tender Bonds will be redeemed. Any failure by a registered owner to exercise such election in a timely manner will result in the purchase of all of such registered owner's Tender Bonds on the Remarketing Date.

#### **REDEMPTION PROVISIONS**

#### **Optional Redemption**

2017 Series 3 Bonds. To the extent not otherwise redeemed pursuant to another redemption provision described under this heading, 2017 Series 3 Bonds may be redeemed prior to their stated maturities as a whole or in part on any date on and after June 1, 2027, at the option of the Commission, from any available money, at the price of par, together with accrued interest to the redemption date.

*Covenant Regarding Sale of Eligible Collateral.* The Commission at any time may direct the Trustee to sell Eligible Collateral, subject to the conditions set forth in the Indenture. By selling Eligible Collateral, the Commission can derive money with which to optionally redeem the 2017 Series 3 Bonds. The Commission will covenant in the 2017 Series 3 Indenture not to redeem 2017 Series 3 Bonds from proceeds of the sale of Eligible Collateral before June 1, 2027.

#### **Mandatory Sinking Account Redemption**

To the extent not redeemed pursuant to the other redemption provisions described herein, the following 2017 Series 3 Bonds (each of which are Term Bonds), will be redeemed prior to their stated maturities in part and by lot from Mandatory Sinking Account Payments at a price of par plus accrued interest to the date of redemption, on the dates and in the amounts set forth in the following tables:

			-		
Redemption Dates	Amounts	Redemption Dates	Amounts	Redemption Dates	Amounts
June 1, 2029	\$ 970,000	December 1, 2030	\$1,035,000	June 1, 2032	\$1,100,000
December 1, 2029	985,000	June 1, 2031	1,055,000	December 1, 2032 <sup>†</sup>	1,130,000
June 1, 2030	1,010,000	December 1, 2031	1,075,000		
<sup>†</sup> Maturity					
	<u>2017 Serie</u>	es 3N Term Bonds Matu	ring on Decemb	per 1, 2037	
Redemption Dates	Amounts	Redemption Dates	Amounts	Redemption Dates	Amounts
June 1, 2033	\$1,150,000	June 1, 2035	\$1,255,000	December 1, 2036	\$1,340,000
December 1, 2033	1,175,000	December 1, 2035	1,285,000	June 1, 2037	1,370,000
June 1, 2034	1,200,000	June 1, 2036	1.310.000	December 1, 2037 <sup>†</sup>	1,400,000
December 1, 2034	1,230,000	,	<i>y- y</i>	···· , ···	j - j
<sup>†</sup> Maturity					

#### 2017 Series 3N Term Bonds Maturing on December 1, 2032

<u>Redemption Dates</u> June 1, 2038	<u>Amounts</u> \$1,435,000	Redemption Dates June 1, 2040	<u>Amounts</u> \$1,760,000	Redemption Dates December 1, 2041	<u>Amounts</u> \$1,410,000
December 1, 2038 June 1, 2039 December 1, 2039	1,460,000 1,500,000 1,560,000	December 1, 2040 June 1, 2041	1,510,000 1,395,000	June 1, 2042 December 1, 2042 †	1,435,000 1,470,000
<sup>†</sup> Maturity					
	2017 Serie	es 3N Term Bonds Matur	ring on Decemb	per 1, 2045	
Redemption Dates	Amounts	Redemption Dates	<u>Amounts</u>	Redemption Dates	<u>Amounts</u>
June 1, 2043 December 1, 2043 <sup>†</sup> Maturity	\$1,500,000 1,525,000	June 1, 2044 December 1, 2044	\$1,560,000 1,595,000	June 1, 2045 December 1, 2045 <sup>†</sup>	\$1,625,000 280,000
	2017 Series	s 3N "PAC" Bonds Matu	ring on Decem	ber 1, 2047	
Redemption Dates	Amounts	Redemption Dates	<u>Amounts</u>	Redemption Dates	<u>Amounts</u>
December 1, 2045 June 1, 2046 <sup>†</sup> Maturity	\$1,410,000 1,695,000	December 1, 2046 June 1, 2047	\$1,730,000 1,765,000	December 1, 2047 <sup>†</sup>	\$4,220,000

## 2017 Series 3N Term Bonds Maturing on December 1, 2042

Upon a redemption (other than a redemption occurring on account of a Mandatory Sinking Account Payment) or purchase of Term Bonds, the Mandatory Sinking Account Payments with respect to such Term Bonds will be reduced in accordance with the Acquisition and Operating Policy.

#### **Special Redemption from Unexpended Proceeds**

The redemptions described under this heading are referred to as "Unexpended Proceeds Redemptions." See "BONDHOLDER RISKS—Risks Resulting from Non-Origination" herein for certain considerations regarding the potential for an Unexpended Proceeds Redemption.

*PAC Bonds.* The 2017 Series 3N Bonds maturing on December 1, 2047 (the "PAC Bonds") may be redeemed prior to their stated maturity, in whole or in part, commencing on June 1, 2018, and at any time thereafter to and including June 1, 2019 (or such later date to which an Unexpended Proceeds Redemption is extended by the Commission with a Cash Flow Certificate), at a redemption price equal to the issue price for the PAC Bonds set forth on the inside front cover of this Official Statement, plus accrued interest to the date of redemption, from proceeds of the 2017 Series 3N Bonds that are transferred from the 2017 Series 3 Acquisition Account into the 2017 Series 3 Redemption Subaccount.

*Other 2017 Series 3N Bonds.* All 2017 Series 3N Bonds other than the PAC Bonds may be redeemed prior to their stated maturities, in whole or in part, commencing on June 1, 2018 and at any time thereafter to and including June 1, 2019 (or such later date to which an Unexpended Proceeds Redemption is extended by the Commission with a Cash Flow Certificate), at a price of par plus accrued interest to the date of redemption, from proceeds of the 2017 Series 3N Bonds that are transferred from the 2017 Series 3 Acquisition Account into the 2017 Series 3 Redemption Subaccount.

*Selection of 2017 Series 3N Bonds to Be Redeemed.* If less than all of the 2017 Series 3N Bonds are called for redemption pursuant to an Unexpended Proceeds Redemption, the Trustee will select the 2017 Series 3N Bonds to be redeemed on a Proportionate Basis. Solely for the purpose of determining the Proportionate Basis of 2017 Series 3N Bonds to the principal amounts) of the respective 2017 Series 3N Bonds subject to such redemption will be treated as the "Bond Value" of the 2017 Series 3N Bonds.

2017 Series 3A-R Bonds and 2017 Series 3N-R Bonds. The 2017 Series 3A-R Bonds and the 2017 Series 3N-R Bonds are not subject to an Unexpended Proceeds Redemption.

#### Special Redemption from Amounts in the Revenue Fund

The redemptions described under this heading are referred to as "Revenue Fund Redemptions." It is expected that a substantial portion of the 2017 Series 3 Bonds will be redeemed without premium prior to their respective mandatory sinking account (if applicable) and maturity dates as a result of Revenue Fund Redemptions. See "BONDHOLDER RISKS" for a description of certain events and circumstances that could lead to the early redemption of the 2017 Series 3 Bonds pursuant to a Revenue Fund Redemption.

**PAC Bonds**—While Other 2017 Series 3 Bonds Outstanding. The PAC Bonds may be redeemed prior to their stated maturity, in whole or in part on June 1, 2018, and on any date thereafter, at a price of par plus accrued interest to the date of redemption, from amounts deposited in the 2017 Series 3 Redemption Subaccount from available amounts in the Revenue Fund or the Reserve Fund, in accordance with the Indenture and the then-current Acquisition and Operating Policy, provided that such redemption shall be limited to the amount such that, after all Revenue Fund Redemptions and Principal Payments scheduled for the same date, the resulting principal balance of the Outstanding PAC Bonds will not be less than the Priority Amortization Balance the PAC Bonds as of such redemption date. In the event PAC Bonds are redeemed pursuant to a Revenue Fund Redemption on a date other than a Regular Payment Date, the Priority Amortization Balance as of such redemption date will be determined by straight-line interpolation between the Priority Amortization Balances for the Regular Payment Dates immediately preceding and succeeding such redemption date. See "Certain Information Regarding PAC Bonds" below for a table showing the initial Priority Amortization Balances.

**PAC Bonds—If No Other 2017 Series 3 Bonds Outstanding.** In addition to Revenue Fund Redemptions described in the preceding paragraph, the PAC Bonds may be redeemed prior to their stated maturity, in whole or in part on any date after all other 2017 Series 3 Bonds have been paid or redeemed, at a price of par plus accrued interest to the date of redemption, from amounts deposited in the 2017 Series 3 Redemption Subaccount from available amounts in the Revenue Fund or the Reserve Fund, in accordance with the Indenture and the then-current Acquisition and Operating Policy. A Revenue Fund Redemption of the type described in this paragraph may cause the principal balance of the Outstanding PAC Bonds to be less than the Priority Amortization Balance for the PAC Bonds as of such redemption date.

*Other 2017 Series 3 Bonds*. All 2017 Series 3 Bonds other than the PAC Bonds may be redeemed prior to their stated maturities, in whole or in part on June 1, 2018, and on any date thereafter, at a price of par plus accrued interest to the date of redemption, from amounts deposited in the 2017 Series 3 Redemption Subaccount from available amounts in the Revenue Fund or the Reserve Fund, in accordance with the Indenture and the then-current Acquisition and Operating Policy, subject to the provisions described above for Revenue Fund Redemptions of PAC Bonds.

**Sources of Funds for Revenue Fund Redemptions.** The Commission may fund a Revenue Fund Redemption from certain Revenues that are in excess of the amounts otherwise necessary to pay debt service on the Bonds. See "SECURITY FOR THE BONDS—Revenues" herein for general discussion of the collection, allocation and use of Revenues. The deposits into the 2017 Series 3 Redemption Subaccount for a Revenue Fund Redemption may be from excess amounts in the Revenue Fund or the Reserve Fund, including amounts in the various accounts and subaccounts maintained therein for the 2017 Series 3 Bonds *or* for any other Series of Bonds (unless otherwise restricted by the applicable Series Indenture, the Indenture or the then-current Acquisition and Operating Policy). See "BONDHOLDER RISKS—Risk of Early Redemption from Prepayment" and "—Risk of Early Redemption from Cross-Calling" herein for a discussion regarding certain risks that the 2017 Series 3 Bonds may be cross-called from Revenues allocable to other Series of Bonds.

Amounts in the 2017 Series 3 Revenue Account may be transferred to the 2017 Series 3 Acquisition Account (*i.e.*, to acquire additional Eligible Collateral) or to the Redemption Subaccount of any other Series of Bonds (*i.e.*, to cross-call such other Bonds), subject to the certain limitations described under the heading "Certain Covenants Regarding Special Redemptions" below and under the heading "Creation of Funds and Accounts" in Appendix A.

## **Special Mandatory Redemption of PAC Bonds**

The PAC Bonds will be redeemed on each Regular Payment Date, commencing on June 1, 2018, at a price of par plus accrued interest to the date of redemption, in an amount equal to the sum of (i) 100% of the amount available for transfer from the 2017 Series 3 Restricted Principal Receipts Subaccount to the 2017 Series 3 Redemption Subaccount and (ii) 100% of the amount available for transfer from the 2017 Series 3 Unrestricted Principal Receipts Subaccount to the 2017 Series 3 Redemption Subaccount to the 2017 Series 3 Redemption Subaccount, but only to extent that the outstanding principal Receipts Subaccount to the 2017 Series 3 Redemption Subaccount, but only to extent that the outstanding principal Receipts Subaccount to the 2017 Series 3 Redemption Subaccount, but only to extent that the outstanding principal Receipts Subaccount to the 2017 Series 3 Redemption Subaccount, but only to extent that the outstanding principal Receipts Subaccount to the 2017 Series 3 Redemption Subaccount, but only to extent that the outstanding principal Series 3 Redemption Subaccount Series 3 Redemption Subaccount Series 3 Redemption Subaccount, but only to extent that the outstanding principal Series 3 Redemption Subaccount Series 3 Redemption Series 3 Redemp

amount of the PAC Bonds exceeds the Priority Amortization Balance for such Regular Payment Date. See "Certain Information Regarding PAC Bonds" below for a table showing the initial Priority Amortization Balances for the PAC Bonds and "Certain Covenants Regarding Special Redemptions" for a summary of the Commission's covenants regarding the use of money in the 2017 Series 3 Restricted Principal Receipts Subaccount and the 2017 Series 3 Unrestricted Principal Receipts Subaccount.

## **Certain Covenants Regarding Special Redemptions**

**2017** Series 3 Restricted Principal Receipts Subaccount. The Commission will covenant in the 2017 Series 3 Indenture to deposit into the 2017 Series 3 Restricted Principal Receipts Subaccount all principal amounts derived from the 2017 Series 3 Eligible Collateral (as defined below) that must be used pursuant to the Code to pay principal or redeem the 2017 Series 3 Bonds, and to transfer money from the 2017 Series 3 Restricted Principal Receipts Subaccount in the following order of priority:

- *First*, to the 2017 Series 3 Redemption Subaccount and 2017 Series 3 Principal Subaccount, the amounts sufficient, together with amounts on deposit therein, to bring the amounts on deposit therein to the Principal Payment coming due on the next succeeding Regular Payment Date of the 2017 Series 3 Bonds (including principal paid as a result of a mandatory sinking account redemption of Term Bonds);
- Second, to the 2017 Series 3 Redemption Subaccount, the amount necessary to fund special mandatory redemptions of the PAC Bonds described under the heading "Special Mandatory Redemption of PAC Bonds;" and
- *Third*, to the 2017 Series 3 Redemption Subaccount, all remaining amounts (which amounts will be used to fund Revenue Fund Redemptions of the 2017 Series 3 Bonds).

See Appendix F (Table F-4) for a schedule showing the Commission's expectations of how principal receipts from 2017 Series 3 Eligible Collateral are expected to be allocated to 2017 Series 3 Restricted and Unrestricted Principal Receipts Subaccounts, assuming relevant provisions of the Code are not revised.

**2017** Series 3 Unrestricted Principal Receipts Subaccount. The Commission will covenant in the 2017 Series 3 Indenture that it will deposit into the 2017 Series 3 Unrestricted Principal Receipts Subaccount all principal amounts derived from the 2017 Series 3 Eligible Collateral (as defined below) not deposited to the 2017 Series 3 Restricted Principal Receipts Subaccount and transfer money from the 2017 Series 3 Unrestricted Principal Receipts Subaccount in the following order of priority:

- *First*, to the 2017 Series 3 Redemption Subaccount and 2017 Series 3 Principal Subaccount, the amounts sufficient, together with amounts on deposit therein, to bring the amounts on deposit therein to the Principal Payment coming due on the next succeeding Regular Payment Date of the 2017 Series 3 Bonds (including principal paid as a result of a mandatory sinking account redemption of Term Bonds) to the extent that such amounts are not funded by the 2017 Series 3 Restricted Principal Receipts Subaccount;
- Second, to the 2017 Series 3 Redemption Subaccount, the amount necessary to fund special mandatory redemptions of the PAC Bonds described under the heading "Special Mandatory Redemption of PAC Bonds;" and
- *Third*, to make other transfers from the 2017 Series 3 Unrestricted Principal Receipts Subaccount authorized by the Indenture.

**Definition of "2017 Series 3 Eligible Collateral."** The "2017 Series 3 Eligible Collateral" is any Eligible Collateral or participation therein that (i) is financed utilizing the initial proceeds of the 2017 Series 3 Bonds, (ii) is financed utilizing Mortgage Loan repayments and prepayments transferred in connection with the 2017 Series 3 Bonds (*e.g.* recycling proceeds), or (iii) represents transferred proceeds of the 2017 Series 3 Bonds for purposes of the Code because such Eligible Collateral had been allocated to the various Series of the Refunded Bonds (as defined under the heading "PLAN OF FINANCE—General") immediately before such Bonds are redeemed.

#### **Certain Information Regarding PAC Bonds**

**Priority Amortization Balances.** The following table (the "PAC table") sets forth the initial "Priority Amortization Balances" for the dates indicated in the PAC table. The initial Priority Amortization Balances are based generally on certain expectations about the timing of the origination of the Mortgage Loans and the levels of prepayments expected to be received by the Commission. See "Certain Assumptions Affecting PAC Bonds" below. The Priority

Amortization Balances for the PAC Bonds will be reduced on a *pro rata* basis if the PAC Bonds are redeemed pursuant to an Unexpended Proceeds Redemption.

Date	Priority Amortization Balance	Date	Priority Amortization Balance
Date of issuance	\$10,820,000	June 1, 2021	\$6,440,000
June 1, 2018	10,685,000	December 1, 2021	5,075,000
December 1, 2018	10,630,000	June 1, 2022	3,765,000
June 1, 2019	10,335,000	December 1, 2022	2,520,000
December 1, 2019	9,740,000	June 1, 2023	1,335,000
June 1, 2020	8,875,000	December 1, 2023	210,000
December 1, 2020	7,755,000	June 1, 2024	0

## **Initial Priority Amortization Balances**

**Projected Weighted Average Lives of PAC Bonds.** The weighted average life of a bond refers to the average of the length of time that will elapse from the date of issuance of such bond to the date each installment of principal is paid to the bondholder weighted by the amount of such installment. The weighted average life of the PAC Bonds will be influenced by, among other things, the rate at which principal payments (including scheduled payments and principal prepayments) are made on the 2017 Series 3 Eligible Collateral. See "Certain Covenants Regarding Special Redemptions" above for the definition of the phrase "2017 Series 3 Eligible Collateral."

Prepayments of mortgage loans are commonly projected in accordance with a prepayment standard or model. The model used in the following discussion is the Securities Industry and Financial Markets Association (formerly The Bond Market Association) prepayment standard or model (the "Standard Prepayment Model"). The Standard Prepayment Model is based upon an assumed rate of prepayment each month of then unpaid principal balance of the mortgage loans. Prepayment speeds are projected as percentages of The Standard Prepayment Model, and are referred to as Prepayment Speed Assumptions (each, a "PSA"). At 0% PSA, The Standard Prepayment Model assumes no prepayment of mortgage loans. At 100% PSA, The Standard Prepayment Model assumes an increasingly larger percentage of the mortgage loans prepaying each month for the first 30 months of the mortgages' lives and then assumes a constant prepayment rate of 6% per annum of the unpaid principal balance for the remaining life of each of the mortgage loans.

THE PSA DOES NOT PURPORT TO BE A PREDICTION OF THE ANTICIPATED RATE OF PREPAYMENTS OF THE 2017 SERIES 3 ELIGIBLE COLLATERAL. THERE IS NO ASSURANCE THAT THE PREPAYMENTS OF SUCH ELIGIBLE COLLATERAL WILL CONFORM TO ANY OF THE ASSUMED PREPAYMENT RATES. SEE "BONDHOLDER RISKS—RISK OF EARLY REDEMPTION FROM PREPAYMENT" FOR A DISCUSSION OF CERTAIN FACTORS THAT MAY AFFECT THE RATE OF PREPAYMENT OF THE 2017 SERIES 3 ELIGIBLE COLLATERAL.

The following table sets forth projected weighted average lives of the PAC Bonds.

## Projected Weighted Average Lives (in Years) of PAC Bonds (Assuming Full Origination)

	Projected		Projected
Prepayment Speed	Weighted Average Life	Prepayment Speed	Weighted Average Life
0% PSA	28.5 years	150% PSA	4.0 years
25% PSA	12.0 years	200% PSA	4.0 years
50% PSA	5.1 years	300% PSA	4.0 years
75% PSA	4.0 years	400% PSA	4.0 years
100% PSA	4.0 years	500% PSA	4.0 years

Based on the assumptions and expectations describe below, some or all of which are unlikely to reflect actual experience, the weighted average life table indicates the projected weighted average life of the PAC Bonds under various PSAs. See "BONDHOLDER RISKS—Weighted Average Life Projections."

*Certain Assumptions Affecting PAC Bonds.* The initial Priority Amortization Balances and the projected weighted average lives of the PAC Bonds are based on many assumptions, some of which may not reflect actual results. These assumptions include:

- the only redemptions of the PAC Bonds that will occur are of the type described under the headings "REDEMPTION PROVISIONS—Mandatory Sinking Account Redemption" and "—Special Mandatory Redemption of PAC Bonds," and none of the PAC Bonds will be redeemed pursuant to Unexpended Proceeds Redemptions;
- to the degree that funds are available, the PAC Bonds will be redeemed pursuant to Revenue Fund Redemptions in the amounts, and on the dates, necessary to cause the outstanding principal balance of the PAC Bonds to equal the Priority Amortization Balance for each such date specified in the PAC table;
- (iii) none of the 2017 Series 3 Bonds will be cross-called from amounts in the Series Revenue Account for another Series of Bonds;
- (iv) all of the proceeds of the 2017 Series 3N Bonds will be used to purchase Certificates (including participations therein) in a timely manner, and the Mortgage Loans relating to such Certificates will be 30-year mortgage loans (although the remaining terms of such Mortgage Loans may be less than 30 years depending on when the Mortgage Loans were pooled by the Servicer);
- (v) the Mortgage Loans financed with 2017 Series 3N Bonds are assumed to have the following characteristics:

Mortgage Coupon	Par Amount	Weighted Average Mortgage Coupon	Weighted Average Certificate Coupon	Weighted Average Maturity
4.125% 4.375	\$27,049,290 37,950,710	4.125% 4.375	3.625% 3.675	9/2048 9/2048
Total/Average:	\$65,000,000	4.271%	3.654%	9/2048

- (vi) the prepayment of Mortgage Loans financed with the 2017 Series 3N Bonds will occur at 75% PSA;
- (vii) the Eligible Collateral (including participations therein) currently securing the Refunded Bonds will be transferred to the 2017 Series 3 Acquisition Account on December 28, 2017 (the "Transferred Collateral");
- (viii) the Mortgage Loans relating to the Transferred Collateral had following characteristics as of December 1, 2017:

Mortgage		Weighted Average Mortgage	Weighted Average Certificate	Weighted Average Certificate
Coupon Range	Par Amount	Coupon	Coupon	Maturity
2.50% to 3.99%	\$ 44,943	2.705%	2.124%	3/2043
4.00% to 4.99%	486,238	4.721	4.221	4/2041
5.00% to 5.99%	257,672	5.305	4.806	7/2040
6.00% to 6.99%	5,489,428	6.086	5.618	6/2040
Total/Average:	\$6,278,281	5.924%	5.451%	7/2040

(ix) the prepayment of the Mortgage Loans relating to the Transferred Collateral will occur at 75% PSA.

Although the initial Priority Amortization Balances and the projected weighted average lives of the PAC Bonds have been based, in part, on the assumption that the Mortgage Loans relating to the Transferred Collateral will be prepaid at 75% PSA, the Certificates currently allocated to the Refunded Bonds had the following weighted average historical prepayment speed characteristics as of December 1, 2017: 165.1% PSA since issue; 86.4% PSA for the prior twelve months; 62.3% PSA for the prior six months; and 60.7% PSA for the prior three months.

The Commission makes no representation as to the percentage of the principal balance of the 2017 Series 3 Eligible Collateral that will be paid as of any date, as to the overall rate of prepayment or as to the projections or methodology set forth under this subheading.

### **General Provisions Pertaining to Redemptions**

The General Indenture sets forth certain provisions that generally pertain to the redemption of any Series of Bonds, including the 2017 Series 3 Bonds. Certain of those provisions are summarized below.

*Selection of 2017 Series 3 Bonds for Redemption.* For purposes of selecting 2017 Series 3 Bonds for redemption, the Trustee will consider each \$5,000 par amount of such Bonds as a separate and distinct Bond. Any 2017 Series 3 Bond may be partially redeemed in the principal amount of \$5,000 or any integral multiple thereof so long as the amount of such 2017 Series 3 Bonds to remain Outstanding is not less than an Authorized Denomination for such Bond. The Trustee, in accordance with the Acquisition and Operating Policy and the 2017 Series 3 Indenture, will select the maturities of such Bonds to be redeemed or purchased. In selecting which maturities of the 2017 Series 3 Bonds to redeem, the Trustee will be subject to the limitations (if any) described under the headings "Special Redemption from Unexpended Proceeds," "Special Redemption from Amounts in the Revenue Fund" and "Special Mandatory Redemption of PAC Bonds."

In the event that less than all of a maturity of any subseries of the 2017 Series 3 Bonds is to be redeemed, the Bonds (or portions thereof) to be redeemed will be selected by the Trustee randomly within such maturity and subseries. However, for so long as the 2017 Series 3 Bonds are registered in the name of DTC or its nominee, DTC will select for redemption the Beneficial Owners' interests in a maturity of 2017 Series 3 Bonds that is subject to a partial redemption. Neither the Commission nor the Trustee will have any responsibility for selecting for redemption any Beneficial Owner's interest in a 2017 Series 3 Bond. See Appendix C for a discussion of DTC and its book-entry system.

If less than all of the Term Bonds Outstanding of any one maturity of a Series (or subseries, if applicable) are purchased for cancellation or called for redemption (other than in satisfaction of Mandatory Sinking Account Payments), the principal amount of the Term Bonds that are so purchased or redeemed will be credited against particular remaining Mandatory Sinking Account Payments in accordance with the Acquisition and Operating Policy.

*Notice of Redemption.* The Trustee will give a written redemption notice to Cede & Co. (or any subsequent registered owner of the 2017 Series 3 Bonds to be redeemed) not less than 30 days (or more than 90 days) before the scheduled redemption date of any 2017 Series 3 Bonds to be redeemed. Neither the Commission nor the Trustee will have any responsibility or obligation to DTC participants, or the persons for whom they act as nominees, with respect to the providing of redemption notices to the direct participants, the indirect participants or the beneficial owners of the 2017 Series 3 Bonds. The Commission cannot and does not give any assurances that DTC, its direct participants or others will distribute any redemption notices to the beneficial owners or that they will do so on a timely basis. See Appendix C for a discussion of DTC and its book-entry system.

Pursuant to the Commission's continuing disclosure undertaking, the Commission also is required to cause timely notice of Bond calls, if material, to be provided to the Municipal Securities Rulemaking Board. See "CONTINUING DISCLOSURE" herein for a description of the Commission's undertaking to provide certain notices.

The notice of redemption may be conditional and rescindable. If conditional, the notice will summarize the conditions precedent to such redemption. A conditional redemption notice will be of no force and effect if such conditions have not been satisfied on or before the redemption date, and the 2017 Series 3 Bonds described in such notice will not be redeemed on the specified redemption date. The Trustee is required to notify the affected Bondowners (which may not include Beneficial Owners) that the conditions to redemption were not satisfied or that the Commission has revoked the redemption and rescinds the notice.

Once notice is sent in accordance with the provisions of the General Indenture, it will be effective whether or not such notice is received by the Owners of the 2017 Series 3 Bonds to be redeemed.

*Effect of Redemption.* Once notice of redemption is duly given, and money is held by the Trustee for payment of the redemption price of and interest accrued to the redemption date on the Bonds (or portions thereof) so called for redemption, such Bonds will become due and payable on the redemption date. The Bonds so called will cease to be Outstanding, and interest on the Bonds so called for redemption will cease to accrue as of the redemption dates. All

Bonds so called will cease to be entitled to any benefit or security under the Indenture as of the redemption date, and the Owners of those Bonds will have no rights in respect thereof except to receive payment of the redemption price of and accrued interest to the date of redemption and to receive Bonds for any unredeemed portion of Bonds.

## **SECURITY FOR THE BONDS**

## General

The Bonds, including the 2017 Series 3 Bonds, are limited obligations and not general obligations of the Commission. The Bonds are payable solely from payments made on and secured by Eligible Collateral and Investment Securities pledged to the Trustee under the Indenture (regardless of Series), and amounts (including interest earnings thereon) held for the benefit of the Bondowners pursuant to the Indenture. The Bonds are not payable from any other revenues, funds or assets of the Commission. Payment of the principal of and interest on the Bonds will be a valid claim only against the special fund or funds of the Commission relating thereto and is not an obligation of the State of Washington (the "State") or any municipal corporation, subdivision or agency of the State, other than the Commission, and neither the full faith and credit nor the taxing power of the Commission, the State or any municipal corporation, subdivision or agency of the State is pledged to the payment of the principal of or interest on the Bonds. THE 2017 SERIES 3 BONDS ARE NOT A DEBT OF THE UNITED STATES OF AMERICA OR OF ANY AGENCY THEREOF OR OF GNMA, FANNIE MAE OR FREDDIE MAC AND ARE NOT GUARANTEED BY THE FULL FAITH AND CREDIT OF THE UNITED STATES OF AMERICA.

### Pledge Under the Indenture

To secure its obligations to make payments on the Bonds and to observe the covenants in the Indenture and the Bonds, the Commission has irrevocably pledged and assigned the Trust Estate to the Trustee. The Trust Estate includes the following:

- 1. The Commission's right, title and interest in the Origination Agreements and the Servicing Agreements, including the right to receive any sums of money receivable by the Commission thereunder (except the right of the Commission to fees, reports, notices, indemnification and enforcement thereof);
- 2. The Commission's right, title and interest in the Mortgage Loans or Certificates securing such Bonds, including the right to receive any sums of money receivable by the Commission under the Mortgage Loans or the Certificates; and
- 3. All money, contracts and securities from time to time held by the Trustee pursuant to the Indenture (including money held in all funds other than the Rebate Fund, the Cost of Issuance Fund, the Expense Fund and the Commission Fund).

The Commission has pledged the Trust Estate for the equal and proportionate benefit and security of all present and future owners of all Bonds subject to the terms of such trusts, without preference of any Bond over any other. The Trustee is required to take all actions consistent with the Indenture that are reasonably necessary, in its judgment, to enforce the terms of the Certificates, the Mortgage Loans, the Origination Agreements and the Servicing Agreements, and to protect the priority of its interest in each Certificate, the Mortgage Loans, the Origination Agreements, the Servicing Agreements and the Enhancement Agreements.

The Commission has covenanted to defend, preserve and protect (to the extent permitted by law) its pledge of the Trust Estate and all the rights of the Bondowners under the Indenture against all claims and demands of all persons whomsoever. However, the Commission is not obligated to honor such covenant using funds other than Revenues available under the Indenture.

#### Revenues

The principal, Redemption Price, and Accretion, if any, of every Bond and the interest thereon are payable solely from Revenues and other assets pledged under the Indenture. "Revenues" include (i) all amounts received by or payable to the Trustee in connection with the Eligible Collateral (see "SECURITY FOR THE BONDS—Eligible Collateral"), (ii) all amounts received by or payable to the Trustee under the Origination Agreements or the Servicing Agreements, and (iii) all earnings derived from the investment of the various funds established pursuant to the Indenture (other than interest on amounts in the Cost of Issuance Fund, Expense Fund, Commission Fund or Rebate Fund). See Appendix A hereto for a more detailed definition of "Revenues."

Nevertheless, "Revenues" do not include: (i) amounts retained by a Servicer as a Servicing Fee or other compensation; (ii) amounts to be paid to the United States Government (such as arbitrage rebate); and (iii) earnings derived from the investment of a Series Acquisition Account to the extent the applicable Series Indenture or Remarketing Indenture provides that such earnings are not to be considered as "Revenues."

See Appendix A hereto for a summary of the Indenture provisions pertaining to the collection, segregation and use of Revenues.

## Eligible Collateral

The Indenture defines "Eligible Collateral" to be Certificates and Whole Loans, but only if such Certificates or Whole Loans are eligible to be purchased by the Trustee in accordance with the Acquisition and Operating Policy. Currently, the Acquisition and Operating Policy provides only for the acquisition of Certificates. The Acquisition and Operating Policy does not allow for the purchase of Whole Loans, although this may change in the future.

*GNMA Certificates.* The Government National Mortgage Association ("GNMA") is a wholly-owned corporate instrumentality of the United States of America within the Department of Housing and Urban Development ("HUD"). GNMA's powers are prescribed generally by Title III of the National Housing Act, as amended (12 U.S.C. § 1716 *et seq.*).

GNMA is authorized to guarantee the timely payment of the principal of and interest on certificates ("GNMA Certificates") that represent undivided ownership interests in pools of mortgage loans that are: (i) insured by the Federal Housing Administration ("FHA") under the National Housing Act of 1934, as amended; (ii) guaranteed by the Department of Veterans Affairs ("VA") under the Servicemen's Readjustment Act of 1944, as amended; (iii) guaranteed by the Rural Housing Service ("RHS") of the U.S. Department of Agriculture pursuant to Section 502 of Title V of the Housing Act of 1949, as amended; or (iv) guaranteed by the Secretary of HUD under Section 184 of the Housing and Community Development Act of 1992, as amended and administered by the Office of Public and Indian Housing ("PIH"). The GNMA Certificates are issued by approved servicers and not by GNMA. GNMA guarantees the timely payment of principal of and interest on the GNMA Certificates. The full faith and credit of the United States is pledged to the payment of all amounts required to be paid under each such guaranty. To the extent necessary, GNMA will borrow from the United States Treasury any amounts necessary to enable GNMA to honor its guaranty of the GNMA Certificates, when due.

GNMA administers two guarantee programs—the "Ginnie Mae I MBS Program" and the "Ginnie Mae II MBS Program." The principal differences between the two programs relate to the interest rate structure of the mortgages backing the GNMA Certificates and the means by which principal and interest payments are made. These differences are not expected to affect adversely the availability of Revenues to pay principal of and interest on the Bonds.

See Appendix B for more information regarding GNMA and its mortgage-backed security program.

*Fannie Mae Certificates.* The Federal National Mortgage Association ("FNMA" or "Fannie Mae") is a federallychartered, private, stockholder-owned corporation organized and existing under the Federal National Mortgage Association Charter Act (12 U.S.C. § 1716 *et seq.*). The Secretary of HUD exercises general regulatory power over Fannie Mae. Among other things, Fannie Mae issues mortgage-backed securities primarily in exchange for pools of mortgage loans from lenders.

Fannie Mae operates a mortgage-backed securities program pursuant to which Fannie Mae issues securities backed by pools of mortgage loans ("Fannie Mae Certificates"). Each Fannie Mae Certificate represents an undivided ownership interest in a specified pool of mortgage loans purchased by Fannie Mae. Generally, Fannie Mae Certificates are issued in book-entry form, representing a minimum of \$1,000 unpaid principal amount of mortgage loans. Any Fannie Mae Certificates included as Eligible Collateral will represent pools of Mortgage Loans created by the Servicer.

Fannie Mae guarantees to the registered holders of Fannie Mae Certificates that it will distribute amounts representing (i) scheduled principal and interest at the applicable pass-through rate on the mortgage loans in the pools represented by such Fannie Mae Certificates, whether or not received, and (ii) the full principal balance of any foreclosed or other finally liquidated Mortgage Loans, whether or not such principal balance is actually received. FANNIE MAE'S OBLIGATIONS UNDER THE FANNIE MAE CERTIFICATES ARE OBLIGATIONS SOLELY OF FANNIE MAE AND

ARE NOT BACKED BY, OR ENTITLED TO, THE FULL FAITH AND CREDIT OF THE UNITED STATES OR ANY OF ITS AGENCIES OR INSTRUMENTALITIES OTHER THAN FANNIE MAE. If Fannie Mae is unable to satisfy such obligations, distributions to the Trustee, as the registered holder of Fannie Mae Certificates, would consist solely of payments and other recoveries on the underlying Mortgage Loans. Accordingly, monthly distributions to the Trustee after a Fannie Mae default could be adversely affected by delinquent payments and defaults on such Mortgage Loans.

See Appendix B for more information regarding Fannie Mae and its mortgage-backed security program.

*Freddie Mac Certificates.* The Federal Home Loan Mortgage Corporation ("FHLMC" or "Freddie Mac") is a corporate instrumentality of the United States organized pursuant to the Federal Home Loan Mortgage Corporation Act (Title III of the Emergency Home Finance Act of 1970, as amended (12 U.S.C. §§ 1451-1459)).

Freddie Mac has established a mortgage purchase program pursuant to which Freddie Mac purchases a pool of mortgages from approved sellers in exchange for a security issued by Freddie Mac representing an undivided interest in such mortgage pool (a "Freddie Mac Certificate"). Payments by borrowers on the underlying mortgages are passed through monthly by Freddie Mac to the holders of the Freddie Mac Certificate.

Freddie Mac guarantees the payment of scheduled principal payments on the mortgages underlying each Freddie Mac Certificate, together with interest thereon at the applicable pass-through rate, in each case whether or not such principal or interest is received from the mortgagors. The obligations of Freddie Mac under such guarantees are obligations of Freddie Mac only. THE FREDDIE MAC CERTIFICATES, INCLUDING THE INTEREST THEREON, ARE NOT GUARANTEED BY THE UNITED STATES AND DO NOT CONSTITUTE DEBTS OR OBLIGATIONS OF THE UNITED STATES OR ANY AGENCY OR INSTRUMENTALITY OF THE UNITED STATES OTHER THAN FREDDIE MAC. If Freddie Mac is unable to satisfy its obligations under its guarantees, distributions on the Freddie Mac Certificates would consist solely of payment and other recoveries on the related mortgage. Accordingly, delinquencies and defaults on the mortgages after a Freddie Mac default may adversely affect distributions on the Freddie Mac Certificates. This could adversely affect payments on the Bonds to the extent Eligible Collateral includes any Freddie Mac Certificates at the time of such a default.

See Appendix B for more information regarding Freddie Mac and its mortgage-backed security program.

*Whole Loans.* The Indenture defines "Whole Loans" to be Mortgage Loans (or participations therein) that are not included in a mortgage pool underlying a Certificate. A Whole Loan must be backed by a security interest in a single-family residence, but that security interest need not be a first lien. Whole Loans may be FHA-Insured, RHS-Guaranteed, VA-Guaranteed, insured by another governmental program, privately insured through mortgage insurance or mortgage pool insurance, or uninsured. If Bond proceeds are used to acquire Whole Loans, there must be provided Supplemental Mortgage Coverage of a type and in an amount sufficient for the Commission to obtain a written confirmation by the Rating Agency that the proposed use of Bond proceeds for such purpose will not reduce the rating on the Outstanding Bonds (excluding Subordinate Bonds). See Appendix A hereto for a definition of "Supplemental Mortgage Coverage."

## **Reserve Accounts**

The Commission does *not* expect to fund any reserve accounts with respect to the 2017 Series 3 Bonds. See Appendix A hereto for a summary of the Indenture, including the provisions pertaining to the establishment of reserve accounts for the Bonds.

#### **Outstanding Bonds**

The 2017 Series 3 Bonds will be issued on a parity with \$333,790,000 outstanding long-term Bonds (including variable rate Bonds), as of December 1, 2017. Information regarding the outstanding Bonds is set forth in Appendix F (Tables F-1, F-6 and F-7). It is expected that other Series of Bonds may be issued in the future. See "Additional Bonds" below. All Bonds, except Subordinate Bonds, will have an equal ("parity") security interest in all Eligible Collateral, Investment Securities and other sources of payment of the Bonds. Currently, there are no Subordinate Bonds, but such bonds may be issued in the future. In addition, deficiencies in funds available for deposits and payments with respect to any Series may be made up from funds available with respect to any other Series.

#### Additional Bonds

The Commission has reserved the right to issue additional Bonds and remarket Outstanding Bonds at any time in the future. Such additional Bonds will have an equal lien on the Eligible Collateral as the lien in favor of the 2017 Series

3 Bonds (unless they are issued as Subordinate Bonds, in which case they will have a lien on the Eligible Collateral that is subordinate to the lien in favor of the 2017 Series 3 Bonds).

Before additional Bonds may be issued, and before Outstanding Bonds may be remarketed, the Trustee must receive, among other things, the following:

- an opinion of a nationally-recognized bond counsel to the effect that (i) the General Indenture and the applicable Series and/or Remarketing Indenture were duly adopted and are valid and binding upon the Commission, and (ii) the Bonds being issued are valid and legally binding special limited obligations of the Commission and are entitled to the benefit, protection and security of the provisions, covenants and agreements contained in the Indenture and the applicable Series and/or Remarketing Indenture;
- a certificate signed by an authorized officer of the Commission that (i) describes the proposed issuance or remarketing and (ii) is attached to cash flow projections demonstrating that, among other things, projected Revenues will be sufficient to provide for timely payments of interest, Accretion and principal on the Bonds (other than Subordinate Bonds) and that projected asset parity will always be equal to or greater than 100% (see "CASH FLOW CERTIFICATES" for a more detailed description of the requirements applicable to such certificate; also see "SINGLE-FAMILY MORTGAGE PROGRAMS—Historical Financial Results" regarding Asset Parity as of the end of the past five fiscal years); and
- a written confirmation by the Rating Agency that the proposed issuance or remarketing of Bonds will not reduce the rating on the Outstanding Bonds (excluding Subordinate Bonds) (a "Rating Confirmation").

#### **Subordinate Bonds**

To date, the Commission has not issued Subordinate Bonds. The Indenture reserves the right for the Commission to do so in the future upon compliance with the requirements described above for issuing additional Bonds. The Indenture currently provides that money in the Revenue Fund can be transferred to funds and accounts for Subordinate Bonds only if the Commission certifies that Asset Parity will be at least 100% after such transfer. See Appendix A hereto for a more detailed definition of the phrase "Asset Parity." The Indenture further provides that a default with respect to Subordinate Bonds will not constitute a default on the 2017 Series 3 Bonds and any other Bonds issued on a parity with the 2017 Series 3 Bonds.

#### CASH FLOW CERTIFICATES

#### **Cash Flow Certificates and Supporting Cash Flows**

Under the terms of the Indenture, the Commission must deliver a "Cash Flow Certificate" to the Trustee prior to taking certain actions, including but not limited to, the issuance of additional Bonds, long term remarketing of Outstanding Bonds, and, unless there is no adverse impact, amendment of the Acquisition and Operating Policy. Each Cash Flow Certificate must be accompanied by "Supporting Cash Flows" prepared by a "Cash Flow Consultant," which demonstrate, under each of the scenarios included, that (1) projected Revenues will be sufficient to provide for timely payments of interest, Accretion, principal on the Bonds, "Enhancement Accruals" and "Expenses," and (2) projected "Asset Parity" will always be equal to or greater than 100%. See Appendix A hereto for a more detailed definitions of the phrases "Asset Parity," "Cash Flow Certificate," "Cash Flow Consultant," "Enhancement Accruals," "Expenses" and "Supporting Cash Flows."

The Supporting Cash Flows attached to each Cash Flow Certificate must include each scenario included in the immediately prior Supporting Cash Flows, except that the specification of the scenarios to be included may be modified by the Rating Agency in connection with a Rating Confirmation. Supporting Cash Flows shall (1) take into account the financial position of the Trust Estate as of the stated starting date of the projection, (2) reflect all the significant transactions that have occurred in the period commencing with such starting date and ending with a date no more than 90 days prior to the date of such projections, (3) be consistent with the General Indenture, the Series Indentures and the Remarketing Indentures and (4) assume compliance with the Acquisition and Operating Policy. The scenarios required by the Rating Agency to be included in the Supporting Cash Flows reflect alternative assumptions with respect to prepayment patterns of the Eligible Collateral, levels of origination of Eligible Collateral, and rates of return on Permitted Investments, and rates of interest on any variable rate Bonds. The scenarios reflect additional assumptions, among others, as to the timing of receipt of Revenues, the level of Expenses and Commission Fees, and the performance of counterparties under Enhancement Agreements and Remarketing Agreements, and Permitted Investments. The Supporting Cash Flows do not reflect (other than the

transaction for which prepared) any future issuance of any additional Bonds, long term remarketing of any Outstanding Bonds, adoption of any Supplemental Indenture, or any amendment of the Acquisition and Operating Policy, even though the Commission is permitted to undertake any of the forgoing.

Because actual experience can differ significantly from hypothetical scenarios, the Commission makes no representation that any of the scenarios in any Supporting Cash Flows will reflect the actual course of events or that Revenues will be sufficient to provide for timely payments of interest, Accretion, and principal on the Bonds, Enhancement Accruals, and Expenses.

## 2017 Series 3 Cash Flow Certificate

As a condition to the issuance of the 2017 Series 3 Bonds, the Commission will provide the Trustee with its Cash Flow Certificate in the form required by the Indenture. cfX Incorporated, New York, New York ("cfX") will provide the Commission with the Supporting Cash Flows to be attached to the Cash Flow Certificate in connection with the 2017 Series 3 Bonds. See "QUANTITATIVE CONSULTANT" herein for information regarding the engagement of cfX by the Commission. The Supporting Cash Flows and the conclusions of cfX contained in its accompanying cash flow letter will be based solely on information provided to cfX by the Commission and the Trustee and certain assumptions provided to cfX by the Commission, and upon scenarios specified by the Rating Agency to be tested. cfX will make no representation with respect to the accuracy of such information or as to the reasonableness of such assumptions and scenarios. cfX makes no representation that any of the scenarios in any Supporting Cash Flows will reflect the actual course of events or that Revenues will be sufficient to provide for timely payments of interest, Accretion, principal on the Bonds, Enhancement Accruals, and Expenses.

#### **BONDHOLDER RISKS**

Prospective purchasers of the 2017 Series 3 Bonds should carefully consider the following risk factors, as well as other information contained in this Official Statement, prior to purchasing the 2017 Series 3 Bonds. The information contained under this heading is not intended to be an exhaustive discussion of all possible risks involved with owning the 2017 Series 3 Bonds. Prospective purchasers should consult their investment advisors before making any decisions as to the purchase of the 2017 Series 3 Bonds.

## **Risks Resulting from Non-Origination**

Certain of the 2017 Series 3N Bonds are subject to mandatory tender, and all of the 2017 Series 3N Bonds are subject to an Unexpended Proceeds Redemption, as described under the headings "THE 2017 SERIES 3 BONDS— Mandatory Tender" and "REDEMPTION PROVISIONS—Special Redemption from Unexpended Proceeds." A mandatory tender or an Unexpended Proceeds Redemption of 2017 Series 3N Bonds could occur if the Certificates (or participations therein) the Commission expects to finance with the proceeds of the 2017 Series 3N Bonds are not available for transfer to the 2017 Series 3 Acquisition Account.

Delays in expending the proceeds of the 2017 Series 3N Bonds might occur under various circumstances, including but not limited to: a cancellation of some or all of such commitments and reservations; difficulty by Mortgage Lenders in locating borrowers that satisfy the federal tax law requirements described under the heading "SINGLE-FAMILY MORTGAGE PROGRAMS—Certain Program Constraints and Limitations" below; difficulties by Mortgage Lenders or the Servicer in complying with GNMA, Fannie Mae and/or Freddie Mac program requirements; a decision by the Commission to dispose of Certificates through its Home Advantage First Mortgage Program instead of acquiring those Certificates with proceeds of the 2017 Series 3N Bonds; a decision by the Commission to issue additional series of single-family mortgage revenue bonds under the Homeownership Indenture, or to issue Additional Bonds under the Indenture; a decision by the Commission to use mortgage prepayments allocated to other bonds to originate new Mortgage Loans (*i.e.* recycling); or any combination of these factors.

*Certain GNMA, Fannie Mae and Freddie Mac Program Constraints.* The amount of commitments to guarantee securities that GNMA can approve and the dollar amount that FHA, HUD, VA and RHS can insure or guarantee in any federal fiscal year are limited by statute and administrative procedures. If an appropriations act is not passed in any federal fiscal year or if GNMA, FHA, Freddie Mac, HUD, VA or RHS reaches the limits of its authority, or if the FHA maximum loan amount is not retained, or if GNMA, in its sole discretion, or the federal government, alters or amends the GNMA Certificate programs in such a way as to prevent the Mortgage Lenders from originating Mortgage Loans during the origination period and the Servicer from issuing or delivering Certificates, or if Fannie Mae or Freddie Mac, in its sole discretion, or the federal government, alters or amends the Fannie Mae Certificate or

Freddie Mac Certificate programs in such a way as to prevent the Mortgage Lenders from originating Mortgage Loans during the origination period and the Servicer from issuing or delivering Certificates, the Mortgage Lenders might not be able to originate Mortgage Loans and the Servicer might not be able to issue or deliver Certificates in the anticipated principal amounts. See Appendix B for information about the GNMA, Fannie Mae and Freddie Mac programs. The non-origination of Mortgage Loans or the inability of the Servicer to issue or deliver Certificates to the Trustee in amounts contemplated by this financing would result in the redemption or mandatory tender of 2017 Series 3N Bonds before their maturity.

## **Risk of Early Redemption from Prepayment**

Mortgage Loans may be terminated before their final maturity. Prepayments in full or other payments in respect of early termination of Mortgage Loans financed with the proceeds of Bonds may be deposited in any Series Redemption Account of the Debt Service Fund, consistent with the Indenture and the current Acquisition and Operating Policy. That money may be used, together with certain other amounts then transferred into the Series Redemption Account, to redeem Bonds at par before their scheduled maturity. There is no completely reliable statistical base with which to predict the level of prepayment in full or other early termination of the Mortgage Loans financed with the proceeds of Bonds and the resulting effect on the average life of the Bonds. The Commission does expect prepayment of a substantial number of Mortgage Loans. It is probable that the Bonds will have a shorter life than their stated maturities or scheduled mandatory sinking payment redemptions.

## **Risk of Early Redemption from Cross-Calling**

Certain Revenues relating to one Series of Bonds (including money received from the payment of principal of and interest on Eligible Collateral purchased with the proceeds of that Series) in excess of Revenues needed to pay principal and interest currently due on any of the Bonds, to pay Expenses, or to meet other purposes set forth in the Indenture, generally may be used at any time for a special redemption of Bonds of that Series and/or Bonds of certain other Series (subject to limitations, if any, set forth in the applicable Series Indentures). The use of Revenues in respect of one Series to redeem Bonds of another Series is known as "cross-calling." The Series and maturities of Bonds to be "cross-called" from time to time, if any, will be determined in accordance with the Acquisition and Operating Policy. The Acquisition and Operating Policy may be changed from time to time consistent with the Indenture (which among other things restricts the use of certain Series of Bonds for "cross-calling"). However, it is expected as a general matter that, if Bonds are to be cross-called, the Commission will evaluate the potential savings it can accomplish by doing so. This may mean, but will not always mean, that higher yielding maturities of Bonds will be cross-called from excess Revenues before lower yielding maturities of Bonds are cross-called (subject to the Indenture and certain Code requirements). See Appendix F (Tables F-6 and F-7) hereto for lists of the Commission's Outstanding Bonds ranked from highest interest rate (coupon) to lowest interest rate. Pursuant to the Acquisition and Operating Policy, the Commission has cross-called Bonds on the dates and in the amounts shown in Appendix F (Table F-2) hereto.

The Commission may use Revenues that might otherwise be available to redeem Bonds to finance additional Mortgage Loans. See "SINGLE-FAMILY MORTGAGE PROGRAMS—Recycling" herein. Excess Revenues also may be transferred to a Subordinate Bond account or to the Commission Fund in accordance with the Indenture. See Appendix A under the heading "Creation of Funds and Accounts—Revenue Fund" for a summary of how money in the Revenue Fund may be used.

The so-called "10-Year Rule" (Section 143(a)(2)(A)(iv) of the Internal Revenue Code of 1986, as amended (the "Code")) generally provides that repayments of principal on Mortgage Loans must be used to redeem the Series of Bonds that financed such Mortgage Loans to the extent such prepayments are received more than ten years after such Series (or, with respect to refunding bonds, the original bond) was issued as a tax-exempt bond. Such repayments, when received, are considered "restricted principal receipts." The 10-Year Rule generally limits the Commission's ability to cross-call Bonds from restricted principal receipts. From time to time, there have been efforts to repeal the 10-Year Rule. Any repeal of the 10-Year Rule during the period the 2017 Series 3 Bonds remain Outstanding may increase the risk that the 2017 Series 3 Bonds would be cross-called or that Revenues associated with the 2017 Series 3 Bonds might be used to cross-call other Bonds.

## Weighted Average Life Projections

Potential purchasers of the PAC Bonds should consider certain factors that could extend or shorten the weighted average life of such Bonds. The schedule of Priority Amortization Balances contained under the heading "REDEMPTION PROVISIONS— Certain Information Regarding PAC Bonds" was based on various assumptions

described therein. These assumptions generally relate to the receipt of sufficient and timely payments of principal of and interest on the Eligible Collateral and the investment or reinvestment of money held under the Indenture. While the Commission believes such assumptions are reasonable, the Commission can give no assurance that the actual receipt of money will correspond to estimated Revenues available to fund payments in connection with the 2017 Series 3 Bonds. The weighted average life of the PAC Bonds may be extended if the actual rate of prepayment for Mortgage Loans underlying the 2017 Series 3 Eligible Collateral is less than 75% PSA. The rate at which such prepayments occur can be expected to change from time to time based on then-current market conditions. For instance, the rate of prepayment may decline as home mortgage interest rates increase, and may increase as home mortgage interest rates decline (whether due to corresponding increases in refinancings or home sales). The foregoing may not identify all potential circumstances under which the weighted average life of the PAC Bonds may be extended or shortened.

#### Loss of Premium from Early Redemption

Any person who purchases a 2017 Series 3 Bond at a price in excess of its principal amount should consider the fact that the Bonds are subject to acceleration of maturity at par under the conditions described in Appendix A under the heading "Defaults and Remedies," and are subject to various forms of redemption prior to maturity at a redemption price equal to their principal amount plus accrued interest, without premium. See "REDEMPTION PROVISIONS" herein.

### **Limited Security**

The 2017 Series 3 Bonds are limited obligations of the Commission. Payment of the principal of and premium, if any, and interest on the 2017 Series 3 Bonds will be a valid claim only against the special fund or funds of the Commission relating thereto and will not be an obligation of the State or any municipal corporation, subdivision or agency of the State other than the Commission. Neither the full faith and credit nor the taxing power of the State or any municipal corporation, subdivision or agency of the State is pledged to the payment of the principal of or interest on the 2017 Series 3 Bonds. Further, the 2017 Series 3 Bonds do not constitute nor give rise to a pecuniary liability, general or moral obligation or a pledge of the full faith and credit or taxing power of the United States of America, HUD or any other agency thereof, GNMA, Fannie Mae or Freddie Mac. The Commission has no taxing power. See "SECURITY FOR THE BONDS" herein.

#### No Redemption upon Taxability

The 2017 Series 3 Bonds are not subject to redemption prior to maturity solely as a result of the interest on such Bonds becoming includable in gross income for federal income tax purposes, nor will the interest rates on the 2017 Series 3 Bonds be increased in such an event. The exclusion of interest on the 2017 Series 3 Bonds from gross income for federal income tax purposes depends on the Commission's continued compliance with federal tax laws, including requirements with respect to the investment of Bond proceeds and the continued character of such Bonds as "Qualified Mortgage Bonds" under Section 143 of the Code. See "TAX TREATMENT AND RELATED CONSIDERATIONS" herein. The Commission's failure to maintain the tax-exempt status of such Bonds will not constitute a default under the Mortgage Loans. Consequently, it will not be possible to accelerate the debt evidenced by the Mortgage Loans or to seek HUD, GNMA, Fannie Mae or Freddie Mac guaranty benefits if interest on such Bonds becomes taxable.

#### **Secondary Market and Prices**

It has been the Underwriters' practice to maintain a secondary market in municipal securities that they sell. The Underwriters currently intend to engage in secondary market trading of the 2017 Series 3 Bonds, subject to applicable securities laws. However, the Underwriters are not obligated to engage in secondary trading or to repurchase any of the 2017 Series 3 Bonds at the request of the owners thereof. No assurance can be given that a secondary market for the 2017 Series 3 Bonds will be available and no assurance can be given that the initial offering prices for the 2017 Series 3 Bonds will continue for any period of time.

#### **Enforceability of Remedies**

The remedies available to the Bond owners upon an event of default under the Indenture or other documents described herein are in many respects dependent upon regulatory and judicial actions which are often subject to discretion and delay. Under existing constitutional and statutory law and judicial decisions, including specifically Title 11 of the United States Code, the remedies specified by the federal bankruptcy laws, the Indenture and the

various related documents may not be readily available or may be limited. The various legal opinions to be delivered concurrently with the delivery of the 2017 Series 3 Bonds will be qualified as to the enforceability of the various legal instruments, by limitations imposed by bankruptcy, reorganization, insolvency or other similar laws affecting the rights of creditors generally and by principles of equity.

## **Rating Downgrade**

The rating awarded to the 2017 Series 3 Bonds by Moody's Investors Service, Inc. ("Moody's"), is based on various factors, including the credit of GNMA, Fannie Mae and Freddie Mac. If the rating awarded to the securities issued or guaranteed by GNMA, Fannie Mae and Freddie Mac is reduced, the rating on the 2017 Series 3 Bonds may be reduced. On July 13, 2011, Moody's indicated that ratings of credits that are directly linked to the rating of government sponsored enterprises (*e.g.* GNMA, Fannie Mae and Freddie Mac), will move in lock-step with the rating of the United States government. Any reduction of the rating in effect for the 2017 Series 3 Bonds may adversely affect the market price of the 2017 Series 3 Bonds. See "RATING" herein.

### PLAN OF FINANCE

The 2017 Series 3 Bonds are being issued to make available additional money to purchase Certificates (including participations therein, if any) and to provide the money to redeem the outstanding principal balance of the Commission's 2008 Series VR-1A Bonds and 2008 Series VR-2N (collectively, the "Refunded Bonds"). The Commission expects to redeem the Refunded Bonds on December 28, 2017.

The Trustee is expected to use proceeds of the 2017 Series 3N Bonds deposited in the 2017 Series 3 Acquisition Account to purchase new Certificates (including participations therein, if any) and to repurchase Certificates (including participations therein, if any) that the Commission purchased pending the issuance of the 2017 Series 3 Bonds with money in the Commission Fund. Although the Indenture authorizes the Trustee, on behalf of the Commission, to purchase Whole Loans, the Commission currently does not anticipate that the Trustee will purchase Whole Loans with proceeds of the 2017 Series 3 Bonds.

On the date the 2017 Series 3 Bonds are issued, the Eligible Collateral currently securing the Refunded Bonds will be transferred to the 2017 Series 3 Acquisition Account. See "REDEMPTION PROVISIONS—Certain Information Regarding PAC Bonds" for information regarding such Eligible Collateral, which information is based on the Commission's current expectations.

#### Sources and Uses of Funds

Sources of Funds

The proceeds of the 2017 Series 3 Bonds, together with other money under the Indenture, are expected to be used as follows:

Par amount of the 2017 Series 3N Bonds	\$64,270,000.00
Par amount of the 2017 Series 3N-R Bonds	2,570,000.00
Par amount of the 2017 Series 3A-R Bonds	3,635,000.00
Original Issue Premium	725,589.20
Commission contribution from the Commission Fund Total <u>Uses of Funds</u>	778,410.80 \$71,979,000.00
Deposit to 2017 Series 3 Acquisition Account	\$65,000,000.00
Redemption of the Refunded Bonds	6,205,000.00
Payment of Underwriters' fee	528,500.00
Deposit to Cost of Issuance Fund	245,500.00
Total	\$71,979,000.00

#### **Investment of Proceeds**

Proceeds of the 2017 Series 3 Bonds and money in funds and accounts established with respect to the 2017 Series 3 Bonds must be invested in Permitted Investments. In the past, the Trustee has invested money in various Series Accounts and Subaccounts in Investment Agreements. In light of current yields on investment contracts, the

Commission does not expect that money in the 2017 Series 3 Accounts and Subaccounts will be invested in an Investment Agreement upon the issuance of the 2017 Series 3 Bonds. The Trustee may invest money held in the 2017 Series 3 Revenue Account, 2017 Series 3 Debt Service Account, and 2017 Series 3 Expense Account under one or more Investment Agreements in the future.

### SINGLE-FAMILY MORTGAGE PROGRAMS

The Commission has established a number of programs to help qualifying persons and families finance the costs of acquiring their primary residences within Washington State. One such program (the "Program") involves the issuance of bonds under both the Indenture and the Homeownership Indenture to finance the origination of Mortgage Loans. The Program is one of the methods by which the Commission achieves its goal of promoting the availability of single-family housing for moderate- and low-income persons and families. It complements the Commission's other single-family mortgage programs.

### The Program

The Program was established in 1995. It has funded over \$2.0 billion of Mortgage Loans since funding commenced under the Indenture. See Appendix F (Table F-3) for a table showing the Commission's historical usage of Bond proceeds. The primary source of funding for the Program has been bonds issued under the Indenture. In certain circumstances, proceeds of Bonds issued under the Indenture and proceeds of bonds issued under the Homeownership Indenture have been used to acquire interests in the same Certificate (*e.g.* to finance a principal-only participation in such Certificate). The *pro rata* portions of such Certificates financed with proceeds of bonds issued under the Homeownership Indenture will secure bonds issued under the Homeownership Indenture. There currently are no proceeds available under the Homeownership Indenture that the Commission expects to use for purposes of originating new mortgage loans.

NONE OF THE TRUST ESTATE PLEDGED IN THE HOMEOWNERSHIP INDENTURE TO THE OWNERS OF BONDS ISSUED UNDER THE HOMEOWNERSHIP INDENTURE IS PLEDGED TO OR AVAILABLE FOR PAYMENT OF THE BONDS.

**Program Expenses.** The expenses of the Program are paid from various accounts and subaccounts created under the Indenture. See the definition of "Expenses" in Appendix A hereto for examples of such expenses. The amounts required to administer the Program are projected at the time each series of bonds are issued. See Appendix A, under the heading "Creation of Funds and Accounts," for a summary of how money is to be deposited into the Series General Receipts Subaccount, the Series Expense Account and the Cost of Issuance Fund are *not* part of the Trust Estate that has been pledged to Bond owners. See "SECURITY FOR THE BONDS—Pledge Under the Indenture" herein. Money in the various Series General Receipts Subaccounts can be transferred to the Commission Fund and used for any Commission purpose if an Asset Parity Determination supports such transfer. The primary sources of money for deposit to the Series Expense Account and the Commission Fund are expected to be amounts derived from mortgage payments, accumulated reserves set aside for the payment of such costs, and other available Commission funds.

*Mortgage Loan Origination and Purchase.* Under the Program, Mortgage Loans are originated by those mortgage lending institutions (the "Mortgage Lenders") that have entered, or are expected to enter, into a Mortgage Origination Agreement (each, an "Origination Agreement") with the Commission and the Servicer. Among other requirements, each Mortgage Lender must be approved by the FHA, Fannie Mae or Freddie Mac, or otherwise be an eligible lender in good standing for VA-, HUD- or RHS-guaranteed mortgage loans.

The Commission has imposed various restrictions on Mortgage Lenders regarding the type of loans that will qualify as Mortgage Loans. These restrictions are set forth in the Origination Agreements. Some of the restrictions are based on the federal tax law requirements described under the heading "TAX TREATMENT AND RELATED CONSIDERATIONS" herein. Others are based on policies adopted by the Commission. The Commission generally reviews each Mortgage Loan to be financed with bond proceeds to determine whether it complies with GNMA, Fannie Mae or Freddie Mac loan documentation requirements, as applicable.

Upon completion of such review, the Mortgage Loan will be purchased by the Servicer and aggregated with other Mortgage Loans into a loan pool supporting a Certificate. These Certificates are then purchased from the Servicer by the Trustee. Under the Commission's Servicing Agreements, each Servicer is responsible for remitting the principal and interest payments scheduled to be made on the Mortgage Loans under the terms of the applicable GNMA,

Fannie Mae and Freddie Mac documents. See "THE SERVICER" for more information regarding the Servicer. See Appendix B for information about the GNMA, Fannie Mae and Freddie Mac programs.

*Mortgage Loan Terms.* The Commission generally has used Bond proceeds to originate 30-year Mortgage Loans that have loan terms requiring borrowers to pay principal on a current basis (the "Standard Mortgage Loans"). However, at times, the Program has financed Mortgage Loans with 40-year maturities and Mortgage Loans that provide for the commencement of principal amortization after a fixed period of time (*e.g.* 5 or 10 years). The Commission expects that all of the Mortgage Loans originated with the 2017 Series 3 Bond proceeds will be Standard Mortgage Loans. In the future, the Commission may use proceeds of additional Bonds issued under the Indenture to finance Mortgage Loans that are not Standard Mortgage Loans.

The Commission establishes schedules of offered Mortgage Loan Interest Rates and Borrower Points from time to time, including upon issuance of each series of new-money bonds (including Bonds), by modification of the Acquisition and Operating Policy. The Commission has reserved the right in its sole discretion to increase or reduce the interest rate on such Mortgage Loans (and on the related Certificates) before their origination, in accordance with the Indenture, the Acquisition and Operating Policy and the requirements, if any, of the Rating Agency.

### **Other Single-Family Mortgage Loan Programs**

In addition to the Program, the Commission currently provides for the origination of mortgage loans for singlefamily residences through its Home Advantage First Mortgage Program ("Home Advantage"). At the present time, new mortgage loans are not being originated under the program established by the Commission's Special Program Indenture. However, it is possible the Commission could reactivate that program in the future. Home Advantage, together with the single-family mortgage loan program established under the Special Program Indenture, are briefly summarized below.

*Home Advantage*. As of the date of this Official Statement, the Commission considers Home Advantage to be the Commission's primary single-family mortgage program. The Commission first implemented Home Advantage in July 2012. During the fiscal years ended June 30, 2016 and June 30, 2017, Home Advantage resulted in the origination by Mortgage Lenders of mortgage loans in the approximate aggregate amounts of \$1.215 billion and \$1.654 billion, respectively.

Home Advantage is available to borrowers whose annual household income is \$97,000 or less, for use to acquire single-family residences in Washington State. Home Advantage is not limited to first-time homebuyers. Through Home Advantage, Mortgage Lenders originate mortgage loans guaranteed by FHA, RHS and VA, or meeting Fannie Mae requirements, which loans are purchased by one or more servicers and aggregated with other mortgage loans into a loan pool supporting a GNMA Certificate or Fannie Mae Certificate, as applicable. These certificates are then sold by the Commission to Hilltop Securities Inc., pursuant to a master trade confirmation. Most borrowers under the Home Advantage program qualify for (and use) downpayment assistance in an amount of up to 4% of the amount of the first mortgage loan. This downpayment usually is structured as a deferred second mortgage loan, with no interest, that is due in 30 years (or at the time of sale, refinance or transfer of the home). However, the Commission makes other forms of downpayment assistance programs available for certain qualifying borrowers.

*Single-Family Special Program*. The Commission established its Special Program Indenture in 2012 to finance mortgage loans for single-family residences. To date, there has only been one series of bonds issued under the Special Program Indenture. See "INTRODUCTION—Other Mortgage Revenue Bond Indentures" for the outstanding principal amount of such bonds. There currently are no proceeds available under the Special Program Indenture that the Commission expects to use for purposes of originating new mortgage loans. None of the trust estate pledged in the Special Program Indenture is pledged to or available for payment of the Bonds.

## Recycling

Except to the extent it is restricted from doing so under an applicable Series Indenture, the Commission is allowed under the Indenture to use a portion of money available in the various Series Unrestricted Principal Receipts Subaccounts, Series Taxable Principal Receipts Subaccounts and Series General Receipts Subaccounts (and the corresponding accounts created under the Homeownership Indenture) to fund additional Mortgage Loans (*i.e.* to "recycle" such principal payments). See Appendix A under the heading "Creation of Funds and Accounts—Revenues" for a summary of how money in the various Series Unrestricted Principal Receipts Subaccounts, Series Taxable Principal Receipts Subaccounts, and Series General Receipts Subaccounts is to be applied from time to time. The Commission also has reserved the right to sell certificates acquired under the Indenture to generate money

that can be used by the Commission to fund additional Mortgage Loans, subject to tax compliance limitations and the conditions set forth in the Indenture. Thus, during the period that proceeds of the 2017 Series 3 Bonds are being used to acquire Certificates, the Commission may have a competing source of funds (*i.e.* the recycling proceeds) available to originate Mortgage Loans for the Program, which could increase the potential for a mandatory tender of 2017 Series 3 Bonds or an Unexpended Proceeds Redemption. See "BONDHOLDER RISKS—Risks Resulting from Non-Origination" herein.

### **Certain Program Constraints and Limitations**

Federal income tax laws set forth various restrictions on the Commission's ability to originate Mortgage Loans with the proceeds of tax-exempt Bonds. These include requirements that: (1) the Commission must expect that each residence being financed will become the mortgagor's principal residence within a reasonable period of time; (2) subject to certain exceptions, the mortgagor must not have owned and occupied a principal residence within three years before the Mortgage Loan is executed; (3) the acquisition cost of the residence must not exceed the amount determined pursuant to relevant federal tax laws; (4) the mortgagor's annualized gross household income cannot exceed certain prescribed limitations; (5) except in certain limited circumstances, Bond proceeds may not be applied to acquire or replace an existing Mortgage Loan; and (6) even if provided for in the terms of a Mortgage Loan, such Mortgage Loan cannot be assumed by another mortgagor unless the requirements of (1) through (4) above are met at the time of the assumption. See "TAX TREATMENT AND RELATED CONSIDERATIONS" herein for a discussion of these federal tax constraints. The following paragraphs describe how the Commission has incorporated certain of these restrictions into the Program.

**Residence Requirement.** Each Mortgage Loan must finance a Single-Family Residence that is located within Washington State and is intended to be used as the Mortgagor's principal residence. While federal tax law generally defines a "single-family residence" to include multi-family housing projects that can accommodate up to four families, the Commission currently limits the Program to one-unit properties.

*Income Requirement.* The Commission has established maximum permitted income limits for Mortgagors within each of the various counties in Washington State. Such income limits are subject to change by the Commission from time to time, subject to U.S. Treasury regulations. The maximum income limits in effect currently for Mortgage Loans originated with the proceeds of tax-exempt Bonds (such as the 2017 Series 3 Bonds), as adopted by the Commission, are set forth in the following table. While such income limits represent the maximum incomes for Mortgagors, the Program may implement lower income limits than the maximum limits approved by the Commission.

	Non-Targeted Areas		Targeted Areas	
Counties	1-2 Persons	3 or more Persons	1-2 Persons	3 or more Persons
Island, Jefferson, Kitsap, Skagit, Thurston & Whatcom	\$70,000	\$80,000	\$70,000	\$80,000
Clark & Pierce	\$80,000	\$90,000	\$80,000	\$90,000
King & Snohomish	\$90,000	\$97,000	\$90,000	\$97,000
San Juan	\$75,000	\$90,000	n/a	n/a
All other	\$65,000	\$75,000	\$80,000	\$85,000

During the fiscal year ended June 30, 2017, the average household income of Mortgagors obtaining Mortgage Loans was \$49,870. On April 14, 2017, HUD issued Notice PDR-2017-01 setting forth its median family income estimates for the fiscal year ending September 30, 2017. In such notice, the median family income for the State was \$76,500.

**Purchase Price Requirement.** The Commission has established maximum purchase prices for residences in each county of Washington State. These maximum prices are within the limits established by the U.S. Treasury Regulations promulgated under the Code. The maximum purchase prices established by the Commission are subject to change. The current purchase price limits are set forth in the following table.

Counties	Non-Targeted	Targeted	Counties	Non-Targeted	Targeted
Clark	\$330,000	\$360,000	Pierce & Snohomish	\$370,000	\$395,000
Island	\$300,000	\$360,000	San Juan	\$440,000	n/a
Jefferson	\$295,000	n/a	Skagit	\$285,000	n/a
King	\$450,000	\$475,000	All other	\$235,000	\$285,000
Kitsap & Whatcom	\$285,000	\$335,000			

**Reservation Priorities.** The Commission has covenanted to make available, to the extent necessary, Commission funds in an amount equal to 20% of the lendable proceeds of the 2017 Series 3 Bonds for a period of 12 months from the date such proceeds are first made available to finance Mortgage Loans in Targeted Areas. Such covenant is in lieu of depositing proceeds of the 2017 Series 3 Bonds into the 2017 Series 3 Targeted Area Subaccount. If necessary to ensure an equitable statewide distribution of funds, proceeds of the 2017 Series 3 Bonds deposited in the 2017 Series 3 Acquisition Account may be set aside for a period of time to make Mortgage Loan reservations in targeted geographic areas.

*Monitoring Tax Law Compliance.* In 1999, the Commission began reviewing Mortgage Loans for tax compliance. Prior to such time, a private vendor reviewed tax compliance during the Mortgage Loan origination period. The initial review of the Mortgage Loan application for compliance with Section 143 of the Code ("Section 143") will be conducted by the Mortgage Lenders. The Mortgage Lenders are required to review certain documents, such as: the Mortgage Loan application; the affidavit of the borrower including, as needed, income tax returns, leases, rent checks, and rent receipts; appraisals; and the accepted offer to purchase the residence. If a Mortgage Lender concludes that a Mortgage Loan meets the Program's requirements, it will forward to the Commission certain documents bearing on compliance with Section 143. The Commission will conduct its own review of such documents for compliance with Section 143. If the Commission concurs in the Mortgage Lender's assessment that the borrower, the Mortgage Loan, and the residence meet the requirements of Section 143, the Commission will issue a preliminary compliance approval. Upon its receipt of closing documents evidencing that no material change has occurred which would result in noncompliance with Section 143, the Commission will issue a final compliance approval. A Servicer may not purchase any Mortgage Loan prior to receipt of the Commission's final compliance approval with respect to such Mortgage Loan.

## **Historical Financial Results**

THE FOLLOWING TABLE REFLECTS THE UNAUDITED FINANCIAL CONDITION OF THE GENERAL INDENTURE AS OF THE END OF THE FISCAL YEARS SHOWN. THE INFORMATION SET FORTH IN THE TABLE IS *NOT* PRESENTED PURSUANT TO GENERALLY ACCEPTED ACCOUNTING PRINCIPLES ("GAAP"). INSTEAD, ASSETS AND LIABILITIES ARE VALUED AT PAR AND THE INFORMATION IS PRESENTED IN A MANNER THAT IS CONSISTENT WITH THE DEFINITION OF "ASSET PARITY" UNDER THE GENERAL INDENTURE. SEE APPENDIX A FOR THE DEFINITION OF "ASSET PARITY."

The Commission's most recent fiscal year ended on June 30, 2017. The Commission's current fiscal year ends on June 30, 2018. The information in the following table has not been updated to address changes that may have occurred since June 30, 2017. The Commission is not aware of any material adverse change in the financial position of the General Indenture since June 30, 2017. As shown in Table F-1 in Appendix F of this Official Statement, the aggregate principal amount of outstanding Bonds was \$333,790,000 as of December 1, 2017. The following table will be updated annually pursuant to the Commission's continuing disclosure undertaking.

(Balance of page intentionally left blank.)

## General Indenture Balance Sheet Information—Parity Assets and Liabilities (1)(2) (Fiscal Years Ending June 30)

	2017	<u>2016</u>	<u>2015</u>	<u>2014</u>	<u>2013</u>
MORTGAGE-BACKED SECURITIES (FHLMC, FNMA, GNMA) Principal Balance at Par	\$373,858,036	\$342,176,442	\$347,643,661	\$391,422,742	\$473,620,132
ACCRUED INTEREST RECEIVABLES Investments Mortgage-Backed Securities Total Accrued Interest Receivables	9,826 955,446 965,272	2,083 1,191,981 1,194,064	19,507 1,390,637 1,410,144	37,938 1,622,603 1,660,541	241,944 2,144,096 2,386,040
CASH, CASH EQUIVALENTS & INVESTMENTS Acquisition Funds Reservation Funds Bond Reserve Funds Revenue Funds	69,991  20,828,896	4,209,691	556,617  21,265,450	30,557,163	28,135,838  49,193,702
Total Cash, Cash Equivalents & Investments	20,898,887	20,955,694	21,822,067	30,557,163	77,329,540
Total Assets	\$395,722,195	\$364,326,199	\$370,875,872	\$423,640,446	\$553,335,712
BONDS PAYABLE (3) Tax-exempt bonds Taxable bonds Accrued Interest Payable <i>Total Bonds Payable</i>	340,560,000 	314,730,000 	325,970,000 475,000 1,032,457 327,477,457	379,340,000 3,160,000 1,302,353 383,802,353	500,335,000 6,315,000 2,146,347 508,796,347
CURRENT LIABILITIES Accounts Payable Total Current Liabilities					
Total Liabilities	\$341,587,219	\$315,610,851	\$327,477,457	\$383,802,353	\$508,796,347
NET PARITY – Principal Assets and Liabilities	\$54,134,976	\$48,715,349	\$43,398,415	\$39,838,093	\$44,539,365
PARITY AS A PERCENTAGE OF ASSETS	115.85%	115.44%	113.25%	110.38%	108.75%

(1) Excludes assets held and liabilities incurred under the Homeownership Indenture and the Special Program Indenture.

(2) All assets and liabilities are valued in accordance with the definition "Asset Parity" under the General Indenture. See Appendix A for the definition of "Asset Parity." When the Commission issues additional Bonds, it must show, among other things, that projected Asset Parity will always be equal to or greater than 100%. See "SECURITY FOR THE BONDS— Additional Bonds" herein and the definition of "Supporting Cash Flows" in Appendix A.

(3) Excludes Subordinate Bonds, of which there are none.

*Management's Discussion and Analysis.* Total assets under the General Indenture, as shown in the foregoing table, increased from \$364.3 million on June 30, 2016, to \$395.7 million on June 30, 2017, an increase of approximately 8.6%. Total liabilities increased approximately 8.2% in the fiscal year ended June 30, 2017, to \$341.5 million from \$315.6 million the year before, resulting in an increase to Net Parity from 115.44% on June 30, 2016, to 115.85% on June 30, 2017.

The Commission's increased reliance on its Home Advantage program to provide for mortgage loans is the primary reason why the total assets held by the Commission under the General Indenture declined in each of the fiscal years 2013 through 2016. The total assets held by the Commission under the General Indenture increased during the fiscal year ended June 30, 2017, primarily because the Commission issued two Series of Bonds during the fiscal year, funding the acquisition of approximately \$90.0 million of new Certificates. This represents an increase in volume of Bonds issued over recent fiscal years. In the four fiscal years immediately preceding the fiscal year ended June 30, 2017, the Commission issued \$140.9 million (in the aggregate) of Bonds under the General Indenture for purposes of funding the acquisition of new Certificates. The lower volume of new Bonds issued during those previous five fiscal years, when coupled with the ongoing payment of debt service on outstanding Bonds, explains why the Commission's total liabilities under the General Indenture continued to decline from fiscal years 2013 through 2016.

The Commission has presented unaudited financial information in a format that corresponds with the definition of "Asset Parity" under the General Indenture, which does not require adjustments to reflect market value. The Commission's audited financial statements, on the other hand, Certificates are presented at market value in accordance with Government Accounting Standards Board ("GASB") Statement No. 31 to conform with GAAP. There can be a significant positive or negative impact in the fiscal year's income or loss within the General

Indenture, with a corresponding, cumulative impact in the net worth of the General Indenture, when such Certificates are presented at market value in accordance with GASB Statement No. 31. See "FINANCIAL STATEMENTS" herein for information regarding the Commission's financial statements.

### THE COMMISSION

The Commission was created in 1983 as a public body corporate and politic and an instrumentality of the State of Washington. The Commission is authorized to issue nonrecourse revenue bonds to make funds available at affordable rates to finance nonprofit and housing facilities in the State. The Commission's address is 1000 Second Avenue, Seattle, Washington 98104 and its telephone number is (206) 464 7139. Additional information regarding the Commission and its programs can be accessed at www.wshfc.org. Neither the information on the Commission's website, nor any links from that website, is part of this Official Statement (or incorporated by reference), and such information cannot be relied upon to be accurate as of the date of this Official Statement, nor should any such information be relied upon to make investment decisions regarding the Bonds.

The Commission is authorized to purchase mortgages and mortgage loans, to make loans to nonprofit entities and to mortgage lenders so that those lenders may make mortgage loans, to pledge mortgages and mortgage loans as security for the payment of the principal of and interest on its revenue bonds, and to enter into any agreements in connection therewith. The Commission is also authorized under Revised Code of Washington Section 43.180.300 et seq. to issue bonds for facilities owned or used by nonprofit organizations described under Section 501(c)(3) of the Code.

### Governance

There are eleven members of the Commission. Two members are State officials, the State Treasurer and the Director of the State Department of Commerce, who serve ex officio. The Chair of the Commission is appointed by the Governor and serves at the pleasure of the Governor. The other members of the Commission are appointed by the Governor and serve for overlapping terms of four years. There is one vacancy on the Commission.

The current members of the Commission and their principal occupations are listed below.

Name	Principal Occupation
Karen Miller, Chair	Former Member, Snohomish County Council; former President, National Council of State Housing Boards; past Chairman, Washington State Law and Justice Planning Council; former Board member and past President of the Washington State Association of Counties; past President, Trustees Association of Community and Technical Colleges.
Duane A. Davidson, Secretary	State Treasurer (ex officio Commissioner); former Benton County Treasurer; former Chief Financial Accountant, Benton County; former Assistant Audit Manager, Washington State Auditor's Office; current President, Washington State Association of County Treasurers (WSACT); current Treasurer, Kiwanis Club of Tri Cities Industry Foundation.
Elizabeth L. Baum	Director, Investor Relations, Weyerhaeuser Company; former Manager, Enterprise Planning and Analysis, Weyerhaeuser Company; former Chair of Weyerhaeuser Foundation Sea-Tac Advisory Team.
Brian Bonlender	Director, State Department of Commerce (ex officio Commissioner).
Lowel Krueger	Executive Director, Yakima Housing Authority; former Chief Financial Officer, Yakama Nation Housing Authority; former Assistant State Auditor, Washington State Auditor's Office; current member of Board of Directors, Impact Capital and the Homeless Network of Yakima County.
Ken A. Larsen	Mortgage Banking Director and Senior Vice President, Banner Bank; current Chairman of the Board, Washington Mortgage Bankers Association; current Director, Freddie Mac's Community Lender Advisory Board; former President, Seattle Mortgage Bankers Association.

- Wendy L. Lawrence ...... Housing Director, Makah Tribe; Committee Member, Northwest Indian Housing Association; former representative to National American Indian Housing Council (NAIHC), Board of Directors; former Chair, NAIHC Legislative Committee.
- Randy J. Robinson...... Senior Vice President, Heritage Bank Community Development Lending. Formerly Vice President and Team Leader, KeyBank Community Development Lending, Western Region; Deputy Director, Washington State Community Business Center for Fannie Mae; Senior Vice President, Community Development, U.S. Bancorp. Board member, Impact Capital and the Capitol Hill Housing Foundation. Former Chair, 2009 Seattle Housing Levy; former Board President of the Washington Homeownership Center.
- Alishia Topper...... Councilmember, City of Vancouver, Washington; Deputy Tax Service Manager, Clark County Treasurer's Office; former Director of Strategic Partnerships, Vancouver Public School; former Senior Director of Development, Fort Vancouver National Trust; current Board Vice President, Columbia Credit Union; current member of Board of Directors, Institute of Portland Metropolitan Studies, Council for the Homeless, Southwest Clean Air Agency and Vancouver Downtown Association.

The Commission's Executive Director is Kim Herman. Mr. Herman is a native of Washington State and has served as a member of the Commission, as Washington Project Director of the United States Department of Housing and Urban Development's Rural Assistance Initiative Program, as Executive Director of the Housing Authority of the City of Yakima and as Manager of Single-Family Housing for the Portland Development Commission. Mr. Herman served on the Board of Directors of the National Council of State Housing Agencies for many years and served as the association's President from September 2006 to October 2008. He formerly served on the Board of Trustees for the Washington Center for Real Estate Research at Washington State University. He also has served on Fannie Mae's Western Regional Advisory Board and on the Boards of the Rural Community Assistance Corporation and the Washington Low Income Housing Alliance. He currently serves on the Board of the National Rural Housing Coalition and is the Chair of the Board of Impact Capital. Mr. Herman is a graduate of Washington State University (B.A. 1967).

The Commission's Deputy Director is Paul R. Edwards. Mr. Edwards joined the Commission in October of 1998 as Director of Capital Projects, and became Deputy Director on November 1, 1999. He is a graduate of Morehouse College in Atlanta, Georgia (B.A. in Economics & Business Administration), and received his Master of Science Industrial Administration (M.S.I.A.) degree from Carnegie-Mellon University in Pittsburgh, Pennsylvania. Mr. Edwards has held positions in corporate and real estate lending for more than twenty years. Prior to joining the Commission, Mr. Edwards was the Community Reinvestment Act Compliance Officer for Pacific First Bank and Manager of its Community Development Department.

The Commission's Director of Homeownership Programs is Lisa DeBrock. Ms. DeBrock has been an employee of the Commission since October 1998. She had been the Manager of the Commission's Homeownership Division since July 1999, and became the Director of Homeownership Programs on February 1, 2015. Immediately prior to joining the Commission, Ms. DeBrock worked for the City of Aurora as a housing counselor and also worked in the mortgage lending industry. Ms. DeBrock received her Speech Communications degree from the University of Washington.

The Commission's Senior Director of Finance is Robert D. Cook. Mr. Cook joined the Commission in June 1996 with 18 years of accounting and finance experience in cooperative and nonprofit organizations. He is a graduate of

the University of Missouri-Columbia (B.S., Business Administration-Accountancy) and Northern Illinois University-DeKalb (M.B.A.).

## **Interest Rate Swap Policy**

The Commission is not entering into a Swap (as defined below) with respect to the 2017 Series 3 Bonds. However, the Commission may enter into one or more Swaps in the future, whether with respect to the 2017 Series 3 Bonds or any other Series of Bonds.

*Swap Policy.* The Commission adopted an "Interest Rate Swap Policy" on March 24, 2005, which was amended on July 26, 2007, and may be revised by the Commission at any time. Among other things, the policy currently provides that the Commission can only enter into "payment agreements" such as interest rate swaps, ceilings or floors (collectively, "Swaps") with counterparties that meet the minimum ratings requirements set forth in RCW 39.96.040. This statute requires, among other things, that any counterparty (or its guarantor) be (i) rated in at least the "double A" ratings category by at least two nationally recognized credit rating agencies or (ii) if the counterparty (or its guarantor) is rated in the "single A" ratings category by at least two nationally recognized credit rating agencies, the counterparty must provide for the posting of eligible collateral equal to at least 102% of the net market value of the Swap under the circumstances described in the Interest Rate Swap Policy. The statute also requires that the payment agreement require a counterparty described in clause (i) of the previous sentence to meet the collateralization requirements of clause (ii) if the counterparty's rating(s) fall below the requirements of clause (i).

The Commission's Interest Rate Swap Policy provides that collateral must consist of cash, U.S. Treasury securities and U.S. agencies that are 100% guaranteed by the United States, that collateral deposited by the counterparty be equal to at least 102% of the net market value of the Swap and that such collateral be held by the Commission or its agent. The market value of the collateral shall be determined on at least a weekly basis. The Interest Rate Swap Policy also requires that each Swap executed by the Commission contain terms and conditions as set forth in the ISDA<sup>®</sup> Master Agreement, including the schedule, credit support annex and confirmation.

*Existing Swaps Relating to the Bonds.* In July 2008, the Commission and DEPFA BANK plc ("DEPFA") entered into an interest rate swap (the "Initial Swap") pursuant to which the Commission is required to pay amounts to the Swap Provider (as defined below) based on a fixed rate of 3.629% and an initial notional amount of \$15 million (which amount amortizes over time), and the Swap Provider is required to pay the Commission amounts based on a floating rate equal to the average SIFMA Municipal Swap Index (the "Index") plus 10 basis points (0.10%) and the same notional amount. The Initial Swap is scheduled to expire on December 1, 2021. In September 2008, the Commission and DEPFA entered into an interest rate swap (the "Subsequent Swap" and, collectively with the Initial Swap, the "Existing Swaps") pursuant to which the Commission is required to pay amounts to Swap Provider based on a fixed rate of 3.249% and an initial notional amount of \$13 million (which amount amortizes over time), and the Swap Provider is required to pay amounts to the Commission based on a fixed rate of 3.249% and an initial notional amount of \$13 million (which amount amortizes over time), and the Swap Provider is required to pay amounts to the Commission based on a floating rate equal to the Index plus 5 basis points (0.05%) and the same notional amount. The Subsequent Swap is scheduled to expire on June 1, 2021. On August 28, 2014, the Commission, DEPFA and FMS Wertmanagement (the "Swap Provider") entered into a Novation Agreement pursuant to which the Swap Provider replaced DEPFA as the counterparty under the Existing Swaps.

The Existing Swaps, as amended by the Novation Agreement, are each in the form of an ISDA Master Agreement, as modified by a schedule, credit support annex and confirmation. Any semiannual payments paid by the Trustee to Swap Provider are made from the respective Series Interest Subaccount and are on a parity with payments of interest on the Bonds. All other payment obligations to Swap Provider (*e.g.* termination payments) are payable from funds pledged to the Bonds under the General Indenture that are available after the payment of scheduled principal, interest and expenses but prior to cross calling or recycling. Under certain circumstances (including certain events of default with respect to the Commission or Swap Provider) one or both of the Existing Swaps may be terminated in whole or in part. Following the termination of a Swap, either the Commission or the Swap Provider may owe a termination payment to the other, depending upon the then market value of an interest rate collar or swap comparable to the remaining term of the terminated Swap and the events that caused the Swap to terminate. Under certain circumstances, whether or not it is the defaulting or terminating party, the Commission could owe a termination payment that could be substantial and, if payable by the Commission, may decrease the assets held under the General Indenture.

#### THE SERVICER

As more fully described under the heading "SINGLE-FAMILY MORTGAGE PROGRAMS" herein, the Servicer is required to purchase Mortgage Loans from Mortgage Lenders, to issue Certificates backed by such Mortgage Loans, and, with respect to those Certificates that will be acquired with Bond proceeds, to sell those Certificates to the Trustee. Once Certificates have been issued to the Trustee, the Servicers' primary duties involve the collection and distribution to the Trustee, GNMA, Fannie Mae and Freddie Mac, as appropriate depending on program requirements, of payments received on account of the underlying Mortgage Loans. See Appendix B for information about the Servicers' role under the GNMA, Fannie Mae and Freddie Mac programs. A Servicer's ability to purchase and pool Mortgage Loans, and to issue and deliver Certificates, underlies the Trustee's ability to spend Bond proceeds in a timely manner. See "BONDHOLDER RISKS—Risks Resulting from Non-Origination" herein for a discussion of certain factors that might adversely affect a Servicer's ability to acquire and pool Mortgage Loans, and to issue and deliver Certificates.

Over the years, the Commission has engaged various Servicers for Mortgage Loans originated under the Program. Such Servicers include HomeStreet Bank, U.S. Bank Home Mortgage–MRBP Division, Bank of America, N.A., and the Alabama Housing Finance Authority. The Commission expects to enter into a servicing agreement with Idaho Housing and Finance Association, Boise, Idaho ("IHFA"), that is effective January 1, 2018. IHFA is expected to service the Mortgage Loans that will be pooled into Certificates that the Trustee acquires with proceeds of the 2017 Series 3N Bonds.

The Commission has entered into two additional servicing agreements to provide servicing for its Home Advantage program loans. See "SINGLE-FAMILY MORTGAGE PROGRAMS–Other Single Family Mortgage Programs– *Home Advantage.*" Guild Mortgage Company ("Guild") provides servicing for certain GNMA and Fannie Mae loans it originates pursuant to a Mortgage Pooling, Sale and Servicing Agreement entered into with the Commission and dated July 22, 2016. Lakeview Loan Servicing ("Lakeview") and the Commission entered into a Program Administration and Servicing Agreement dated September 19, 2016 (which agreement was amended in December 2016, and is expected to be re-executed in December 2017), pursuant to which Lakeview services all types of loans in the Home Advantage program (*e.g.* conventional, FHA, VA, USDA). Currently, Guild and Lakeview are not expected to service Mortgage Loans that will be pooled into Certificates that the Trustee acquires with proceeds of the 2017 Series 3N Bonds.

## IHFA

The information under this subheading has been provided solely by IHFA and is believed to be reliable, but has not been verified independently by the Commission. No representation whatsoever as to the accuracy, adequacy, or completeness of such information is made by the Commission.

IHFA is (i) an FHA- and VA- and USDA/Rural Development-approved lender in good standing, (ii) a GNMAapproved seller and servicer of mortgage loans and an issuer of mortgage-backed securities guaranteed by GNMA, (iii) a Fannie Mae-approved seller and servicer of Fannie Mae securities and (iv) a Freddie Mac-approved seller and servicer of IHFA securities. As of June 30, 2017, IHFA serviced 72,718 single-family mortgage loans with an aggregate principal balance of approximately \$8.1 billion. IHFA currently services single-family mortgage loans for housing finance authorities, mutual savings banks, non-profit associations and commercial banks, as well as Fannie Mae, GNMA and Freddie Mac. As of June 30, 2017, according to its unaudited quarterly financial statements, IHFA had total assets, not including deferred outflows of resources, of \$1,027,000,000 and a net position of \$280,904,000. For the six months ending June 30, 2017, IHFA originated and purchased single-family mortgage loans, a total principal amount of approximately \$585 million in Idaho and another \$898 million for its partnership states.

#### Agreement with IHFA

IHFA will acquire and service Mortgage Loans under the terms of a Program Administration and Servicing Agreement dated as of December 1, 2017, among the Commission, the Trustee and IHFA (as it may be amended from time to time, the "Servicing Agreement"). The Servicing Agreement continues in effect until no Bonds are outstanding with respect to the Program, unless the Servicing Agreement is sooner terminated. IHFA is required to accept reservations under the Servicing Agreement until December 31, 2019, which period may be extended by the parties. The principal responsibilities of IHFA under the Servicing Agreement include purchasing and pooling Mortgage Loans, selling the Certificates to the Trustee and servicing the Mortgage Loans (subject to the standard GNMA, Fannie Mae and Freddie Mac procedures for servicing mortgage loans).

The Commission is responsible under the Servicing Agreement for reviewing each Mortgage Loan originated by the Mortgage Lenders to determine compliance with GNMA, Fannie Mae and Freddie Mac loan documentation and tax compliance requirements. Upon completion of such review, IHFA is required to acquire approved Mortgage Loans on behalf of the Commission, and complete all required documents and forms incidental to the inclusion of such Mortgage Loans in GNMA, Fannie Mae or Freddie Mac pools.

The Servicing Agreement requires that IHFA service each Mortgage Loan it acquires. Its rights as a Servicer include, among others, the right to execute and deliver customary consents, waivers and releases, the right to collect insurance proceeds, and the right to effectuate foreclosure proceedings (so long as such rights are exercised in accordance with applicable GNMA, Fannie Mae and Freddie Mac documents). IHFA is also responsible under the Servicing Agreement for remitting the principal and interest payments made on the Mortgage Loans under the terms of the applicable GNMA, Fannie Mae and Freddie Mac documents. If the reservation period under the Servicing Agreement is not extended, the obligations of the Servicer to service the Mortgage Loans it has acquired will continue.

Under the Servicing Agreement, IHFA is required to pay the Commission servicing release premiums under certain circumstances. IHFA will receive a portion of each installment of interest under the Mortgage Loans it has acquired, certain late charges paid by Mortgagors, and certain underwriting fees as compensation for its services under the Servicing Agreement.

Subject to written approval by the Commission and the Trustee, the obligations and duties of IHFA under the Servicing Agreement may be assigned to another firm then currently approved to act as a servicer by GNMA and Fannie Mae.

## QUANTITATIVE CONSULTANT

cfX serves as the Commission's quantitative consultant pursuant to an engagement agreement that terminates on December 31, 2017 (subject to renewal at the parties' discretion). Subject to the terms of the engagement agreement, cfX will provide certain quantitative work products to the Commission and the Trustee to be utilized in connection with their respective operating obligations under the Indenture. Each such work product will be based solely on information provided to cfX by the Commission and the Trustee, certain assumptions provided to cfX by the Commission, and certain instruction from Bond Counsel and Special Tax Counsel. cfX will make no representation with respect to the accuracy of such information or as to the reasonableness of such assumptions and instructions. cfX is not obligated to undertake and has not undertaken to make an independent verification or to assume responsibility for the accuracy, completeness or fairness of the information contained in this Official Statement and is not obligated to review or ensure compliance with continuing disclosure undertakings. cfX has registered with the Securities and Exchange Commission and the Municipal Securities Rulemaking Board as a municipal advisor.

## TAX TREATMENT AND RELATED CONSIDERATIONS

The Code establishes certain requirements that must be met subsequent to the issuance of the 2017 Series 3 Bonds in order that interest thereon be and remain excludable from gross income for federal income tax purposes. Failure to comply with such requirements could cause the interest on the 2017 Series 3 Bonds to be includable in gross income retroactive to their date of original issuance. The requirements of the Code include provisions that restrict the yield and set forth other limitations within which the proceeds made available upon the issuance of the 2017 Series 3 Bonds are to be invested, including mortgage eligibility requirements, and require that certain investment earnings be rebated on a periodic basis to the United States Treasury.

Section 143 of the Code imposes significant limitations on the financing of single-family Mortgage Loans that are applicable to the 2017 Series 3 Bonds. The Commission will require that all Mortgage Loans financed by the proceeds made available upon the issuance of the 2017 Series 3 Bonds satisfy these requirements, including, but not limited to, the borrower income and purchase price limitations of Section 143 of the Code.

Under the Code, the following requirements must be met with respect to each Mortgage Loan financed, in whole or in part, with the proceeds of Bonds: (a) the residence being financed must reasonably be expected by the Commission to become the principal residence of the mortgagor within a reasonable time after the financing is provided, must not be intended primarily or expected to be used in a trade or business and may not be used as an investment property or as a recreational home; (b) subject to certain exceptions, at least 95% of the lendable proceeds of an issue must be used to finance residences of borrowers who have not had a present ownership interest in a principal residence during the three-year period prior to the date on which the mortgage is executed; (c) the

acquisition cost of the residence must not exceed certain limitations; (d) all mortgages must be made to borrowers whose income does not exceed certain limitations; (e) except in certain limited circumstances, proceeds may not be applied to acquire or replace an existing mortgage; and (f) if assumable in accordance with its terms, a mortgage may not be assumed unless requirements (a) through (d) above are met.

An issue of bonds is treated as meeting the mortgage eligibility requirements of the Code only if the issuer in good faith attempts to meet all of the mortgage eligibility requirements before the mortgages are executed and any failure to comply with the mortgage eligibility requirements is corrected within a reasonable period after such failure is first discovered. In addition, 95% or more of the proceeds of the issue used to make loans must be used to finance residences which met all such requirements at the time the loans were executed. In determining whether 95% of the proceeds have been so used, the issuer is entitled to rely on an affidavit of the mortgagor and of the seller and on the mortgage is executed even though the relevant information in such affidavits and returns should ultimately prove to be untrue, unless the Commission or its agent knows or has reason to believe that such information is false. If the relevant information in the affidavits obtained in connection with any loan is discovered to be untrue, however, the correction still must be made within a reasonable period.

The Commission will include provisions in the lender documents and other relevant documents and has established procedures (including receipt of certain affidavits and warranties from lenders, borrowers and others respecting the mortgage eligibility requirements) to ensure compliance with the mortgage eligibility requirements and other requirements relating to nonmortgage investments which must be met subsequent to the date of issuance of the 2017 Series 3 Bonds. The Commission has covenanted in the Indenture to do and perform all acts and things necessary or desirable in order to assure that interest paid on the 2017 Series 3 Bonds shall be excludable from gross income for federal income taxes purposes. Under the Code, certain requirements must be met subsequent to the delivery of the 2017 Series 3 Bonds to ensure that interest on such Bonds is not included in gross income.

Agreements, affidavits and other procedures are set forth in the documents relating to the Program to comply with the requirements of the Code. The Commission believes that the procedures and documentation requirements established for the purpose of fulfilling its covenant are sufficient to ensure that the proceeds of the 2017 Series 3 Bonds will be applied in accordance with the Code.

**Backup Withholding**. As a result of the enactment of the Tax Increase Prevention and Reconciliation Act of 2005, interest on tax-exempt obligations such as the 2017 Series 3 Bonds is subject to information reporting in a manner similar to interest paid on taxable obligations. Backup withholding may be imposed on payments to any bondholder who fails to provide certain required information, including an accurate taxpayer identification number, to any person required to collect such information pursuant to Section 6049 of the Code. The reporting requirement does not, in and of itself, affect or alter the excludability of interest on the 2017 Series 3 Bonds from gross income for federal income tax purposes or any other federal tax consequence of purchasing, holding or selling tax-exempt obligations.

**Opinion of Special Tax Counsel.** In the opinion of Kutak Rock LLP, Special Tax Counsel, to be delivered on the date of issuance of the 2017 Series 3 Bonds, assuming the accuracy of certain representations and continuing compliance by the Commission with certain covenants, under existing laws, regulations, rulings and judicial decisions, the interest on the 2017 Series 3 Bonds is excluded from gross income of the owners thereof for purposes of federal income taxation, except as hereafter described. Special Tax Counsel is further of the opinion that (i) interest on the 2017 Series 3A-R Bonds is a specific preference item for purposes of the federal alternative minimum tax imposed on individuals and corporations by the Code and is included in adjusted current earnings for purposes of the alternative minimum tax imposed on corporations by the Code, and (ii) interest on the 2017 Series 3N-R Bonds is neither a specific preference item nor included in adjusted current earnings for purposes of the federal alternative minimum tax. A form of the Special Tax Counsel opinion with respect to the 2017 Series 3 Bonds is attached hereto as Appendix E.

Although Special Tax Counsel is rendering an opinion that the interest on the 2017 Series 3 Bonds, as described above, is not included in gross income for federal income tax purposes, the accrual or receipt of interest on the 2017 Series 3 Bonds may otherwise affect the federal income tax liability of the recipient. The extent of these other tax consequences will depend upon the recipient's particular tax status or other items of income or deduction. Special Tax Counsel expresses no opinion regarding any such consequences. Purchasers of the 2017 Series 3 Bonds, particularly purchasers that are corporations (including S corporations and foreign corporations operating branches in the United States), property and casualty insurance companies, banks, thrifts or other financial institutions or recipients of Social Security or Railroad Retirement benefits, taxpayers otherwise entitled to claim earned income

credit and taxpayers who may be deemed to have incurred (or continued) indebtedness to purchase or carry tax-exempt obligations are advised to consult their tax advisors as to the tax consequences of purchasing, holding or selling the 2017 Series 3 Bonds.

From time to time, there are legislative proposals in the United States Congress that, if enacted, could alter or amend the federal tax matters referred to above or adversely affect the market value of the 2017 Series 3 Bonds. It cannot be predicted whether or in what form any such proposals might be enacted or whether, if enacted, would apply to bonds issued prior to enactment. Each purchaser of the 2017 Series 3 Bonds should consult his or her own tax advisor regarding any pending or proposed federal tax legislation, regulatory initiatives or litigation. Special Tax Counsel will not express any opinion regarding any pending or proposed federal tax legislation, regulatory initiatives or litigation.

## Tax Treatment of Premium on PAC Bonds

The PAC Bonds were sold at a premium. An investor that acquires a PAC Bond for a cost greater than its remaining stated redemption price at maturity and holds the PAC Bond as a capital asset will be considered to have purchased the PAC Bond at a premium and, under Section 171 of the Code, must generally amortize such premium under the constant yield method. Except as may be provided by regulation, amortized premium will be allocated among, and treated as an offset to, interest payments. The basis reduction requirements of Section 1016(a)(5) of the Code apply to amortizable bond premium that reduces interest payments under Section 171 of the Code. Regulations have been issued dealing with certain aspects of federal income tax treatment of bond premium, but such regulations do not fully address the method to be used to amortize bond premium on obligations such as the PAC Bonds. Therefore, investors should consult their tax advisors regarding the tax consequences of amortizing bond premium.

## CONTINUING DISCLOSURE

## **Basic Undertaking to Provide Continuing Disclosure**

To meet the requirements of United States Securities and Exchange Commission ("SEC") Rule 15c2-12(b)(5) (the "Rule"), as applicable to the Underwriters, the Commission has undertaken in the General Indenture, for the benefit of owners and Beneficial Owners of the Bonds, to provide or cause to be provided certain information on a continuing basis (the "Undertaking"). The Undertaking will be confirmed in the 2017 Series 3 Indenture. See "Compliance with Secondary Disclosure Requirements of the SEC" in Appendix A hereto for a more detailed summary of the Undertaking.

## **Disclosure Agent**

The Indenture provides that the Trustee will act as agent (the "Disclosure Agent") of the Commission and each "Obligated Person" with respect to the Undertaking, and not in its capacity as Trustee. As Disclosure Agent, the Trustee is not obligated to independently investigate the accuracy of certificates received by it in its capacity as Trustee. For purposes of the Rule and the Undertaking, there are no "Obligated Persons" with respect to the 2017 Series 3 Bonds other than the Commission.

## **Annual Information**

With respect to the 2017 Series 3 Bonds, the Commission has undertaken to provide to the Municipal Securities Rulemaking Board (the "MSRB") on an annual basis, in an electronic format as prescribed by the MSRB: (i) its audited financial statements; and (ii) financial information and operating data regarding the Program of the type included in this Official Statement in the table titled "General Indenture Balance Sheet Information-Parity Assets and Liabilities," and in Tables F-1, F-2 and F-3 included in Appendix F hereto. The financial information described in clause (ii) will be unaudited, and will be provided to the Disclosure Agent. The Disclosure Agent will provide such audited financial statements and other financial information to the MSRB (provided, that the Disclosure Agent shall not be so obligated if the Commission has notified the Disclosure Agent in writing that it has provided or caused to be provided to the MSRB such audited financial information). In lieu of providing such audited financial statements and annual financial information, the Commission may cross-reference to other documents available to the public on the MSRB's internet web site (EMMA) or filed with the SEC. The audited financial information will be provided to the Disclosure Agent before the expiration of seven months after the Commission's fiscal year, which currently ends June 30. The Commission may adjust such fiscal year by providing written notice of the change of fiscal year to the MSRB.

#### **Listed Event Notices**

The Commission has undertaken to cause the Disclosure Agent to provide prompt notice of Material Events (as defined in Appendix A under the heading "Compliance with Secondary Disclosure Requirements of the SEC") to the MSRB in an electronic format as prescribed by the MSRB. The Commission and any "Obligated Person" also may cause the Disclosure Agent to file other notices from time to time with the MSRB. The Disclosure Agent is required to provide timely notice to the MSRB of any failure by the Disclosure Agent to provide to the MSRB the annual financial information or audited financial statements required to be provided on or before the due date thereof.

#### FINANCIAL STATEMENTS

The Commission's audited annual financial statements for the each of the fiscal years ending June 30, 2011 through 2016 were filed with the MSRB. Copies of such financial statements are available on the Commission's website at http://www.wshfc.org (which is not incorporated into this Official Statement by reference) or from the Commission upon payment to the Commission of a charge for copying, mailing and handling. Requests for such copies should be addressed to the Commission's Senior Director of Finance and IT Services.

The audited financial statements reflect all of the Commission's programs and funds. But for certain information set forth in such financial statements that specifically refer to the "Single Family (Open Indenture)" and accompanying notes, if any, together with those portions of the auditor's letter pertaining to such information, the Commission's audited financial statements describe assets and revenues that are not available to pay any principal of or interest on the Bonds.

### UNDERWRITING

### 2017 Series 3 Bonds

RBC Capital Markets, LLC ("RBC"), George K. Baum & Company and Wells Fargo Securities (together, the "Underwriters") have agreed, subject to certain conditions, to purchase from the Commission the 2017 Series 3 Bonds at a price equal to par plus an original issue premium of \$725,589.20. The obligation of the Underwriters to purchase such 2017 Series 3 Bonds is subject to certain terms and conditions set forth in a purchase contract between RBC, in its capacity as the representative of the Underwriters, and the Commission. The fee of the Underwriters payable in connection with the initial sale of the 2017 Series 3 Bonds is \$528,500.00. The Underwriters may offer and sell such 2017 Series 3 Bonds to certain dealers and certain dealer banks at prices lower than the public offering prices stated on the inside front cover hereof.

#### Miscellaneous

The Underwriters and their respective affiliates are full-service financial institutions engaged in various activities that may include securities trading, commercial and investment banking, municipal advisory, brokerage, and asset management. In the ordinary course of business, the Underwriters and their respective affiliates may actively trade debt and, if applicable, equity securities (or related derivative securities) and provide financial instruments (which may include bank loans, credit support or interest rate swaps). The Underwriters and their respective affiliates may engage in transactions for their own accounts involving the securities and instruments made the subject of this securities offering or other offering of the Commission. The Underwriters and their respective affiliates may make a market in credit default swaps with respect to municipal securities in the future. The Underwriters and their respective affiliates may also communicate independent investment recommendations, market color or trading ideas and publish independent research views in respect of this securities offering or other offerings of the Commission.

Wells Fargo Securities is the trade name for certain securities-related capital markets and investment banking services of Wells Fargo & Company and its subsidiaries, including Wells Fargo Bank, National Association ("WFBNA"), which conducts its municipal securities sales, trading and underwriting operations through the Wells Fargo Bank, National Association Municipal Products Group, a separately identifiable department of WFBNA, registered with the Securities and Exchange Commission as a municipal securities dealer pursuant to Section 15B(a) of the Securities Exchange Act of 1934.

WFBNA, acting through its Municipal Products Group, one of the underwriters of the 2017 Series 3 Bonds, has entered into an agreement (the "WFA Distribution Agreement") with its affiliate, Wells Fargo Clearing Services, LLC (which uses the trade name "Wells Fargo Advisors") ("WFA"), for the distribution of certain municipal

securities offerings, including the 2017 Series 3 Bonds. Pursuant to the WFA Distribution Agreement, WFBNA will share a portion of its underwriting or remarketing agent compensation, as applicable, with respect to the 2017 Series 3 Bonds with WFA. WFBNA has also entered into an agreement (the "WFSLLC Distribution Agreement") with its affiliate Wells Fargo Securities, LLC ("WFSLLC"), for the distribution of municipal securities offerings, including the 2017 Series 3 Bonds. Pursuant to the WFSLLC Distribution Agreement, WFBNA pays a portion of WFSLLC's expenses based on its municipal securities transactions. WFBNA, WFSLLC and WFA are each wholly-owned subsidiaries of Wells Fargo & Company.

WFBNA is serving as both an Underwriter and Trustee for the 2017 Series 3 Bonds and will be compensated separately for serving in each capacity.

George K. Baum & Company and Pershing LLC, a subsidiary of The Bank of New York Mellon Corporation, have a distribution agreement enabling Pershing LLC to obtain and distribute certain municipal securities underwritten by or allocated to George K. Baum & Company. Under the distribution agreement, George K. Baum & Company will allocate a portion of received takedowns, fees or commissions to Pershing for bonds sold under the agreement.

## RATING

Moody's has assigned its rating of "Aaa" to the 2017 Series 3 Bonds. Such rating reflects only the views of Moody's at the time the rating was given, and the Commission makes no representation about the appropriateness of the rating. An explanation of the significance of either rating may be obtained only from Moody's. There is no assurance that such rating will continue for any given time or that they will not be revised downward or withdrawn entirely by Moody's if, in the judgment of Moody's, circumstances so warrant. Any such downward revision or withdrawal of such rating may have an adverse effect on the market price of the 2017 Series 3 Bonds.

## **ABSENCE OF MATERIAL LITIGATION**

There is no proceeding pending or threatened to restrain or enjoin the issuance or sale of the 2017 Series 3 Bonds, or in any way contesting or affecting the validity of the 2017 Series 3 Bonds or any proceedings of the Commission taken with respect to the issuance or sale thereof, the pledge or application of any money or securities provided for the payment of the 2017 Series 3 Bonds or the existence or powers of the Commission insofar as they relate to the authorization, sale and issuance of the 2017 Series 3 Bonds or such pledge or application of money and securities.

# **CERTAIN LEGAL MATTERS**

All legal matters in connection with the issuance of the 2017 Series 3 Bonds are subject to the approval of Pacifica Law Group LLP, Seattle, Washington, Bond Counsel and by Kutak Rock LLP, Omaha, Nebraska, Special Tax Counsel. Pacifica Law Group LLP also serves as General Counsel to the Commission. Foster Pepper PLLC, Spokane, Washington, in its capacity as the Commission's disclosure counsel with respect to the 2017 Series 3 Bonds, is expected to deliver an opinion to the Commission and the Underwriters. Any such opinion will be limited in scope, and cannot be relied upon by investors without the written consent of such firm.

## MISCELLANEOUS

#### **Potential Conflicts of Interest**

The Commission is aware of the following conflicts of interest various parties may have in connection with the issuance of the 2017 Series 3 Bonds.

Institutions with which some of the Commission's Commissioners are associated participate from time to time in the Commission's programs. The participation of those Commissioners in decisions concerning such programs is governed by, and is in accordance with, State law and the Commission's regulations concerning conflicts of interest.

Some or all of the fees of the Underwriters, the Trustee, cfX, the Commission's Bond Counsel, Special Tax Counsel and disclosure counsel are contingent upon the sale of the 2017 Series 3 Bonds.

From time to time Bond Counsel, Special Tax Counsel and Disclosure Counsel may serve as counsel to the Underwriters and to other parties involved with the 2017 Series 3 Bonds (including, in the case of Special Tax Counsel, Freddie Mac) and the Mortgage Loans, with respect to transactions other than the issuance of bonds of the Commission, and Special Tax Counsel may on occasion also serve as counsel to the providers of one or more Investment Agreements. From time to time, cfX may receive fees from certain Underwriters related to the licensing of proprietary technology of cfX.

Entities that are related to the Underwriters may from time to time provide Investment Agreements for various Series of Bonds. Wells Fargo Securities, one of the Underwriters, is an affiliate of the Trustee.

## Summaries, Opinions and Estimates Qualified

All of the foregoing summaries or descriptions of provisions of the Indenture and other documents are made subject to all of the provisions of law and such documents and these summaries do not purport to be complete statements of such provisions. Reference is hereby made to such documents for further information in connection therewith. A copy of the aforementioned documents may be examined at the office of the Commission in Seattle, Washington. All summaries of documents and agreements are qualified in their entirety by reference to those documents and agreements, and all summaries of the 2017 Series 3 Bonds and the Bonds contained in this Official Statement are qualified in their entirety by reference to the definitive forms thereof, copies of which are available for inspection at the principal corporate trust office of the Trustee.

Any statements herein involving matters of opinion or estimates, whether or not expressly so stated, are intended merely as such and not as representations of fact.

The agreements of the Commission with respect to the Bondowners are fully set forth in the Indenture. This Official Statement is not to be construed as a contract with the purchasers of the 2017 Series 3 Bonds.

WASHINGTON STATE HOUSING FINANCE COMMISSION

By: <u>/s/ Karen Miller</u> Chair

[52901302]

## APPENDIX A: SUMMARY OF THE GENERAL INDENTURE

The following is a summary of certain provisions of the Amended and Restated General Trust Indenture dated as of November 1, 2010, between the Commission and the Trustee, and is qualified in its entirety by reference to the Amended and Restated General Trust Indenture. The Amended and Restated General Trust Indenture combines the terms of the prior General Trust Indenture dated as of May 1, 1995 and the seven supplemental indentures and updates other terms, including the ongoing disclosure requirements. The Amended and Restated General Trust Indentures and restated General Trust Indenture is referred to in this Official Statement as the "General Indenture." For a description of certain other provisions of the General Indenture, see "THE 2017 SERIES 3 BONDS," "SECURITY FOR THE BONDS" and "CONTINUING DISCLOSURE."

## **Certain Definitions**

Some of the terms defined in the General Indenture that are used in the Official Statement appear in the immediately following paragraphs. Certain of the following definitions have been condensed or otherwise modified when appropriate for purposes of the Official Statement.

"Accreted Value" means, with respect to any of the Compound Interest Bonds or the Convertible Deferred Interest Bonds, the total amount of principal thereof and interest payable thereon determined solely by reference to the Table of Accreted Values set forth in a Series Indenture or Remarketing Indenture. The Accreted Value as of any date other than those specified in the Table of Accreted Values shall be the sum of: (a) the Accreted Value as of the last Debt Service Payment Date which is prior to the date as of which the calculation is being made plus (b) interest thereon to the date as of which the calculation is being made at the interest rate per annum set forth in the applicable Series Indenture or Remarketing Indenture; provided, that the Accreted Value of each Convertible Deferred Interest Bond on or after its Full Accretion Date shall be equal to the Accreted Value as of such Full Accretion Date.

"Accretion" means, with respect to any Compound Interest Bond or Convertible Deferred Interest Bond, the amount by which the current Accreted Value exceeds the Issuance Amount of such Bond.

"Acquisition and Operating Policy" means the then currently effective document or documents certified by an Authorized Officer, specifying, among other things, the rules which govern the application of money and assets in a Series Acquisition Account and Series Reservation Account, the current rules which govern the application of Revenues, excess amounts in the Reserve Fund, and the Expense Requirement for each Series of Bonds. Prior to May 1, 1998, the Acquisition and Operating Policy was two separate documents: the Series Acquisition Policy and the Operating Policy.

"Amortized Value" means the purchase price of securities, excluding accrued interest, plus an amortization of any discount or less an amortization of any premium included in the purchase price. The premium or discount shall be amortized on an actuarial basis, so that the Amortized Value at any time equals the price at which the yield on a security equals the yield of such security as of its original purchase. In the case of an Investment Security callable at the option of the issuer thereof, the original yield and Amortized Value will be computed on the assumption that, for securities purchased at a premium, such security is called as of the first possible call date, provided that after such call date, the value of the Investment Security will be computed at par, or for securities purchased at a discount, such security is held to maturity.

"Asset Parity" means a ratio in which:

- 1. the numerator is the aggregate value of all assets under the Trust Estate (excluding amounts in the Rebate Fund, Cost of Issuance Fund, Expense Fund and Commission Fund), including:
  - a. the Mortgage Value of all Certificates and all Whole Loans;
  - b. the Investment Value of all Investment Securities in the funds and accounts; and
- 2. the denominator is the aggregate value of all outstanding liabilities payable from the Trust Estate, including:
  - a. the Bond Value of all Outstanding Bonds other than Subordinate Bonds; plus
  - b. the aggregate amount of Enhancement Accruals; plus

- c. the excess of the aggregate Expense Requirements over the amount on deposit in the Expense Funds; plus
- d. the excess of the aggregate Rebate Requirements over the amount on deposit in the Rebate Fund.

"Asset Parity Determination" means, in connection with certain actions to be taken by the Trustee under the General Indenture, a determination by the Trustee or a certification by an Authorized Officer filed with the Trustee, that, taking into account the proposed action, Asset Parity will be equal to or greater than 100% after taking the proposed action.

"Authorized Officer" means the Chair, Vice Chair, Secretary, Treasurer, or Executive Director of the Commission, and any other officer or employee of the Commission authorized by resolution of the Commission to perform the act or sign the document in question.

"Bond" or "Bonds" means any evidence of indebtedness issued pursuant to the General Indenture and designated in the applicable Series Indenture as a "Bond," and may include bonds, notes and other forms of long-term and short-term indebtedness. Bonds issued under the General Indenture prior to January 1, 2006, and not specifically designated as a "Bond" in the applicable Series Indenture shall for all purposes of the General Indenture be treated as a "Bond."

"Bond Counsel" means a firm of nationally recognized attorneys at law, appointed by the Commission, and experienced in the financing of qualified mortgage bond programs through the issuance of tax-exempt revenue bonds under the exemptions provided under the Code.

"Bond Counsel Opinion" means an opinion of Bond Counsel.

"Bond Value" means with respect to any date, the principal amount of Current Interest Bonds, the Accreted Value with respect to Compound Interest Bonds and Convertible Deferred Interest Bonds, plus accrued interest with respect to Current Interest Bonds and Convertible Deferred Interest Bonds after the Full Accretion Date with respect thereto, provided that for the purpose of establishing the Bond Value of Bonds Outstanding in order to measure Owner approvals, consents or requests, the Bond Value for each date other than a Regular Payment Date shall be the Bond Value as of the prior Regular Payment Date.

"Bond Year" means the period for a Series of Bonds as specified in the Arbitrage and Tax Certification.

"Business Day" means a day on which banks in the city in which the principal corporate trust office of the Trustee is located or in New York, New York, are not required or authorized by law to remain closed and on which the New York Stock Exchange is not closed.

"Cash Equivalent" means a letter of credit, insurance policy, surety, guarantee or other security arrangement upon which the Commission or the Trustee may make a draw to provide funds as needed for the Reserve Fund or to provide Supplemental Mortgage Coverage.

"Cash Flow Certificate" means, in connection with certain actions to be taken by the Commission, a Certificate of an Authorized Officer filed with the Trustee which (1) describes the proposed action and (2) has the Supporting Cash Flows attached.

"Cash Flow Consultant" means the Commission, the Trustee, or an accounting, investment banking, banking, financial advisory, program consulting, or quantitative services firm that has experience in the preparation of cash flow projections of the type described in the General Indenture and is acceptable for such purposes to the Rating Agency.

"Certificates" means GNMA Certificates, Fannie Mae Certificates and Freddie Mac Certificates, and participations therein in each case representing interests in securitized Mortgage Loans.

"Code" means the Internal Revenue Code of 1986 and all subsequent tax legislation duly enacted by the Congress of the United States applicable to the Bonds. Each reference to a Section of the Code shall be deemed to include the United States Treasury Regulations proposed or in effect with respect thereto and applicable to the Bonds or the use of the proceeds thereof.

"Commission" means the Washington State Housing Finance Commission, a public body corporate and politic established by the Act.

"Commission Fee" means, with respect to each Series of Bonds, the maximum amount as specified by formula in the Acquisition and Operating Policy that may be withdrawn from the General Receipts Account and deposited in the Expense Fund to be paid to the Commission, other than for payment or reimbursement of the Commission's obligations to third parties.

"Commission Fund" means the Fund so designated and established pursuant to the General Indenture.

"Commission Request" means, in connection with certain actions to be taken by the Trustee, a Certificate of an Authorized Officer filed with the Trustee which (1) describes the proposed action and (2) states that the proposed action is permitted or directed by the Acquisition and Operating Policy and provides a reference to the applicable provision therein.

"Commitment Fees" means fees payable to the Trustee by a Mortgage Lender under a Mortgage Origination Agreement or by the Commission, a public housing authority or another entity, whether paid in advance of, during, or after the Delivery Period.

"Compound Interest Bonds" means those Bonds the interest on which will not be paid until the Stated Maturity thereof, or earlier upon redemption.

"Conventional Loans" means Mortgage Loans which are not Federal Mortgage Loans.

"Convertible Deferred Interest Bond" means those Bonds, the interest on which will accrete until the Full Accretion Date, unless paid upon redemption, and after such Full Accretion Date will be paid on each Debt Service Payment Date.

"Cost of Issuance" means items of expense payable or reimbursable directly or indirectly by the Commission and related to the authorization, sale, remarketing, resetting of the interest rate and issuance of the Bonds, which items of expense will include, but not be limited to, advertising costs, printing costs, costs of reproducing documents, filing and recording fees, initial fees, charges and expenses (including counsel's fees and expenses) of the Trustee, legal fees and charges (including Bond Counsel), professional consultants' fees, costs of credit ratings, fees and charges for execution, transportation and safekeeping of Bonds, placement agent or underwriter's fees and expenses, Commission fees, costs and expense of refunding, and other costs, charges and fees in connection with the foregoing.

"Current Interest Bonds" means those Bonds the interest on which is paid on a current basis on each Debt Service Payment Date.

"Debt Service Payment Date" means each date on which principal and/or interest on the Bonds is to be paid, including but not limited to a Regular Payment Date and dates on which Bonds are redeemed or purchased in lieu of redemption.

"Delivery Period" means the period of time set forth in the Acquisition and Operating Policy during which Certificates or Whole Loans may be acquired from amounts in a Series Acquisition Account by the Trustee from a Servicer or a Mortgage Lender.

"DTC" means The Depository Trust Company, New York, New York.

"Eligible Collateral" means Certificates and Whole Loans which are eligible to be purchased by the Trustee in accordance with the Acquisition and Operating Policy.

"Eligible Persons and Families" means a person or persons or family or families (1) intending principally and permanently to reside as a household in a Single-Family Residence (as defined in the Origination Agreements); (2) whose total Annual Family Income (as defined in the Origination Agreements) does not exceed the appropriate Maximum Annual Family Income (as defined in the Origination Agreements); and (3) with respect to each person or persons who purchases a Single-Family Residence not located within a Targeted Area, each such person who is executing the Mortgage and occupying the Single-Family Residence is a First-Time Homebuyer (as defined in the Origination Agreements).

"Enhancement Accrual" means the accrued portion of any regular payment or receipt under an Enhancement Agreement coming due on or before the next succeeding Regular Payment Date. Unless otherwise specified in the Acquisition and Operating Policy, daily accrual of the Enhancement Accrual shall be computed on a straight-line basis over the period between payments under an Enhancement Agreement.

"Enhancement Agreement" means a contractual arrangement providing for credit enhancement, liquidity enhancement, or interest rate risk protection with respect to a Series of Bonds as specified in the applicable Series Indenture or Remarketing Indenture.

"Expense Limitation" means, with respect to each Series of Bonds, the maximum periodic amount as specified by the formula in the Acquisition and Operating Policy that may be transferred from the General Receipts Account for deposit in the Expense Fund for the payment of Expenses.

"Expense Requirement" means, with respect to each Series of Bonds as of any date of calculation, the accrued but unpaid portion of Expenses, assuming that such expenses accrue at a daily rate determined by proration of the Expense Limitation.

"Expenses" means amounts payable to the Commission or to third parties for any services or credit enhancement provided in connection with the Program, including without limitation the Commission Fee, the Trustee Expenses, the fees and expenses of Bond Counsel, the fees and expenses of any rebate analyst, the fees and expenses of any Cash Flow Consultant, fees and expenses of any Tender Agent or Remarketing Agent, any other costs relating to the payment or notification of Owners and the costs of Supplemental Mortgage Coverage.

"Extension Fee" means fees payable to the Trustee in accordance with the Acquisition and Operating Policy to extend a Delivery Period.

"Fannie Mae" means the Federal National Mortgage Association ("FNMA").

"Fannie Mae Certificates" means the guaranteed mortgage securities issued by Fannie Mae, the timely payment of principal of and interest on which is guaranteed by Fannie Mae, representing the entire interest in a separate pool of mortgage loans purchased by Fannie Mae.

"Federal Mortgage Loans" means Mortgage Loans that are FHA-Insured, VA-Guaranteed or RECDS-Guaranteed.

"FHA" means the Federal Housing Administration of the U.S. Department of Housing and Urban Development or any successor to its functions.

"FHA Insurance" means FHA mortgage insurance issued under Section 203(b), 234(c), 203(b)(2) or 203(k) or other sections under Title I or Title II of the National Housing Act of 1934, as amended.

"FHA Insured" means insured under FHA Insurance.

"Freddie Mac" means the Federal Home Loan Mortgage Corporation, a corporate instrumentality of the United States pursuant to the Federal Home Loan Mortgage Corporation Act (Title III of the Emergency Home Finance Act of 1970, as amended (12 U.S.C. §§ 1451-1459)).

"Freddie Mac Certificates" means the guaranteed mortgage securities issued by Freddie Mac, the timely payment of principal of and interest on which is guaranteed by Freddie Mac, representing undivided interests in groups of Mortgage Loans purchased by Freddie Mac.

"Full Accretion Date" means the date on which Convertible Deferred Interest Bonds reach the Accreted Value equal to the value at maturity and on which the accrual of interest subject to periodic payment commences.

"GNMA" means the Government National Mortgage Association, a wholly owned corporate instrumentality of the United States of America within the Department of Housing and Urban Development whose powers are prescribed generally by Title III of the National Housing Act, as amended (12 U.S.C. § 1716 *et seq.*).

"GNMA Certificate" means a certificate purchased by the Trustee, issued by the Servicer and guaranteed by GNMA pursuant to GNMA's GNMA I or GNMA II mortgage-backed securities program under Section 306(g) and other related provisions of the National Housing Act of 1934, as amended, and based on and backed by Mortgage Loans referred to in the GNMA Guaranty Agreement, which certificate shall unconditionally obligate the Servicer to remit monthly to the holder thereof its pro-rata share of (1) principal payments and prepayments made in respect of the pool of Mortgage Loans represented by the GNMA Certificate and (2) interest received in an amount equal to the Pass-Through Rate. GNMA will guarantee to the holder of each GNMA Certificate such holder's pro-rata share of (1) the timely payment of interest at the applicable Pass-Through Rate on the unpaid principal balance of the Mortgage Loans represented by the GNMA Certificate and (2) the timely payment of principal amortization schedule applicable to the Mortgage Loans represented by such GNMA Certificate.

"GNMA Guaranty Agreement" means the one or more Guaranty Agreements between the Servicer and GNMA now or hereafter in effect pursuant to which GNMA has agreed or will agree to guarantee GNMA Certificates.

"General Indenture," as used in this Official Statement (including this Appendix A), has the same meaning as the word "Indenture," as defined in the Amended and Restated General Trust Indenture dated as of November 1, 2010, between the Commission and the Trustee (as from time to time amended or supplemented in accordance with the terms and provisions thereof).

"Government Obligations" means (1) direct obligations of or obligations fully guaranteed as to timely payment by the United States of America that may include, but are not limited to, United States currency; United States Treasury obligations; Zero Interest SLGS Separate Trading or Registered Interest and Principal of Securities ("STRIPS") and Coupons Under Book-Entry Safekeeping ("CUBES"), provided that the underlying U.S. Treasury obligation is not callable before maturity; certificates of beneficial ownership of the Rural Housing and Community Development Service; participation certificates of the General Services Administration; guaranteed Title IX financings of the U.S. Maritime Administration; guaranteed participation certificates and guaranteed pool certificates of the Small Business Administration; guaranteed mortgage-backed securities and guaranteed participation certificates of the Government National Mortgage Association other than the GNMA Certificates; local authority bonds guaranteed by the U.S. Department of Housing and Urban Development; and guaranteed transit bonds of the Washington Metropolitan Area Transit Authority and (2) interest obligations of the Resolution Funding Corporation ("REFCORP"), including, but not limited to, interest obligations of REFCORP stripped by the Federal Reserve Bank of New York.

"Initial Rate" means the interest rate or rates applicable to a series of Bonds subject to Remarketing from the dated date thereof until such Bonds are Reset, remarketed on a Remarketing Date, or redeemed.

"Insurance Proceeds" means payments received with respect to Mortgage Loans under any insurance policy, guarantee or fidelity bond, including amounts available under any Supplemental Mortgage Coverage, less any expenses incurred in realizing such payments and less any reimbursement of advances due the insurer or provider of such guarantee or bond.

"Interest Commencement Date" means with respect to a Convertible Deferred Interest Bond the first Debt Service Payment Date after the Full Accretion Date.

"Interest Requirement" means, with respect to each Series of Bonds as of any date of calculation, an amount equal to the accrued but unpaid interest of the Bonds of such Series (except Compound Interest Bonds or Convertible Deferred Interest Bonds before the Full Accretion Date), plus with respect to each Enhancement Agreement, any Enhancement Accrual.

"Investment Agreement" means an agreement among the Commission, the Trustee and a financial institution or entity as specified in a Series Indenture or Remarketing Indenture, and all amendments and supplements thereto, providing for the investment of funds subject to the return of principal at the option of the Commission or pursuant to the Commission's obligations under the General Indenture.

"Investment Securities" means Permitted Investments held by the Trustee under the General Indenture other than Certificates or Whole Loans.

"Investment Value" means, as of any date of calculation: (1) with respect to any Investment Securities held in the Bond Reserve Fund, the Amortized Value of such Investment Securities, plus accrued interest; or (2) with respect to any Investment Securities held in any other Fund, the Liquidation Value of such Investment Securities, plus accrued interest.

"Issuance Amount" means, with respect to a Compound Interest Bond or a Convertible Deferred Interest Bond, the principal amount of such Bond as of its date of issuance.

"Liquidation Proceeds" means the net amounts (other than Insurance Proceeds) received in connection with the liquidation of a defaulted Mortgage Loan, whether through foreclosure, trustee's sale, repurchase by a Mortgage Lender, or otherwise, less any costs and expenses incurred in realizing those amounts.

"Liquidation Value" means, as of any date of calculation:

1. with respect to any Investment Agreement, repurchase agreement, time deposit, or other Investment Security providing for the return of principal at the option of the Commission or pursuant to the Commission's obligations under the General Indenture, the principal amount invested under such Investment Security, plus accrued interest;

- 2. with respect to any Investment Securities with a maturity date on or before the next Regular Payment Date, the Amortized Value of such Investment Securities, plus accrued interest; and
- 3. with respect to any other Investment Securities, the lesser of:
  - a. the average of the bid and asked prices most recently published before the date of determination for each Investment Security the bid and asked prices of which are published on a regular basis in *The Wall Street Journal* or, if not there, in *The New York Times*, or the average bid price as of the date of determination by any two nationally recognized government securities dealers selected by the Trustee for each Investment Security the bid and asked prices of which are not published on a regular basis as set forth above, plus accrued interest; or
  - b. for each Investment Security currently subject to call at the option of the issuer thereof, the current price at which such Investment Security would be redeemed, plus accrued interest.

"Mandatory Sinking Account Payment" means, as of any date of calculation, with respect to the Term Bonds of any Series and maturity, the principal amount required to be paid on a given date for the redemption before maturity or the purchase of such Term Bonds pursuant to a Series Indenture or Remarketing Indenture. Such amounts may be established as fixed-dollar amounts or by formula.

"Mandatory Special Redemption" means, as of any date of calculation, any redemption of Bonds which the Commission is obligated to undertake at such time pursuant to the terms of a Series Indenture or Remarketing Indenture, which may be based on the satisfaction of conditions specified in such Series Indenture or Remarketing Indenture, but excluding Mandatory Sinking Account Payments.

"Mortgage" means the written instrument securing the related Mortgage Loan and encumbering a Single-Family Residence, which instrument shall include, but not be limited to, the then-effective form required by FHA for FHA-Insured Mortgages, the form required by RECDS for the RECDS-Guaranteed Mortgages, the form required by VA for VA-Guaranteed Mortgages, the form required by Fannie Mae with respect to Fannie Mae Certificates, the form required by Freddie Mac With respect to Freddie Mac Certificates, or the form required by GNMA with respect to GNMA Certificates, as applicable, with appropriate riders.

"Mortgage Lender" means a home mortgage lending institution or entity that has entered into an Origination Agreement.

"Mortgage Loan" means a loan made by a Mortgage Lender to an Eligible Person or Family and evidenced by a Mortgage Note secured by a related Mortgage on a Single-Family Residence located in the State of Washington, meeting the requirements of the Acquisition and Operating Policy. Mortgage Loans may be securitized by and included in Certificates or acquired by the Trustee as Whole Loans.

"Mortgage Note" means the written note evidencing the indebtedness secured by a mortgage with respect to the financing of a Single-Family Residence.

"Mortgage Value" means, as of any date of calculation, with respect to each Certificate and each Whole Loan, an amount as defined in the Acquisition and Operating Policy (taking into account Supplemental Mortgage Coverage), provided that in no event shall the Mortgage Value of any Certificate or Whole Loan be an amount in excess of its outstanding principal balance.

"Mortgagor" means any person who has a present ownership interest in a Single-Family Residence subject to the related Mortgage and/or executes the Mortgage (but does not include any person who executes only the Mortgage Note as a guarantor or co-signor and who does not have such a present interest or who does not execute the Mortgage Note and although executing the Mortgage, has provided evidence satisfactory to the Mortgage Lender and Servicer that such person will not occupy the Single-Family Residence).

"Origination Agreement" means a Mortgage Origination Agreement or Agreements among the Commission, the Servicer (if applicable) and each Mortgage Lender by which the Mortgage Lender agrees to make Mortgage Loans and to sell and assign such Mortgage Loans.

"Outstanding," when used with reference to Bonds, means, as of any date, Bonds theretofore or then being delivered under the provisions of the General Indenture, except (1) Bonds (or portions of Bonds) for the payment or redemption of which there will be held in trust by the Trustee under the General Indenture (whether at or before maturity or redemption date) (a) money equal to the principal amount or Redemption Price thereof, as the case may be, with interest to the date of maturity or redemption date or (b) noncallable Investment Securities of the type described in clause (1) of the definition of "Permitted Investments" in such principal amounts, having such maturities and bearing such interest, as, together with money, if any, shall be sufficient to pay when due the principal amount or Redemption Price, as the case may be, with interest to the date of maturity or redemption date, provided that if such Bonds are to be redeemed, notice of such redemption shall have been given as provided in the General Indenture; and (2) Bonds in lieu of or in substitution for which other Bonds shall have been delivered pursuant to the General Indenture.

"Owner" or any similar term, means the registered owner of any Outstanding Bond or Bonds.

"Pass-Through Rate" means, with respect to a Certificate, the stated rate on such Certificate and, with respect to a Whole Loan, the stated rate on such Whole Loan, less the rate at which Servicing Fees are to be computed under the Servicing Agreement.

"Permitted Investments" means such of the following as are at the time legal investments for fiduciaries under the laws of the State for money held under the General Indenture that is then proposed to be invested therein and which will mature or be subject to redemption by the holder thereof at the option of such holder, not later than the respective dates when the money will be required for the purposes intended:

- 1. (a) Government Obligations or (b) obligations with the highest long-term rating by the Rating Agency, of any state of the United States of America or any political subdivision of such a state, payment of which is secured by an irrevocable pledge of such Government Obligations;
- 2. (a) notes, bonds, debentures or other obligations issued by the Student Loan Marketing Association (excluding securities that do not have a fixed par value and/or whose terms do not promise a fixed-dollar amount at maturity or call date), Federal Home Loan Banks, the Tennessee Valley Authority, the Farm Credit System, Freddie Mac (which guarantees full and timely payment of principal and interest), the Resolution Trust Corporation and the Small Business Administration or (b) bonds, debentures or other obligations issued by Fannie Mae, in each case (i) excluding mortgage securities which represent payments of principal only or interest only with respect to the underlying mortgage loans and (ii) with a rating by the Rating Agency at least equal to the Rating Agency's existing Rating on the Bonds, other than Subordinate Bonds;
- 3. any other obligations of any agency controlled or supervised by and acting as an instrument of the United States pursuant to authority granted by the Congress of the United States, as set forth in a Series Indenture with a rating by the Rating Agency at least equal to the Rating Agency's existing rating on the Bonds, other than Subordinate Bonds;
- 4. certificates of deposit, time deposits, and bankers acceptances (having maturities of not more than 365 days) of any bank (or, in the case of the principal bank in a bank holding company, debt obligations of the bank holding company) having a short term rating by the Rating Agency of at least P1 and a long-term rating of at least A1, or a long-term rating only of Aa3 (or their equivalents);
- 5. repurchase agreements fully collateralized at 102% by obligations (held by third parties or the Trustee) which are listed in (l) above with institutions having a short term rating by the Rating Agency of at least P1 and a long-term rating of at least A1, or a long-term rating only of Aa3 (or their equivalents);
- 6. investment agreements with institutions having a short term rating by the Rating Agency of at least P1 and a long-term rating of at least A1, or a long-term rating only of Aa3 (or their equivalents) for its unsecured debt or claims paying ability;
- 7. direct and general obligations of or obligations guaranteed by any state, municipality or political subdivision or agency of a state or municipality, and certificates of participation in obligations of the state, which obligations may be subject to annual appropriations and are rated by the Rating Agency at least equal to the Rating Agency's existing Rating on the Bonds, other than Subordinate Bonds;
- 8. bonds, debentures, or other obligations (excluding securities that do not have a fixed par value and/or whose terms do not promise a fixed-dollar amount at maturity or call date) issued by any bank, trust company, national banking association, insurance company, corporation, government or governmental entity (foreign or domestic), provided that such bonds, debentures or other obligations are (a) payable in

any coin or currency of the United States of America that at the time of payment will be legal tender for the payment of public and private debts and (b) rated by the Rating Agency at least equal to the Rating Agency's Rating on the Bonds, other than Subordinate Bonds;

- 9. commercial paper (having original maturities of not more than 365 days) with the highest short-term rating by the Rating Agency;
- 10. money market funds, bond funds and similar funds that invest their assets exclusively in obligations described in clauses (1) through (9) above and which have been rated by the Rating Agency in the highest rating category assigned by such Rating Agency (without regard to any refinement or gradation of rating category by numerical modifier or otherwise);
- 11. Federal Housing Administration debentures; and
- 12. any investments acceptable to the Rating Agency which does not impact the then-applicable rating on the Bonds.

The definition of "Permitted Investments" may be amended and additional obligations included by a Supplemental Indenture upon the filing of a Rating Confirmation with the Trustee. For purposes of this definition, "institution" means an individual, partnership, corporation, trust or unincorporated organization, or a government or agency, instrumentality, program, account, fund, political subdivision or corporation of a government.

"Principal Payment" means, with respect to a Series of Bonds on any Debt Service Payment Date, the amount of principal and Accretion due and payable on the Bonds of such Series on such date, whether due at maturity or payable pursuant to a Mandatory Sinking Account Payment.

"Principal Receipts" means any payment by a mortgagor or any other recovery of principal on a Mortgage Loan, including scheduled and unscheduled installments of principal on the Mortgage Loan whether paid to the Trustee directly or through payments on or in disposition of a Certificate. Principal Receipts includes, without limitation, the portion of any Insurance Proceeds (to the extent not applied to the repair or restoration of any mortgaged premises), Liquidation Proceeds, amounts from the sale or other disposition of a Mortgage Loan (whether in the format of a Whole Loan or Certificate) or net recovery from Supplemental Mortgage Coverage to the extent not included in Insurance Proceeds, in each case representing such principal amounts.

"Principal Requirement" means, with respect to each Series of Bonds as of any date of calculation, an amount equal to: (1) the accrued portion of the Principal Payment coming due on or before the next succeeding Regular Payment Date. For such purposes, daily accrual of principal shall be computed on a straight-line basis over the period between scheduled payments of principal on the Series; or (2) the Redemption Price of any Bonds for which notice of Redemption has been issued (other than by operation of Mandatory Sinking Account Payments), but which have not been retired.

"Program" means the Commission's program of financing Mortgage Loans pursuant to the General Indenture and the Origination Agreements.

"Proportionate Basis" means when used with respect to the redemption of Bonds, that the funds available for payment of the Redemption Price, before rounding, shall be applied so that the percentage of the Bond Value of each maturity to be redeemed (in relation to the amount of Bonds of such maturity Outstanding immediately before such redemption) shall equal the same percentage for every maturity. The amount so determined for each maturity may be rounded up or down, at the discretion of the Commission, to an amount representing an integral multiple of the denomination of the Bonds of such maturity. For the purposes of the foregoing, Term Bonds shall be deemed to mature on the dates and in the amounts of then-current Mandatory Sinking Account Payments.

"Purchase Price" means, with respect to a Certificate or Whole Loan, the amount to be paid by the Trustee for its purchase expressed as a percentage of the outstanding principal amount of such Certificate or Whole Loan as set forth in the Acquisition and Operating Policy, excluding any accrued interest on such Certificate or Whole Loan to the date of purchase.

"RECDS" means the Rural Economic and Community Development Service of the U.S. Department of Agriculture, or any successor to its functions.

"RECDS Guaranteed" means guaranteed as to the payment of principal and interest by RECDS.

"Rating" means the rating designation assigned to the Bonds by a Rating Agency.

"Rating Agency" means a nationally recognized securities rating agency then maintaining a rating on the Bonds at the request of the Commission.

"Rating Confirmation" means the formal written confirmation by the Rating Agency that the proposed action, including the issuance or Remarketing of Bonds, will not reduce the Rating on the Outstanding Bonds (excluding Subordinate Bonds).

"Rebate Requirement" means, as of any particular date of calculation with respect to a Series of Bonds, the amount required to be on deposit in the Rebate Fund as required by the Acquisition and Operating Policy, but which amount shall in no event be less than an amount sufficient to provide for the Payment of any Rebate Amount as specified by a Rebate Analyst.

"Record Date" means the 15th day of the calendar month next preceding any Debt Service Payment Date or, in the case of any proposed redemption of Bonds, the day preceding the date of the mailing of the notice of such redemption.

"Redemption Date" means a date on which Bonds are to be redeemed at or before their maturity.

"Redemption Price" means, with respect to any Bond, the principal amount or Accreted Value thereof, plus the applicable premium, if any, payable upon redemption thereof pursuant to the General Indenture.

"Regular Payment Date" means June 1 and December 1 of each year.

"Remarketed Bonds" means the Bonds that have been subject to a Remarketing.

"Remarketed Rate" means the annual interest rates (or, with respect to Compound Interest Bonds and Convertible Deferred Interest Bonds, the yields) in effect on the Remarketed Bonds of a Series from and after a Remarketing Date.

"Remarketing" means the remarketing or refunding of all or a portion of a Series of Bonds to establish an interest rate on Mortgage Loans.

"Remarketing Agent" means an agent designated by the Commission and any successor thereto as shall be designated by the Commission authorized to remarket a Series of Bonds on behalf of the Commission.

"Remarketing Agreement" means an agreement among the Remarketing Agent, the Trustee and the Commission, providing for a Remarketing of all or a portion of a Series of Bonds to establish the interest rate on Mortgage Loans.

"Remarketing Date" means the date on which a Remarketing occurs.

"Remarketing Indenture" means a supplement to a Series Indenture providing for the Remarketing of all or a portion of a Series of Bonds.

"Reservation Fund" means the Fund so designated and established pursuant to the General Indenture.

"Reserve Requirement" means, as of any particular date of calculation, an amount equal to the sum of all amounts established as Series Reserve Requirements in the Series Indentures and/or Remarketing Indentures for all Series of Bonds Outstanding (other than Subordinate Bonds).

"Reset" means, before a Remarketing, the adjustment of the interest rate with respect to a Series of Bonds that have not been remarketed to a Reset Rate for a Reset Period.

"Reset Date" means the date established for a Reset in a Series Indenture.

"Reset Period" means the period from and including a Reset Date to but not including the date on which the Bonds are Remarketed or redeemed or the interest rate is further Reset.

"Reset Rate" means the rate for each Series of Bonds during a Reset Period with respect to Bonds of such Series that have not been remarketed.

"Revenues" means all income, revenues, proceeds and other amounts received by or payable to the Trustee from or in connection with the Certificates or Whole Loans (including without limitation Principal Receipts and interest) all amounts received by or payable to the Trustee under the Origination Agreements or Servicing Agreements, and any and all interest, profits or other income derived from the investment of amounts in any fund established pursuant to the General Indenture, but does not include any amount retained by a Servicer as a Servicing Fee or other compensation or amounts to be paid to the United States Government, or interest on amounts in the Cost of Issuance Fund, Expense Fund, Commission Fund, Rebate Fund or a Series Acquisition Account excluded pursuant to a Series Indenture as set forth in the General Indenture.

"Serial Bonds" means the Bonds maturing on consecutive Debt Service Payment Dates, as set forth in a Series Indenture or Remarketing Indenture, that are not Term Bonds subject to Mandatory Sinking Account Payments.

"Series" means one or more series of Bonds issued under the General Indenture, or remarketed into the General Indenture, pursuant to a Series Indenture.

"Series Indenture" means a Supplemental Indenture authorizing the issuance of a Series of Bonds.

"Series Reserve Requirement" means an amount established by a Series Indenture or Remarketing Indenture as a component of the Reserve Requirement while Bonds of the Series are Outstanding.

"Servicer" means a lending institution who has entered into a Servicing Agreement with the Commission or its successors.

"Servicing Acquisition Fee" means the fee to be paid by a Servicer pursuant to a Servicing Agreement and the Acquisition and Operating Policy.

"Servicing Agreement" means a Program Administration and Servicing Agreement entered into among the Commission, the Trustee and a Servicer.

"Servicing Fee" means the amount payable to a servicer for servicing a Mortgage Loan.

"Single-Family Residence" means a residence meeting the requirements of the Code and the Commission.

"Stated Maturity" means, when used with respect to any Bond, the date specified in such Bond as the fixed date on which the principal or Accreted Value of such Bond is due and payable.

"Subordinate Bonds" means Bonds payable on a basis as set forth in the related Series Indenture or Remarketing Indenture with a claim to payment subordinate to the claim of Bonds that are not Subordinate Bonds.

"Supplemental Indenture" means any indenture, including a Series Indenture or Remarketing Indenture, hereafter duly authorized under and in compliance with the Act and entered into between the Commission and the Trustee, supplementing, modifying or amending the General Indenture, but only if and to the extent that such Supplemental Indenture is specifically authorized thereunder.

"Supplemental Mortgage Coverage" means the coverage, if any, whether in the form of insurance, Cash Equivalent or additional pledged funds, of losses from Mortgage Loan defaults provided in a Series Indenture or Remarketing Indenture that may supplement other mortgage insurance. Supplemental Mortgage Coverage may include any insurance, or reserve fund funded by the Commission.

"Supporting Cash Flows" means, a set of cash flow projections attached to a Cash Flow Certificate prepared by a Cash Flow Consultant which demonstrate, under each of the scenarios included, that (1) projected Revenues will be sufficient to provide for timely payments of interest, Accretion, and principal on the Bonds (other than Subordinate Bonds), Enhancement Accruals, and Expenses, and (2) projected Asset Parity will always be equal to or greater than 100%. Supporting Cash Flows shall include each scenario included in the immediately prior Supporting Cash Flows except as may be required by the Rating Agency in connection with a Rating Confirmation. The Supporting Cash Flows shall include a certification describing the action to be taken and reaching the conclusions set forth above. Supporting Cash Flows shall (1) take into account the financial position of the Trust Estate as of the stated starting date of the projection, (2) reflect all the significant transactions that have occurred in the period commencing with such starting date and ending with a date no more than ninety (90) days prior to the date of such projections, (3) be consistent with the General Indenture, the Series Indentures and the Remarketing Indentures and (4) assume compliance with the Acquisition and Operating Policy.

"Targeted Area" means specific areas within the State of Washington designated and approved as provided in the Code.

"Tender Agent" means the Trustee.

"Tender Price" means the amount payable upon the tender of a Bond equal to the principal amount thereof and accrued interest to a Mandatory Tender Date.

"Term Bonds" means Bonds maturing on the dates set forth in a Series Indenture or a Remarketing Indenture payable at or before their specified maturity date from Mandatory Sinking Account Payments.

"Trustee" means Wells Fargo Bank, National Association, appointed pursuant to the General Indenture to act as trustee thereunder, its successor or successors, and any other bank or trust company at any time substituted in its place pursuant to the General Indenture.

"Trust Estate" means the property, rights, money, security and other amounts pledged and assigned to the Trustee pursuant to the General Indenture.

"Underwriter" means the purchaser or placement agent with respect to a particular series of Bonds.

"VA" means the Veterans Administration, an agency of the United States of America, or any successors to its functions.

"VA-Guaranteed" means guaranteed as to the payment of principal and interest.

"Whole Loans" means Mortgage Loans or participations therein, purchased or to be purchased by the Trustee which are neither securitized nor to be securitized into a Certificate.

# **Creation of Funds and Accounts**

The General Indenture creates a number of funds and accounts to be held by the Trustee, and the General Indenture authorizes the Trustee to create accounts and/or subaccounts within any fund. The following summarizes the funds and accounts to be used with respect to the Bonds.

## Cost of Issuance Fund

The Trustee will deposit in the **Cost of Issuance Fund** (1) on each Bond Issuance Date the amount set forth in a Series Indenture and (2) on a Reset Date and on a Remarketing Date, the amount set forth in a Remarketing Indenture. Money deposited in the Cost of Issuance Fund will be used to pay Costs of Issuance, including costs of establishing a Reset Rate and Remarketing, upon receipt by the Trustee of a requisition of the Commission stating the person to whom payment is to be made, the amount to be paid, the purpose for which the obligation was incurred and that such payment is a proper charge against that Fund. If the Commission determines that money on deposit in the Cost of Issuance Fund is no longer necessary to pay Costs of Issuance, then at the request of the Commission the Trustee will pay the remaining amounts (including investment earnings thereon) to the Commission.

#### Acquisition Fund and Accounts Therein

1. For each Series of Bonds, the Trustee will establish a **Series Acquisition Account** within the **Acquisition Fund**. Amounts received upon the sale or made available upon the Remarketing or refunding of a Series of Bonds or other bonds remarketed or refunded into the General Indenture will be deposited into the Series Targeted Area Subaccount, the Series Non-Targeted Area Subaccount and the Series Special Acquisition Subaccount established in the related Series Acquisition Account in the amounts, if any, provided in the applicable Series Indenture or Remarketing Indenture.

2. Amounts may be deposited in the Series Recycling Subaccount and the Series Special Acquisition Subaccount from the related Series Revenue Account as described below under the subheadings "Series Restricted Principal Receipts Subaccount" and "Series Unrestricted Principal Receipts Subaccount," but only if allowed under the Acquisition and Operating Policy.

3. Commitment Fees, Servicing Acquisition Fees, Extension Fees or similar Revenues to be received in connection with acquisition of Certificates or Whole Loans shall be deposited to the Acquisition Fund or the Revenue Fund in accordance with the Acquisition and Operating Policy.

4. Amounts in each Series Acquisition Account will be applied by the Trustee to finance the acquisition of Whole Loans or Certificates, including participations in such Whole Loans or Certificates or for transfer to the corresponding Series General Receipts Subaccount, in accordance with the Acquisition and Operating Policy applicable to that Series of Bonds.

5. The Trustee will transfer unexpended amounts in each Series Acquisition Account to the corresponding Series Redemption Subaccount in accordance with the Acquisition and Operating Policy applicable to that Series of Bonds.

6. The Trustee will transfer amounts in each Series Acquisition Account to the corresponding Series Debt Service Account to the extent necessary to cure a deficiency in the Series Debt Service Account on a Debt Service Payment Date.

7. The Trustee will transfer amounts in each Series Acquisition Account established with respect to Bonds refunded by refunding Bonds to the Series Acquisition Account for the refunding Bonds, if so directed by the Series Indenture with respect to the refunding Bonds.

8. Before the acquisition of Certificates or Whole Loans, amounts in each Series Acquisition Account will be invested in accordance with the provisions of the applicable Series Indenture or Remarketing Indenture. Unless otherwise specified in a Series Indenture or Remarketing Indenture, earnings from such investment shall be considered as Revenues and deposited in accordance with the General Indenture.

# **Revenue Fund**

1. For each Series of Bonds, the Trustee will establish a **Series Revenue Account** within the Revenue Fund and therein a **Series Restricted Principal Receipts Subaccount**, a **Series Unrestricted Principal Receipts Subaccount**, a **Series Taxable Principal Receipts Subaccount** and a **Series General Receipts Subaccount**. All Revenues with respect to Certificates, Whole Loans, or Investment Securities held in the Funds, Accounts, or Subaccounts established for a Series shall be deemed to "correspond" to that Series. To the extent such Revenues are allocable to the subaccounts of multiple Series of Bonds, the Revenues will be deemed to correspond to each Series on the basis of the principal amounts then allocated to such Series, unless otherwise specified in the Acquisition and Operating Policy. The General Indenture prioritizes the various types of deposits into the Revenue Fund and transfers from the Revenue Fund. The Trustee will undertake to make each type of specified deposit or transfer with respect to every Series (in the order specified in the Acquisition and Operating Policy) prior to undertaking the next specified type of deposit or transfer with respect to any other Series.

2. All Revenues (other than Commitment Fees, Servicing Acquisition Fees, Extension Fees and other similar Revenues, which may be deposited to the Acquisition Fund) received by the Trustee shall be deposited on the date of receipt to the Subaccount of the Revenue Fund to which those Revenues are allocated.

- a. Prior to the deposit of Revenues representing receipts on Certificates or Whole Loans, the Trustee will determine, based on information provided by a Certificate paying agent, or the Servicer, and instructions set forth in the Acquisition and Operating Policy, (1) the one or more Series to which such Revenues correspond, (2) the portion of such Revenues that are Principal Receipts, (3) the portions of such Principal Receipts that are allocable to the Series Restricted Principal Receipts Subaccount, (4) the portion of such Principal Receipts which are allocable to the Series Unrestricted Principal Receipts Subaccount, (5) the portion of such Principal Receipts which are allocable to the Series Taxable Principal Receipts Subaccount, and (6) where such Certificates or Whole Loans are held in part in a Series Special Acquisition Subaccount, the portion of the Revenues other than Principal Receipts which are allocable to that subaccount. With respect to each Series, the Trustee will deposit the amounts determined in (3), (4) and (5) to the Series Taxable Principal Receipts Subaccount, Series Subaccount, and Series Subaccount, Receipts Subaccount, respectively, and will deposit the balance of the Revenues to the Series Series General Receipts Subaccount.
- b. Before depositing Revenues representing receipts on Investment Securities, the Trustee will determine, based on the subaccount in which such Investment Security is held and instructions set forth in the Acquisition and Operating Policy, (1) the Series to which such Revenues correspond, and (2) the portion of such Revenues which are allocable to the Rebate Fund. With respect to each Series, the Trustee shall deposit the amount determined in (2) to the Rebate Fund, and the balance of the Revenues to the Series General Receipts Subaccount.

3. **Series Restricted Principal Receipts Subaccount**. On or before each Debt Service Payment Date for the Bonds, the Trustee will transfer all amounts in each Series Restricted Principal Receipts Subaccount to the credit of accounts and subaccounts in the following priority:

- a. to the corresponding Series Redemption Subaccount, an amount sufficient to bring the amount on deposit therein to the Principal Requirement as of such Debt Service Payment Date of the Bonds of such Series (other than Subordinate Bonds);
- b. to the corresponding Series Redemption Subaccount, an amount sufficient to pay the principal of Bonds of such Series (other than Subordinate Bonds) that are required to be redeemed pursuant to special mandatory redemption requirements set forth in the Series Indenture or Remarketing Indenture;
- c. to *any* Series Acquisition Account, *any* Series Restricted Principal Receipt Subaccount and *any* Series Bond Reserve Account the amount sufficient to repay any previous withdrawals therefrom which were required to pay principal of the Bonds but only if the Trustee receives an opinion of nationally-recognized bond counsel that such use will not adversely affect the exemption from gross income of interest on the Bonds (other than taxable bonds) for purposes of federal income taxation;
- d. to the corresponding Series Subordinate Bond Account an amount sufficient to pay the regularly scheduled principal (including Mandatory Sinking Account Payments) or Redemption Price on such Debt Service Payment Date of such Subordinate Bonds (but only upon receipt of an Asset Parity Determination); and
- e. to the corresponding Series Redemption Subaccount to pay the Redemption Price of other Bonds of the Series and to redeem Bonds from that Series in accordance with the Acquisition and Operating Policy.

Any amounts remaining in a Series Restricted Principal Receipts Subaccount after such transfers shall remain in such Series Restricted Principal Receipts Subaccount.

4. **Series Unrestricted Principal Receipts Subaccount**. On or before each Debt Service Payment Date for the Bonds, after application of the Series Restricted Principal Receipts, the Trustee will transfer all amounts in each Series Unrestricted Principal Receipts Subaccount to the credit of accounts and subaccounts in the following priority:

- a. to the corresponding Series Redemption Subaccount and Series Principal Subaccount, the amounts sufficient, together with amounts on deposit therein, to bring the amounts on deposit therein to the Principal Requirement as of such Debt Service Payment Date of the Bonds of the Series (other than Subordinate Bonds);
- b. to the corresponding Series Redemption Subaccount and Series Principal Subaccount, the amounts sufficient, together with amounts on deposit therein, to pay the principal of Bonds of such Series (other than Subordinate Bonds) that are required to be redeemed pursuant to a Mandatory Special Redemption;
- c. to *any* other Series Redemption Subaccount and Series Principal Subaccount, the amounts sufficient, together with amounts on deposit therein, to cure any deficiencies therein related to current Principal Payments of Bonds (other than Subordinate Bonds) on such Debt Service Payment Date;
- d. to *any* Series Acquisition Account to repay any previous withdrawals that were required to pay principal of the Series Bonds;
- e. to *any* Series Restricted Principal Receipts Subaccount to repay any previous withdrawals that were required to pay principal of the Series Bonds;
- f. to *any* Bond Reserve Account an amount sufficient to cause the total amount on deposit in that account, including Cash Equivalents, to equal the Reserve Requirement allocable thereto; and
- g. to the corresponding Series Recycling Subaccount or Series Special Acquisition Subaccount, *any* Series General Receipts Subaccount, *any* Subordinate Bond Account (but only upon receipt of an Asset Parity Determination) or *any* Series Redemption Account and Series Principal Subaccount, in accordance with the Acquisition and Operating Policy.

Any amounts remaining in a Series Unrestricted Principal Receipts Subaccount after such transfers shall remain in such Series Unrestricted Principal Receipts Subaccount.

5. **Series Taxable Principal Receipts Subaccount**. On or prior to each Debt Service Payment Date for the Bonds, after application of the Series Restricted Principal Receipts and Series Unrestricted Principal Receipts, the Trustee will transfer all amounts in each Series Taxable Principal Receipts Subaccount to the credit of accounts and subaccounts in the following priority:

- a. to the corresponding Series Redemption Subaccount and Series Principal Subaccount, the amounts sufficient to bring the amounts on deposit therein to the Principal Requirement as of such Debt Service Payment Date of the Bonds of such Series (other than Subordinate Bonds);
- b. to the corresponding Series Redemption Subaccount and Series Principal Subaccount, the amounts sufficient, together with amounts on deposit therein, to pay the principal of Bonds of such Series (other than Subordinate Bonds) that are required to be redeemed pursuant to a Mandatory Special Redemption;
- c. to *any* other Series Redemption Subaccount and Series Principal Subaccount, the amounts sufficient, together with amounts on deposit therein, to cure any deficiencies therein related to the current Principal Payments of Bonds (other than Subordinate Bonds) on such Debt Service Date;
- d. to *any* Series Acquisition Account to repay any previous withdrawals which were required to pay principal of the Series Bonds;
- e. to *any* Series Restricted Principal Receipts Subaccount to repay any previous withdrawals which were required to pay principal of the Series Bonds;
- f. to *any* Series Unrestricted Principal Receipts Subaccount to repay any previous withdrawals which were required to pay principal of the Series Bonds;
- g. to *any* Bond Reserve Account, an amount sufficient to cause the total amount on deposit in that account, including Cash Equivalents, to equal the Reserve Requirement allocable thereto; and
- h. to the corresponding Series Recycling Subaccount or Series Special Acquisition Subaccount, *any* Series General Receipts Subaccount, *any* Subordinate Bond Account (but only upon receipt of an Asset Parity Determination) or *any* Series Redemption Account or Series Principal Account, in accordance with the Acquisition and Operating Policy.

Any amounts remaining in a Series Taxable Principal Receipts Subaccount after such transfers shall remain in such Series Taxable Principal Receipts Subaccount.

6. **Series General Receipts Subaccount**. On or before each Debt Service Payment Date for the Bonds, the Trustee will transfer amounts in each Series General Receipts Subaccount to the credit of accounts and subaccounts in the following priority:

- a. to the corresponding Series Interest Subaccount, an amount sufficient to bring the amount on deposit therein to the Interest Requirement due and payable on that Debt Service Payment Date on such Series of Bonds;
- b. to *any* other Series Interest Subaccount (other than with respect to Subordinate Bonds), to the extent there are inadequate amounts on deposit to meet the Interest Requirement for such other Series of Bonds;
- c. to the corresponding Series Expense Account, an amount not exceeding the Expense Limitation in accordance with the Acquisition and Operating Policy;
- d. to *any* Series Acquisition Account, the amount necessary to repay any previous withdrawals which were required to pay interest on the Series Bonds;
- e. to *any* Series Unrestricted Principal Receipts Subaccount and Series Taxable Principal Receipts Subaccount, the amount necessary to repay any previous withdrawals that were required to pay interest on the Series Bonds;
- f. to the corresponding Series Bond Reserve Account, an amount sufficient to cause the total amount on deposit in that account, including Cash Equivalents, to equal the Reserve Requirement allocable thereto;
- g. to *any* other Series Bond Reserve Account, an amount sufficient to cause the total amount on deposit in that Account, including Cash Equivalents, to equal the Reserve Requirement allocable thereto;
- h. to the corresponding Series Recycling Subaccount, corresponding Series Special Acquisition Subaccount, *any* Series Interest Reserve Account, *any* Subordinate Bond Account (but only upon receipt of an Asset Parity Determination) or the Commission Fund (but only upon receipt of an Asset Parity Determination), such amounts as may be specified in the Acquisition and Operating Policy; and

i. to any Series Redemption Subaccount and Series Principal Subaccount, an amount to pay on such Debt Service Payment Date the principal of Bonds as specified in the Acquisition and Operating Policy or a Commission Request.

Any amounts remaining the Series General Receipts Subaccount after such transfers shall remain in such Subaccount.

7. In accordance with the Acquisition and Operating Policy, the Trustee, at any time and without regard to a Debt Service Payment Date, will apply amounts in a **Series General Receipts Subaccount**:

- a. to pay the accrued interest portion of the cost of acquiring any Whole Loan or Certificate;
- b. to make required deposits to the corresponding Series Rebate Account;
- c. to the redemption or purchase of Bonds; or
- d. to transfer to the corresponding Expense Account amounts to pay Expenses (up to the applicable Expense Limitation) that are due and payable before the next succeeding Debt Service Payment Date, in accordance with the Acquisition and Operating Policy.

# Debt Service Fund

1. For each Series of Bonds, the Trustee will establish a Series Debt Service Account within the Debt Service Fund and therein a Series Interest Subaccount, a Series Principal Subaccount and a Series Redemption Subaccount.

2. On each Debt Service Payment Date, the Trustee will (i) withdraw from each Series Interest Subaccount amounts to pay interest on the Series of Bonds (other than Subordinate Bonds) and amounts due under any Enhancement Agreement, and (ii) withdraw from each Series Principal Subaccount amounts for the Principal Payment on the Series of Bonds (other than Subordinate Bonds).

3. On each redemption date, the Trustee will withdraw from each Series Redemption Subaccount and Series Principal Subaccount amounts to pay the Redemption Price of the Series of Bonds.

4. Except as otherwise provided in a Series Indenture, the Trustee may at any time apply money expected to be available in a Series Redemption Subaccount as of the Purchase Date for the purchase or redemption of Bonds as follows:

- a. The Trustee, upon Commission Request in accordance with the Acquisition and Operating Policy or accompanied by a Cash Flow Certificate, will attempt to purchase, Bonds or portions of Bonds then Outstanding, whether or not such Bonds or portions of Bonds shall then be subject to redemption, at a price not to exceed the Redemption Price (plus accrued interest, if any, to the date of redemption) which would be payable on the next redemption date to the Owners of such Bonds if such Bonds or portions of Bonds should be called for redemption. The interest accrued on such Bonds to the date of settlement will be paid from the Series Interest Subaccount or a Series General Receipts Subaccount, (or, after redemption notice for such Bonds has been given, from money set aside in the Series Redemption Subaccount or other account established for the redemption of such Bonds).
- b. The Trustee, upon Commission Request in accordance with the Acquisition and Operating Policy or accompanied by a Cash Flow Certificate, will call Bonds of a Series for redemption, on the earliest practicable date on which those Bonds are subject to redemption, from money in the Series Redemption Subaccount. The interest on such Bonds upon redemption will be payable from the Series Interest Subaccount or the Series General Receipts Subaccount.

5. Amounts on deposit in the Debt Service Fund to the credit of any Subordinate Bond accounts pursuant to the General Indenture will be applied as provided in the Series Indenture authorizing those Subordinate Bonds.

Investment earnings allocable to each Series Debt Service Account will be deposited into the corresponding Series General Receipts Subaccount upon receipt.

## **Interest Reserve Fund**

The General Indenture creates an Interest Reserve Fund and directs the Trustee to establish a **Series Interest Reserve Account** therein for each Series of Bonds. The Trustee will deposit amounts in the Series Interest Reserve Account if so directed in the applicable Series Indenture, or the Acquisition and Operating Policy. The Trustee will transfer money held in the Series Interest Reserve Account to the Interest Subaccount in accordance with the Series Indenture, Remarketing Indenture and Acquisition and Operating Policy to provide for negative arbitrage, payment lags and similar predictable shortfalls in Revenues to meet interest payments when due. Investment earnings allocable to each Series Interest Reserve Account will be deposited into the corresponding Series General Receipts Subaccount upon receipt.

## **Bond Reserve Fund**

The General Indenture creates a Bond Reserve Fund and directs the Trustee to establish a **Series Bond Reserve Account** therein for each Series of Bonds. The Commission will deposit amounts in the Series Bond Reserve Account, if so provided in the Series Indenture or Remarketing Indenture. The Trustee will transfer money held in the Series Bond Reserve Account in the event of a shortfall of funds required to make payments of principal of and interest on the Bonds (other than Subordinate Bonds). Amounts held in a Series Bond Reserve Account that are in excess of the Reserve Requirement, taking into account any Cash Equivalents in the Reserve Fund, will be transferred to the Series Unrestricted Principal Receipts Subaccount and Series Taxable Principal Receipts Subaccount in accordance with the most recent Acquisition and Operating Policy.

Investment earnings allowable to each Series Bond Reserve Account will be deposited into the corresponding Series General Receipts Subaccount upon receipt.

## **Expense Fund**

The General Indenture creates an Expense Fund and directs the Trustee to establish a **Series Expense Account** therein for each Series of Bonds. The Trustee will deposit from the Series General Receipts Subaccount pursuant to the General Indenture into the Series Expense Account amounts to provide for the payment of Expenses up to the Expense Limitation specified in the current Acquisition and Operating Policy. The Trustee shall use amounts in each Series Expense Account for payment of Expenses.

#### **Reservation Fund**

The General Indenture creates a Reservation Fund and directs the Trustee to establish a **Series Reservation Account** therein for each Series of Bonds that is subject to Remarketing. Amounts specified in a Series Indenture which are received upon the sale of a Series of Bonds will be deposited into the Series Reservation Account. Money deposited in that Fund will be invested in accordance with the Series Indenture and the Acquisition and Operating Policy. Interest earnings on the Series Reservation Account.

In the event of a Remarketing, the Trustee will transfer all or a portion of the amounts in the Series Reservation Account to the Series Acquisition Account in accordance with the Remarketing Indenture. In the event of a Mandatory Special Redemption or a redemption at the direction of the Commission of Bonds subject to Remarketing, the Trustee will transfer from the Series Reservation Account to the Series Redemption Subaccount the amounts, if any, necessary for such redemption. In the event of a failed Remarketing, the Trustee will transfer from the Series Reservation Account to provide for payment of the Tender Price.

#### **Rebate Fund**

The General Indenture creates a Rebate Fund and directs the Trustee to establish a **Series Rebate Account** therein for each Series of Bonds. Money deposited and held in the Rebate Fund, including investment earnings thereon, if any, are not subject to the pledge of the General Indenture and will not be held for the benefit of the Bondowners. Money in the Rebate Fund will be disbursed by the Trustee periodically to the United States of America or to a Series General Receipts Subaccount, at the Commission's request.

#### **Commission Fund**

The General Indenture creates a Commission Fund. Upon receipt of a Commission Request and an Asset Parity Determination, the Trustee will transfer amounts from a Series General Receipts Subaccount to the Commission Fund. Such amounts may either be remitted to the Commission or remain deposited in the Commission Fund. The Commission may deposit other money into the Commission Fund at any time. The Commission may withdraw

amounts in the Commission Fund at any time free and clear of the pledge and lien of the General Indenture. Alternatively, the Commission can apply amounts in the Commission Fund at any time for purposes of the General Indenture. Earnings from investments of amounts in the Commission Fund will be retained in the Commission Fund.

## **Deficiencies in Series Debt Service Accounts**

**Deficiency of Interest** If amounts in a Series Interest Subaccount are insufficient on any Debt Service Payment Date to pay the interest on the respective Series Bonds due and unpaid on such date or to make any payment due under an Enhancement Agreement, the Trustee will withdraw amounts from the following funds, accounts and subaccounts in the following order of priority to the extent necessary to eliminate such deficiency:

- 1. the Series General Receipts Subaccount;
- 2. the Series Interest Reserve Account;
- 3. any other Series General Receipts Subaccount in accordance with the Acquisition and Operating Policy;
- 4. the Series Bond Reserve Account;
- 5. the Series Acquisition Account and the Series Reservation Account; and
- 6. other funds, accounts and subaccounts (including Acquisition Accounts, Unrestricted Principal Receipts Subaccounts, Taxable Principal Receipts Subaccounts, Restricted Principal Receipts Subaccounts (with an opinion of Bond Counsel) and Bond Reserve Accounts) in accordance with the Acquisition and Operating Policy.

**Principal Deficiency.** If amounts in a Series Redemption Subaccount or Series Principal Subaccount are insufficient on any Debt Service Payment Debt to pay the principal of the respective Series Bonds (but not Subordinate Bonds) or Redemption Price due and unpaid on such date, whether at the Stated Maturity or by the retirement of such Bonds in satisfaction of the Mandatory Sinking Account Payments, the Trustee will withdraw amounts from the following funds, accounts and subaccounts in the following order of priority to the extent necessary to eliminate such deficiency:

- 1. the Series Restricted Principal Receipts Subaccount;
- 2. the Series Unrestricted Principal Receipts Subaccount;
- 3. the Series Taxable Principal Receipts Subaccount;
- 4. the Series Bond Reserve Account;
- 5. the Series General Receipts Subaccount;
- 6. the Series Interest Reserve Account;
- 7. the Series Acquisition Account and the Series Reservation Account; and
- 8. other funds, accounts and subaccounts (including Acquisition Accounts, Series Unrestricted Principal Receipts Subaccounts, Taxable Principal Receipts Subaccount, Restricted Principal Receipts Subaccounts (with an opinion of Bond Counsel and Bond Reserve Accounts) in accordance with the Acquisition and Operating Policy.

No amounts being held to pay the Redemption Price of Bonds called for redemption or purchase may be used to make up a deficiency to the extent that such amounts have been set aside for the payment of Bonds which have been identified for purchase or called for redemption, and no amounts on deposit in any Series Acquisition Account will be used for such purpose to the extent that the Commission is contractually obligated to finance or originate identified Mortgage Loans acceptable for financing or acquire Certificates backed by such identified Mortgage Loans with amounts on deposit in such Series Acquisition Account.

#### Investment of Funds

Money in all funds and accounts (other than money in the Cost of Issuance Fund and the Commission Fund) will be invested in Investment Securities paying interest and maturing (or redeemable at par) not later than the dates on which it is estimated that such money will be required by the Trustee. Investments in all funds and accounts may be commingled for purposes of making investments, and all gains or losses shall be allocated pro rata.

All interest and other profit derived from such investments (unless otherwise provided in the section of the General Indenture creating the respective fund) will be deposited when received in the applicable Series Revenue Account. Investment Securities acquired as an investment of money in any fund or account established under the General Indenture will be credited to that fund or account. For the purpose of determining the amount in any fund or account, the amount of any obligation allocable to that fund or account shall mean the Investment Value of the relevant Investment Security.

# The Trustee

The Trustee may at any time resign and be discharged from the duties and obligations created by the General Indenture by giving not less than 60 days' written notice to the Commission specifying the date when such resignation is expected to take effect, and such resignation will only take effect upon the day specified in such notice unless previously a successor shall have been appointed, in which event such resignation shall take effect immediately on the appointment of such successor. Such resignation shall not be effective until a successor Trustee is appointed and has accepted its appointment.

The Trustee shall be removed by the Commission following an event of default if so requested by an instrument or concurrent instruments in writing, filed with the Trustee and the Commission, and signed by the Owners of a majority in Bond Value of Bonds then Outstanding. In addition, the Commission may remove the Trustee at any time, except during the existence of an Event of Default under the General Indenture, in the sole discretion of the Commission by filing with the Trustee an instrument signed by an Authorized Officer of the Commission.

In case at any time the Trustee resigns or is removed or becomes incapable of acting, or is adjudged a bankrupt or insolvent, or if a receiver, liquidator or conservator of the Trustee or of its property is appointed, or if any public officer takes charge or control of the Trustee or of its property or affairs, the Commission will notify the Owners and appoint a successor Trustee. The Commission will cause the new Trustee to mail notice of any such appointment to the Owners at their addresses appearing on the registration books of the Commission, such notice to be given promptly after such appointment.

If within 45 days of the resignation or removal of the Trustee no successor Trustee has been appointed and has accepted appointment, the resigning or removed Trustee or the Owners of a majority in aggregate Bond Value of Bonds then Outstanding may apply to any court of competent jurisdiction to appoint a successor Trustee. That court may thereupon, after such notice, if any, as it may deem proper and prescribe, appoint a successor Trustee.

Any successor Trustee appointed under the General Indenture will be a bank or trust company organized under the laws of the State or a national banking association and having a capital and surplus aggregating at least \$50 million, if there be such a bank or trust company or national banking association willing and able to accept the office on reasonable and customary terms and authorized by law to perform all the duties imposed upon it by the General Indenture.

The Trustee will be entitled to payment of its fees in accordance with the General Indenture, but solely from the sources specified in the General Indenture. Upon an event of default caused by a failure of payment of principal of or interest on the Bonds, but only upon such an event of default, the Trustee will then have a lien upon the Trust Estate with right of payment before payment on account of principal of and interest on any Bond for the foregoing fees, charges and expenses incurred by it, but subordinate to the lien required for payment of the Rebate Amount.

The Trustee is required to provide the Commission with certain reports pursuant to the General Indenture. The Trustee will be under no obligation to perform any act that would involve it in expenses or liability or to initiate or defend any suit, or to advance any of its own funds, unless properly indemnified. The Trustee is not liable in connection with the performance of its duties under the General Indenture except for its own negligence or willful default.

# **Certain Tax Covenants**

The Commission has covenanted that it will not permit the use of any proceeds of the Bonds or any other funds of the Commission which would cause the Bonds (other than taxable Bonds) to be "arbitrage bonds" within the meaning of the Code and applicable regulations promulgated thereunder.

The General Indenture further contains a covenant of the Commission to attempt, in good faith, to meet all applicable requirements of the Code, and to establish reasonable procedures in accordance with Sections 148 and 143(g) of the Code.

## **Acquisition and Operating Policy**

Upon the issuance or remarketing of each Series of Bonds, the Commission will develop and deliver to the Trustee an Acquisition and Operating Policy, setting forth the Commission's instructions to the Trustee with respect to the application of money and assets in a Series Acquisition Account, and Series Reservation Account, and instructions with respect to the following:

- 1. the security which may be provided for each Mortgage Loan;
- 2. the purchase price of Whole Loans and of Mortgage Loans securitized into Certificates;
- 3. the principal and interest payment provisions for Whole Loans and Mortgage Loans securitized into Certificates;
- 4. the maximum term to maturity and final maturity of Whole Loans and Mortgage Loans securitized into Certificates;
- 5. the Pass-Through Rate, Purchase Price and final maturity of any Certificates or Whole Loans;
- 6. the Delivery Period;
- 7. the nature of the residence to which the Whole Loans and the Mortgage Loans securitized into Certificates relate and limitations on who may be a mortgagor;
- 8. for Whole Loans required credit standards and other terms of primary mortgage insurance or other credit support, if any, and the levels of coverage and applicable loan to value ratios, if appropriate;
- 9. required Supplemental Mortgage Coverage, if any;
- 10. the Servicing Acquisition Fee;
- 11. Commitment Fees;
- 12. the period during which Mortgage Loans may be delivered to a Servicer;
- 13. the amount and duration of any setasides for Targeted Area origination or other limitations with respect to Mortgage Loans;
- 14. Extension Fees;
- 15. how Revenues will be deposited and used;
- 16. how amounts on deposit in the Reserve Fund in excess of the Reserve Requirement will be used;
- 17. the priority of transfers between accounts and subaccounts consistent with the General Indenture in order to meet deficiencies in the Series Debt Service Accounts;
- 18. which Bonds will be called in accordance with redemptions;
- 19. under what circumstances Principal Receipts will be deposited in a Series Acquisition Subaccount;
- 20. such other information that is essential to a Cash Flow Certificate and which will direct the Trustee with respect to the use of amounts in the Acquisition Fund and Reservation Fund; and
- 21. such other matters as may be useful in providing guidance to the Trustee in the management of the Trust Estate.

The Acquisition and Operating Policy may be amended only if (1) a Cash Flow Certificate is delivered to the Trustee and the Rating Agency, and (2) an opinion of a nationally-recognized bond counsel is delivered to the Trustee and the Rating Agency to the effect that such amendment will not affect the exemption of interest on the Bonds from the gross income of the Owners for purposes of the Code. Notwithstanding the foregoing, the tables attached to the Acquisition and Operating Policy may be amended upon receipt by the Trustee of a certificate of the Commission stating that the then current Cash Flow Certificate under which the Indenture is operated will not be adversely affected. No Acquisition and Operating Policy may amend the terms and conditions of the General Indenture, the rights of the Owners, or the obligations of the Trustee and Commission except if it qualifies as a "Supplemental Indenture" under the General Indenture.

## **Supplemental Indentures**

Except as provided below, the Commission and the Trustee may, without the consent of or notice to any of the Bondowners, enter into indentures supplemental to the General Indenture, for any one or more of the following purposes:

- 1. to add additional covenants and agreements of the Commission for the purpose of further securing the payment on the Bonds, provided such additional covenants and agreements are not contrary to or inconsistent with the covenants and agreements of the Commission contained in the General Indenture;
- 2. to surrender any right, power or privilege reserved to or conferred upon the Commission by the terms of the General Indenture;
- 3. to confirm as further assurance any pledge under and the subjection to any lien, claim or pledge created or to be created by the provisions of the General Indenture of the Revenues and other money, securities, funds and property pledged in the manner and to the extent provided in the General Indenture;
- 4. to cure any ambiguity or defect or inconsistent provision in the General Indenture or to insert such provisions clarifying matters or questions arising under the General Indenture as are necessary or desirable so long as any such modifications are not contrary to or inconsistent with the General Indenture as theretofore in effect;
- 5. to provide a correction to any provision of the General Indenture that will be determined in a Bond Counsel's Opinion to be necessary to preserve the exclusion of interest on the Bonds from gross income pursuant to the Code; however, no such correction will impair in any material manner the rights or remedies of Owners or the security for the Bonds afforded by the General Indenture;
- 6. to conform to the requirements of the Rating Agency to maintain the rating on the Bonds or to make changes pursuant to the General Indenture;
- 7. to enter into a Series Indenture;
- 8. to enter into a Remarketing Indenture upon a Remarketing of some or all of a Series of Bonds under the General Indenture;
- 9. to modify any of the provisions of the General Indenture in any respect whatever not otherwise described in the General Indenture, provided (a) such modification must apply only to Series of Bonds issued after the effective date of the Supplemental Indenture and may not materially adversely affect the interests of the owners of Bonds of any Series Outstanding on the effective date of the Supplemental Indenture or (b)(i) such modification must be, and be expressed to be, effective only after all Bonds of any Series Outstanding at the date of the adoption of such Supplemental Indenture shall cease to be Outstanding and (ii) such Supplemental Indenture must be specifically referred to in the text of all Bonds of any Series authenticated and delivered after the date of the adoption of such Supplemental Indenture and of Bonds issued in exchange for, or in place of, such Bonds;
- 10. to modify, amend or supplement the General Indenture or any Supplemental Indenture in such manner as to permit, if presented, the qualification of the General Indenture and any Supplemental Indenture under the Trust Indenture Act of 1939 or any similar federal statute then in effect or any state Blue Sky Law;
- 11. to add to the definition of "Permitted Investments";
- 12. to modify, amend or supplement the General Indenture or any Supplemental Indenture in such manner as to permit a trustee (other than the Trustee) with respect to any Subordinate Bonds issued under the General Indenture;
- 13. to comply with the disclosure requirements of state or federal law; or
- 14. to make any other change that, in the judgment of the Trustee, does not materially adversely affect the interests of the Bondowners;

The General Indenture also may be modified in other ways by a Supplemental Indenture upon the Trustee's receipt of a Rating Confirmation and the consent of (1) the Owners of greater than two-thirds in aggregate Bond Value of Outstanding Bonds; (2) if less than all of the Outstanding Bonds are affected, of the Owners of greater than twothirds in Bond Value of Bonds so affected then Outstanding; and (3) in case the terms of any Mandatory Sinking Account Requirements are changed, the Owners of greater than two-thirds in Bond Value of the Outstanding Bonds of the particular Series and maturity entitled to such Mandatory Sinking Account Requirements. However, without the consent of all adversely affected Owners, no Supplemental Indenture may (1) change the terms of redemption or of the maturity of the principal of or the interest on any Bond; (2) reduce the Accreted Value of any Bond or the redemption premium or the rate of interest on it; (3) create or grant a pledge, assignment, lien or security interest of the Pledged Property, or any part of it, other than as created or permitted by the General Indenture without the Supplemental Indenture; (4) create a preference or priority of any Bond or Bonds over any other Bond or Bonds, except as may be permitted by the General Indenture; (5) reduce the aggregate Bond Value or classes of the Bonds required for consent to such Supplemental Indenture; or (6) eliminate the requirement that each amendment to the General Indenture requires a Rating Confirmation. If any such modification, supplement or amendment will by its terms not take effect so long as any Bonds of any specified Series and maturity remain Outstanding, the consent of the Owners of those Bonds will not be required and such Bonds will not be deemed to be Outstanding for the purpose of any calculation of Outstanding Bonds required in connection with an amendment to the General Indenture. A Series will be deemed to be affected by a modification or amendment if it adversely affects or diminishes the rights of the Owners of Bonds of that Series. The Trustee may in its discretion determine whether Bonds of any particular Series and maturity would be affected by any modification, supplement or amendment of the General Indenture or a Supplemental Indenture, and any such determination will be binding and conclusive on the Commission and all Owners.

Notice of proposed adoption of a Supplemental Indenture will be given as described in the General Indenture. If the required number of Owners at the time of its adoption have consented to and approved its adoption, no Owner will have any right to object to the execution of such Supplemental Indenture, to object to any of the terms and provisions contained in it or its operation, in any manner to question the propriety of its adoption, or to enjoin or restrain the Trustee or the Commission from adopting it or from taking any action pursuant to its provisions.

# **Defaults and Remedies**

*Definition of "Event of Default"*. Each of the following events constitutes an "event of default" under the General Indenture:

- 1. default by the Commission in (i) the due and punctual payment of the principal amount or Accreted Value or Redemption Price of any Bond (other than a Subordinate Bond) when and as the same shall become due and payable, whether at maturity as therein expressed, by proceedings for redemption, by declaration or otherwise, (ii) the redemption from any Mandatory Sinking Account Payment of any Term Bonds (other than a Subordinate Bond) in the amounts at the times provided therefor, or (iii) the due and punctual payment of any installment of interest on any Bond (other than a Subordinate Bond) when and as such interest installment shall become due and payable;
- 2. default in the performance or observance of any other of the covenants, agreements or conditions on the Commission's part contained in the General Indenture or any Supplemental Indenture, or in the Bonds, and continuance of such default for 90 days after written notice thereof to the Commission by the Trustee or by the Owners of not less than 25% in aggregate Bond Value of the Outstanding Bonds;
- 3. the State limits or alters the rights of the Commission, as in force on the date of the General Indenture, to fulfill the terms of any agreements made with the Bondowners or in any way impairs the rights and remedies of the Bondowners while any Bonds are Outstanding; provided, however, that such an event of default will not be deemed to exist unless notice of such default is given to the Commission by the Trustee or by the Owners of not less than 25% in aggregate Bond Value of the Outstanding Bonds; or
- 4. unless otherwise provided in a Series Indenture, default by the Commission in (i) the due and punctual payment of the principal amount and Accreted Value or Redemption Price of any Subordinate Bond when and as the same shall become due and payable, whether at maturity as therein expressed, by proceedings for redemption, by declaration or otherwise, (ii) the redemption from any Mandatory Sinking Account Payment of any Subordinate Bonds which are Term Bonds in the amounts at the times provided therefor, or (iii) the due and punctual payment of any installment of interest on any Subordinate Bond when and as such interest installment shall become due and payable.

The failure to make a payment of principal of or interest on a Subordinate Bond is an "event of default" only with respect to Subordinate Bonds and is not an event of default with respect to other Bonds issued under the General Indenture. In the event of such limited event of default, the Trustee may take actions in accordance with the General

Indenture that relate exclusively to the Subordinate Bonds and which do not prejudice the rights of the Owners of other Bonds.

**Remedies Upon Default.** Upon any event of default described above, the Trustee may proceed, and upon the written request of the Owners of not less than 25% in aggregate Bond Value of Outstanding of Bonds, the Trustee must proceed, in its own name, to protect and enforce its rights and the rights of the Bondowners by such of the following remedies as the Trustee, being advised by counsel, will deem most effective to protect and enforce such rights:

- 1. by suit, action or proceeding in accordance with the laws of the State, enforce all rights of the Bondowners;
- 2. by bringing suit upon the relevant Bonds;
- 3. by action or suit, to require the Commission to act as if it were the trustee of an express trust for the Bondowners;
- 4. by action or suit, enjoin any acts or things which may be unlawful or in violation of the rights of the Bondowners; and
- 5. upon notice in writing to the Commission, to declare the principal and Accreted Value of all of the Bonds then Outstanding, and the interest accrued thereon, to be due and payable immediately, and upon any such declaration the same shall become and shall be immediately due and payable, anything in the General Indenture or in the Bonds contained to the contrary notwithstanding.

Any declaration described in (5) above is subject to the condition that if, at any time after such declaration and before any judgment or decree for the payment of the money due is obtained or entered, the Commission has deposited with the Trustee a sum sufficient to pay the principal amount or Redemption Price of and Accretion and installments of interest on the Bonds payment of which is overdue, with interest on such overdue principal at the rate borne by the respective Bonds, and the reasonable charges and expenses of the Trustee, and any and all other defaults known to the Trustee (other than in the payment of principal amount or Redemption Price of and Accretion and interest on the Bonds due and payable solely by reason of such declaration) have been cured to the satisfaction of the Trustee (or provision deemed by the Trustee to be adequate is made therefor), then, and in every such case, the Owners of not less than a majority in aggregate Bond Value of the Bonds then Outstanding, by written notice to the Commission and to the Trustee, may, on behalf of the Owners of all of the Bonds, rescind and annul such declaration and its consequences and waive such default, but no such rescission and annulment shall extend to or shall affect any subsequent default or shall impair or exhaust any right or power consequent thereon.

However, the Trustee is not required to declare the Bonds due and payable pursuant to clause (5) above unless it receives the written consent of the Owners of not less than 25% in aggregate Bond Value of Outstanding Bonds, and if the default is the result of a nonmonetary default or a State impairment of Commission rights or a default with respect to Subordinate Bonds, the Trustee will not declare the Bonds due and payable pursuant to clause (5) above unless it shall have received the written consent of the Owners of not less than 100% in aggregate Bond Value of Outstanding Bonds (excluding Subordinate Bonds).

In enforcing any remedy under the General Indenture, the Trustee is entitled to sue for, enforce payment on and receive any and all amounts then or during any default becoming and any time remaining due from the Commission for principal, Accretion, Redemption Price, interest or otherwise, under any provision of the General Indenture or of the Bonds, and unpaid, with interest on overdue payments at the rate or rates of interest payable on the Bonds before maturity, together with any and all costs and expenses of collection and of all proceedings under the General Indenture and under the Bonds, without prejudice to any other right or remedy of the Trustee or of the Bondowners, and to recover and enforce judgment or decree against the Commission (but solely from Revenues) for any portion of such amounts remaining unpaid, with interest, costs and expenses, and to collect from any money available for such purpose, in any manner provided by law, the money adjudged or decreed to be payable.

**Priority of Payments After Default.** In the event that the funds held by the Trustee shall be insufficient for the payment of interest and principal or Redemption Price then due on the Bonds, such funds (other than funds held for the payment or redemption of particular Bonds which have theretofore become due at maturity or by call for redemption) and any other money received or collected by the Trustee acting pursuant to the General Indenture will be applied to the payments of any expenses necessary in the opinion of the Trustee to protect the interests of the Owners of the Bonds, and for the payment of the charges and expenses and liabilities incurred and advances made by the Trustee in the performance of its duties under the General Indenture, and then shall be applied in the following order:

A. Unless the principal of all of the Bonds shall have become or have been declared due and payable:

*First*, to the payment of all installments (except interest on overdue principal) of interest on Bonds, other than Subordinate Bonds, then accrued and unpaid in the chronological order in which such installments of interest accrued and, if the amount available is not sufficient to pay in full any particular installment, then to the payment, ratably, according to the amounts due on such installment, on Bonds other than Subordinate Bonds, without any discrimination or preference except as to any difference in the respective rates of interest specified in the Bonds, (other than Subordinate Bonds);

*Second*, to the payment of the unpaid principal and Accretion of any of the Bonds, other than Subordinate Bonds, which have become due and payable (except Bonds other than Subordinate Bonds called for redemption for the payment of which money is held pursuant to the provisions of the General Indenture) in the order of their stated payment dates, with interest on the principal amount of such Bonds, other than Subordinate Bonds, at the respective rates specified in such Bonds from the respective dates upon which such Bonds, other than Subordinate Bonds, became due and payable and, if the amount available is not sufficient to pay in full the principal of the Bonds, other than Subordinate Bonds, by their stated terms due and payable on any particular date together with such interest, then (a) to the payment first of such interest, ratably, according to the amount of such principal due on such date, and (b) to the payment of such principal, ratably, according to the amount of such principal due on such date, of Bonds, other than Subordinate Bonds, without any discrimination or preference except as to any difference in the respective rates of interest specified in the Bonds, (other than Subordinate Bonds);

*Third*, to the payment of the interest on and the principal and Accretion of the Bonds, other than Subordinate Bonds, to the purchase and retirement of Bonds, other than Subordinate Bonds, and to the redemption of the Bonds (other than Subordinate Bonds);

*Fourth*, to the payment of interest (except interest on overdue principal) on Subordinate Bonds then accrued and unpaid in the chronological order in which such installments of interest accrued and, if the amount available is not sufficient to pay in full any particular installment, then to the payment, ratably, according to the amounts due on such installment, of Subordinate Bonds, without any discrimination or preference except as to any difference in the respective rates of interest specified in the Subordinate Bonds;

*Fifth*, to the payment of the unpaid principal of any of the Subordinate Bonds which has become due and payable (except Subordinate Bonds called for redemption for the payment of which money is held pursuant to the provisions of the General Indenture) in the order of their stated payment dates, with interest on the principal amount of such Subordinate Bonds at the respective rates specified in such Subordinate Bonds from the respective dates upon which such Subordinate Bonds became due and payable and, if the amount available is not sufficient to pay in full the principal of the Subordinate Bonds by their stated terms due and payable on any particular date together with such interest, then to the payment first of such interest, ratably, according to the amount of such principal, ratably, according to the amount of such principal, ratably, according to the amount of such principal due on such date, of Subordinate Bonds, without any discrimination or preference except as to any difference in the respective rates of interest specified in the Subordinate Bonds; or

*Sixth*, to the payment of the interest on and the principal and Accretion of the Subordinate Bonds, to the purchase and retirement of Subordinate Bonds and to the redemption of Subordinate Bonds.

B. If the principal of all the Bonds has become or has been declared due and payable, all such money will be applied first to the payment of the principal and premium, if any, and interest then accrued and unpaid upon the Bonds that are not Subordinate Bonds, without preference or priority of principal over interest or of interest over principal, or of any daily accrual of interest over any other daily accrual of interest, or of any Bond which is not a Subordinate Bond over any other Bond which is not a Subordinate Bond, ratably, according to the amounts due respectively for principal and interest, without any discrimination or preference except as to the respective rates of interest specified in the Bonds which are not Subordinate Bonds, and second, to the payment of the principal and premium, if any, and interest then accrued and unpaid upon the Subordinate Bonds, without preference or priority of interest over any other daily accrual of interest over any other subordinate Bonds, without preference or priority of principal over interest or of interest over principal, or of any daily accrual of interest over any other daily accrual of interest, or of any Subordinate Bond over any other Subordinate Bond, ratably, according to the amounts due respectively for principal and interest, without any discrimination or preference except as to the respective rates of interest, or of any Subordinate Bond over any other Subordinate Bond, ratably, according to the amounts due respectively for principal and interest, without any discrimination or preference except as to the respective rates of interest over any other Subordinate Bond, ratably, according to the amounts due respectively for principal and interest, without any discrimination or preference except as to the respective rates of interest specified in the Subordinate Bonds.

C. If the principal of all the Bonds has been declared due and payable and if such declaration has been rescinded and annulled, then, subject to the provisions of paragraph B. above, if the principal of all the Bonds later becomes or is declared to be due and payable, the money remaining in and later accruing to the Debt Service Fund, together with any other money held by the Trustee under the General Indenture, will be applied in accordance with the order of priority described in paragraph A. above.

**Default Proceedings**. If any proceeding taken by the Trustee on account or any event of default is discontinued or abandoned for any reason, then the Commission, the Trustee and the Owners will be restored to their former positions and rights under the General Indenture, and all rights, remedies, powers and duties of the Trustee will continue as though no such proceeding had been taken.

The Owners of the majority in aggregate principal amount and Accreted Value or the Bonds then Outstanding will have the right, by written instruments delivered to the Trustee, to direct the method of conducting all remedial proceedings to be taken by the Trustee under the General Indenture, provided that such direction must not be otherwise than in accordance with law or the General Indenture. The Trustee has the right to decline to follow any such direction which in the opinion of the Trustee would expose it to liability.

No Owner of any Bond will have any right to institute any suit, action or other proceeding under the General Indenture, or for the protection or enforcement of any right under the General Indenture or any right under law, unless: (i) such Owner gives to the Trustee written notice of the event of default or breach of duty on account of which such suit, action, or proceeding is to be taken, (ii) the Owners of not less than 25% in aggregate principal amount and Accreted Value of the Bonds then Outstanding shall have made written request of the Trustee after the right to exercise such powers or right of action, as the case may be, shall have accrued, and shall have afforded the Trustee a reasonable opportunity either to proceed to exercise the powers granted in the General Indenture or under the law or to institute such action, suit or proceeding in its name; and (iii) the Trustee is offered security satisfactory to the Trustee and indemnity against the costs, expenses and liabilities to be incurred therein or thereby, and the Trustee refuses or neglects to comply with such request within a reasonable time. Such notification, request and offer of indemnity are, at the option of the Trustee, conditions precedent to the execution of the powers under the General Indenture or for any other remedy under the General Indenture or law. No Owners of any Bonds will have any right to affect, disturb or prejudice the security of the General Indenture or to enforce any right under the General Indenture or law with respect to the Bonds or the General Indenture, except in the manner summarized herein, and all proceedings shall be instituted and maintained for the benefit of all Owners of the Outstanding Bonds.

Each Owner of any Bond by his acceptance thereof, will be deemed to have agreed that any court in its discretion may require, in any suit for the enforcement of any right or remedy under the General Indenture or any Supplemental Indenture, or in any suit against the Trustee for any action taken or omitted by it as Trustee, the filing by any party litigant in such suit of an undertaking to pay the reasonable costs of such suit and that such court may in its discretion assess reasonable costs, including reasonable attorneys' fees, against any party litigant in any such suit, having due regard to the merits and good faith of the claims or defenses made by such party litigant, but the provisions of this paragraph shall not apply to any suit instituted by the Trustee, to any suit instituted by any Owner or group of Owners holding at least 25% in Principal Amount and Accreted Value of the Bonds Outstanding, or to any suit instituted by any Owner for the enforcement of the payment of the principal or Redemption Price of or interest on any Bond on or after the respective due date thereof expressed in such Bond.

# Compliance with Secondary Disclosure Requirements of the SEC

Section 12.13 of the General Indenture sets forth the Commission's undertaking (the "Undertaking") for the benefit of owners and beneficial owners of the Bonds required by Securities and Exchange Commission ("SEC") Rule 15c2-12(b)(5) (the "Rule").

**Obligated Person Responsibility.** Upon the issuance and/or Remarketing of Bonds, the Commission will identify or describe in the applicable Series Indenture each "Obligated Person," if any, within the meaning of the Rule with respect to the Series of Bonds issued or Remarketed thereunder. Each such Obligated Person shall undertake by separate contract with the Commission and the Trustee to provide: (i) Annual Financial Information; and (ii) Audited Financial Statements, if any.

Each Obligated Person must, while any Bonds with respect to which it is an Obligated Person are Outstanding or so long as it is an Obligated Person with respect to such Bonds, provide Annual Financial Information to the Trustee, in its capacity as agent of the Commission and each Obligated Person (the "Disclosure Agent"), on or before August 15 of each year (the "Submission Date"), beginning in 1996. The Disclosure Agent will provide to the

Commission and to the MSRB such Annual Financial Information on or before September 1 of each year (the "Report Date") or, if such Annual Financial Information is not received by the Disclosure Agent by the Submission Date, then within five Business Days of its receipt by the Disclosure Agent. The Obligated Person must include with each submission of Annual Financial Information to the Disclosure Agent a written representation addressed to the Disclosure Agent to the effect that the Annual Financial Information is the Annual Financial Information required by its contractual obligations to the Commission and the Trustee and that such Annual Financial Information complies with the applicable requirements of its contractual obligations to the Commission and the Trustee. The Obligated Person may adjust the Submission Date and the Report Date if the Obligated Person or the Commission changes its fiscal year by providing written notice of the change of fiscal year and the new Submission Date and Report Date to the Disclosure Agent, the Commission and the MSRB; provided, that (i) the new Report Date must be no later than two months after the end of the new fiscal year, (ii) the new Submission Date must be 15 days prior to the Report Date, and (iii) the period between the final Report Date relating to the former fiscal year and the initial Report Date relating to the new fiscal year must not exceed one year in duration. It will be sufficient if the Obligated Person provides to the Disclosure Agent and the Commission, and the Disclosure Agent provides to the MSRB the Annual Financial Information by specific reference to documents available to the public on the MSRB's internet web site or filed with the SEC.

If not provided as part of the Annual Financial Information, the Obligated Person must provide its Audited Financial Statements to the Disclosure Agent, when and if available and the Disclosure Agent will then promptly provide the Commission and the MSRB with such Audited Financial Statements.

*Commission Responsibility.* For Bonds issued after September 1, 2004, that are sold in a primary offering that is subject to the Rule (unless otherwise specified in the applicable Series Indenture or Remarketing Indenture), the Commission will provide (i) its Audited Financial Statements which include information regarding funds held under the General Indenture and (ii) financial information and operating data regarding the Program, on an annual basis, of the type included in the final official statement for such Bonds and identified with language in substantially the form of: "The following [table][paragraph] will be updated annually pursuant to the Commission's continuing disclosure undertaking." The financial information described in clause (ii) of the previous sentence will be unaudited and will be provided to the Disclosure Agent. The Disclosure Agent will then promptly provide the MSRB with such Audited Financial Statements and such financial information. Such Audited Financial Statements and financial information will be provided to the Trustee before the expiration of seven months after the Commission's fiscal year. The Commission may adjust such fiscal year by providing written notice of the change of fiscal year to the MSRB. In lieu of providing such Audited Financial Statements and annual financial information the Commission may cross-reference to other documents available to the public on the MSRB's internet web site or filed with the SEC.

If the Commission identifies an occurrence that would be a Material Event while any Bonds are Outstanding, the Commission immediately will provide a Material Event Notice to the Disclosure Agent, and the Disclosure Agent, will provide to the MSRB, in no case later than ten Business Days after the occurrence of the Material Event, such Material Event Notice.

*Trustee Responsibility.* The Disclosure Agent will promptly advise the Commission whenever, in the course of performing its duties as Trustee, under the General Indenture, the Trustee, as the Trustee, identifies an occurrence which would be a Material Event and, unless the Commission determines within a reasonable period of time after discussion with the Trustee that such occurrence is not a Material Event for which a notice must be given pursuant to the Undertaking, then the Trustee will promptly (in no case later than ten Business Days after the occurrence of the Material Event) provide a Material Event Notice to the MSRB. The failure of the Disclosure Agent to advise the Commission or the MSRB will not constitute a default on the Bonds or a breach by the Trustee, as the Trustee, of any of its duties and responsibilities under the General Indenture.

The Disclosure Agent will, without further direction or instruction from any Obligated Person or the Commission, provide in a timely manner to the MSRB notice of any failure while any Bonds are Outstanding by the Disclosure Agent to provide to the MSRB Annual Financial Information, financial information or Audited Financial Statements required to be provided on or before the Report Date (whether caused by failure of the Obligated Person or the Commission to provide such information to the Disclosure Agent by the Submission Date or for any other reason). For the purposes of determining whether information received from the Obligated Person is Annual Financial Information, the Disclosure Agent will be entitled conclusively to rely on the Obligated Person's written representations.

If an Obligated Person or the Commission provides to the Disclosure Agent information relating to the Obligated Person or the Bonds, which information is not designated as a Material Event Notice, and directs the Disclosure

Agent to provide such information to information repositories, the Disclosure Agent will provide such information in a timely manner to the Commission (if provided by an Obligated Person) and the MSRB.

The Disclosure Agent will determine by reference to a Series Indenture if an entity is an Obligated Person and will notify each Obligated Person no later than 30 days prior to a Submission Date of its obligation to provide information in accordance with the Undertaking under its separate contract with the Commission and the Trustee, if such submission has not yet been made. Failure of the Disclosure Agent to provide such notice will not waive any obligations of an Obligated Person.

*Definitions for Purposes of Undertaking.* The following are the definitions of the capitalized terms used in the Undertaking and not otherwise defined in the General Indenture.

"Annual Financial Information" means the financial information (which will be based on financial statements prepared in accordance with generally accepted accounting principles ("GAAP")), or operating data with respect to the Obligated Person, provided at least annually, of the type included in the final official statement with respect to the Bonds and specified in a Series Indenture, which Annual Financial Information may, but is not required to, include Audited Financial Statements.

"Audited Financial Statements" means annual financial statements, prepared substantially in accordance with GAAP, which financial statements will have been audited by a firm of independent certified public accountants.

"Beneficial Owner" means the beneficial owner of Bonds held in fully immobilized form.

"Material Event" means any of the following events with respect to the Bonds issued or Remarketed after December 1, 2010: (i) Principal and interest payment delinquencies; (ii) Non-payment related defaults, if material; (iii) Unscheduled draws on debt service reserves reflecting financial difficulties; (iv) Unscheduled draws on credit enhancements reflecting financial difficulties; (v) Substitution of credit or liquidity providers, or their failure to perform; (vi) Adverse tax opinions, the issuance by the Internal Revenue Service of proposed or final determinations of taxability, Notice of Proposed Issue (IRS Form 5701-TEB) or other material notices or determinations with respect to the tax status of the security or other material or events affecting the tax status of the Bonds; (vii) Modifications to rights of Bondowners, if material; (viii) Bond calls, if material, and tender offers; (ix) Defeasances; (x) Release, substitution, or sale of property securing repayment of the Bonds, if material; (xi) Rating changes; (xii) Bankruptcy, insolvency, receivership or similar event of the Commission or any Obligated Person; (xiii) The consummation of a merger, consolidation, or acquisition involving the Commission or any Obligated Person or the sale of all or substantially all of the assets of the Commission or any Obligated Person, other than in the ordinary course of business, the entry into a definitive agreement to undertake such an action or the termination of a definitive agreement relating to any such actions, other than pursuant to its terms, if material; and (xiv) Appointment of a successor or additional trustee or the change of a name of a trustee, if material. The Disclosure Agent will presume that the occurrence of any of the events in clauses (ii), (vi), (vii), (x), (xiii) and (xiv) are material, unless the Commission informs the Disclosure Agent that such event is not material. For purposes of clause (xii) of this definition, such an event is considered to occur when any of the following occur: the appointment of a receiver, fiscal agent or similar officer for the Commission or the Obligated Person in a proceeding under the U.S. Bankruptcy Code or in any other proceeding under state or federal law in which a court or governmental authority has assumed jurisdiction over substantially all of the assets or business of the Commission or the Obligated Person, or if such jurisdiction has been assumed by leaving the existing governing body and officials or officers in possession but subject to the supervision and orders of a court or governmental authority, or the entry of an order confirming a plan of reorganization, arrangement or liquidation by a court or governmental authority having supervision or jurisdiction over substantially all of the assets or business of the Commission or the Obligated Person.

"Material Event Notice" means written or electronic notice of a Material Event.

"MSRB" means the Municipal Securities Rulemaking Board.

**Termination of Undertaking.** The continuing obligation of the Commission or an Obligated Person to provide Annual Financial Information, financial information and Audited Financial Statements to the Disclosure Agent pursuant to the Undertaking will terminate immediately once the Bonds (with respect to which the Obligated Person has been designated) are no longer Outstanding or the respective obligations of the Obligated Person or the Commission are otherwise terminated. The Undertaking, or any provision thereof, will be null and void in the event that an Obligated Person or the Commission delivers to the Disclosure Agent (with a copy to the Commission if

submitted on behalf of an Obligated Person) an opinion of nationally recognized bond counsel to the effect that those portions of the Rule which require certain Obligated Persons or the Commission to undertake responsibilities under the Undertaking, or any such provisions, are invalid, have been repealed retroactively or otherwise do not apply to the Bonds; provided, that the Disclosure Agent will have provided notice of such delivery and the cancellation of the Undertaking to the MSRB.

*Amendment of Undertaking.* The Commission, as it deems necessary and with written notice to each Obligated Person, or, at the request of an Obligated Person, may amend the Undertaking, and any provision of the undertaking may be waived, provided that the following conditions are satisfied:

- (i) If the amendment or waiver relates to the provisions of summarized above under the subheadings "Obligated Person Responsibility" or "Commission Responsibility," it may only be made in connection with a change in circumstances that arises from a change in legal requirements, or change in law, interpretation of law by the SEC, or change in the identity, nature or status of an Obligated Person or the Commission with respect to the Bonds, or the type of business conducted or in connection with Bonds that have not been issued or remarketed as of the date the amendment or waiver takes effect;
- (ii) The Undertaking, as amended or taking into account such waiver, would, in the opinion of nationally recognized bond counsel, have complied with the requirements of the Rule at the time of the original issuance of the Bonds, after taking into account any amendments or interpretations of the Rule, as well as any change in circumstances; and
- (iii) The amendment or waiver either (i) is approved by the Owners of the Bonds in the same manner as provided in the General Indenture for amendments to the General Indenture with the consent of Owners, or (ii) does not, in the opinion of nationally recognized bond counsel, materially impair the interests of the Owners or Beneficial Owners of the Bonds.

In the event of any amendment or waiver of a provision of the Undertaking, an Obligated Person or the Commission, as applicable, will describe such amendment in the next Annual Financial Information or Audited Financial Statement, and will include, as applicable, a narrative explanation of the reason for the amendment or waiver and its impact on the type (or in the case of a change of accounting principles, on the presentation) of financial information or operating data being presented by the Obligated Person or the Commission. In addition, if the amendment relates to the accounting principles to be followed in preparing financial statements, (i) notice of such change will be given in the same manner as for a Material Event, and (ii) the Annual Financial Information for the year in which the change is made should present a comparison (in narrative form and also, if feasible, in quantitative form) between the financial statements as prepared on the basis of the new accounting principles and those prepared on the basis of the former accounting principles.

*Agency Described.* For purposes of the Undertaking, the Trustee will act as agent of the Commission and the Obligated Person and not in its capacity as Trustee. As Disclosure Agent, the Trustee is not obligated to independently investigate the accuracy of certificates received by it in its capacity as Trustee.

*Failure to Comply with Undertaking.* The Disclosure Agent covenants to comply with and carry out all of the provisions of the Undertaking. Notwithstanding any other provision of the General Indenture, failure of the Obligated Person, the Commission or the Disclosure Agent to comply with the Undertaking will not be considered an Event of Default; however, the Disclosure Agent may (and, at the request of the Owners or Beneficial Owners of at least 25% in aggregate principal amount of the Bonds Outstanding, will) or any Bondowner may take such actions as may be necessary and appropriate, including seeking mandate or specific performance by court order, to cause the Obligated Person, the Commission or the Disclosure Agent to comply with its obligations under the Undertaking.

*Format of filings with MSRB.* Until otherwise designated by the MSRB or the SEC, information or notices submitted to the MSRB in compliance with the Rule are to be submitted through the MSRB's Electronic Municipal Market Access system ("EMMA"). All notices, financial information and operating data required by the Undertaking to be provided to the MSRB must be in an electronic format as prescribed by the MSRB. All documents provided to the MSRB pursuant to the Undertaking must be accompanied by identifying information as prescribed by the MSRB.

(This page intentionally left blank)

## APPENDIX B: GNMA, FANNIE MAE AND FREDDIE MAC PROGRAMS

#### GNMA and the GNMA Certificates

The summary and explanation of the Government National Mortgage Association ("GNMA" or "Ginnie Mae"), GNMA's mortgage-backed securities program and the other documents referred to herein do not purport to be complete. Reference is made to the *Ginnie Mae Mortgage-Backed Securities Guide* (Ginnie Mae Handbook 5500.3) (the "GNMA Guide") and to said documents for full and complete statements of their provisions. At the time of printing this Official Statement, the GNMA Guide and general information regarding GNMA can be accessed at *http://www.ginniemae.gov*. The Commission makes no representation regarding the content, accuracy or availability of the GNMA Guide or any information provided at such web site. Such web site is not part of this Official Statement. Further, the procedures and fees described below and in the GNMA Guide are those currently in effect and are subject to change at any time by GNMA.

GNMA is a wholly-owned corporate instrumentality of the United States within the Department of Housing and Urban Development ("HUD"), with its principal office in Washington, D.C. GNMA's powers are prescribed generally by Title III of the National Housing Act, as amended (12 U.S.C. § 1716 *et seq.*).

GNMA is authorized by Section 306(g) of the National Housing Act to guarantee the timely payment of the principal of and interest on securities ("GNMA Certificates") that represent undivided ownership interests in pools of mortgage loans that are: (i) insured by the Federal Housing Administration ("FHA") under the National Housing Act of 1934, as amended; (ii) guaranteed by the Department of Veterans Affairs under the Servicemen's Readjustment Act of 1944, as amended; (iii) guaranteed by the Rural Housing Service ("RHS") of the U.S. Department of Agriculture pursuant to Section 502 of Title V of the Housing Act of 1949, as amended; or (iv) guaranteed by the Secretary of HUD under Section 184 of the Housing and Community Development Act of 1992, as amended and administered by the Office of Public and Indian Housing ("PIH"). The GNMA Certificates are issued by approved servicers and not by GNMA. GNMA guarantees the timely payment of principal of and interest on the GNMA Certificates.

Section 306(g) of the National Housing Act further provides that "the full faith and credit of the United States is pledged to the payment of all amounts which may be required to be paid under any guaranty under this subsection." An opinion, dated December 12, 1969, of an Assistant Attorney General of the United States, states that such guaranties under Section 306(g) of mortgage-backed securities (which are set forth in "GNMA Guaranty Agreements") are authorized to be made by GNMA and "would constitute general obligations of the United States backed by its full faith and credit."

In its corporate capacity under Section 306(d) of Title III of the Housing Act, GNMA may issue its general obligations to the United States Treasury Department (the "Treasury") in an amount outstanding at any one time sufficient to enable GNMA, with no limitations as to amount, to perform its obligations under its guaranty of the timely payment of the principal of and interest on the GNMA Certificate. The Treasury is authorized to purchase any obligations so issued by GNMA and has indicated in a letter dated February 13, 1970, from the Secretary of the Treasury to the Secretary of HUD that the Treasury will make loans to GNMA, if needed, to implement GNMA's guaranty. GNMA has covenanted to borrow from the United States Treasury any amounts necessary to enable GNMA to honor its guaranty of the GNMA Certificates.

GNMA administers two guarantee programs—the "Ginnie Mae I MBS Program" and the "Ginnie Mae II MBS Program." The principal differences between the two programs relate to the interest rate structure of the mortgages backing the GNMA Certificates and the means by which principal and interest payments are made. These differences are not expected to affect adversely the availability of Revenues to pay principal of and interest on the Bonds.

To issue GNMA Certificates, the Servicer must apply for and receive GNMA's commitment to guarantee mortgagebacked securities ("commitment authority"). The Servicer is obligated to pay GNMA commitment fees. GNMA's commitment authority permits the Servicer to issue GNMA Certificates up to an approved dollar amount. Commitment authority expires in one year for single-family pools.

Each GNMA Certificate is to be backed by a separate mortgage pool consisting of qualified mortgages in a minimum aggregate amount of \$1,000. Under the Ginnie Mae I MBS Program, the Servicer will be required to pay to the Trustee, as the holder of the GNMA Certificates issued by the Servicer, the regular monthly installments of principal and interest on the Mortgage Loans that back those GNMA Certificates (less the Servicer's servicing fee, which includes a GNMA guaranty fee). Under the Ginnie Mae II MBS Program, the Servicer will be required to pay such amounts to a central paying and transfer agent for the Ginnie Mae II MBS Program (the "CPTA"), and the

CPTA will be required to pay to the Trustee, as the holder of the GNMA Certificate, the regular monthly installments of principal and interest on the Mortgage Loans backing such GNMA Certificate.

Payment of interest and principal on each GNMA Certificate is required to be made in monthly installments by the 15th day of each month under the Ginnie Mae I MBS Program and by the 20th day of each month under the Ginnie Mae II MBS Program, commencing the month following the date of issue of the GNMA Certificate. In addition, each payment is required to include prepayments on Mortgage Loans underlying the GNMA Certificate that were received during the preceding calendar month.

Mortgage Loans underlying a particular GNMA Certificate issued pursuant to the Ginnie Mae I MBS Program must have the same annual interest rate. The annual pass-through rate on each GNMA Certificate under the Ginnie Mae I MBS Program is 0.5% less than the annual interest rate on the Mortgage Loans included in the Mortgage pool backing that GNMA Certificate. Each Mortgage Loan in a Ginnie Mae II pool issued on or after July 1, 2003, must have a fixed interest rate that is at least 0.25% (but not more than 0.75%) higher than the interest rate on the related GNMA Certificate.

The Servicer is required to pay a monthly guaranty fee to GNMA for each GNMA Certificate for which the Servicer is the issuer of record. GNMA's monthly guaranty fee is computed based on the aggregate principal balance of the guaranteed securities outstanding at the beginning of the monthly reporting period. The monthly rate used to compute the fee is 0.06% divided by 12.

Under the GNMA program, the Servicer is responsible for servicing each pooled Mortgage Loan and is entitled to a servicing fee for each such loan. The servicing fee is based on and payable only from the interest portion of each monthly installment of principal and interest actually collected by the Servicer on the Mortgage Loan. The fee is equal to the difference between the interest rate on the Mortgage Loan and the interest rate on the GNMA Certificate for which it serves as collateral, computed on the same principal amount and for the same period as the interest portion of the installment. With respect to Ginnie Mae II MBS pools issued on and after July 1, 2003, the Servicer must ensure that the minimum servicing fee is at least 0.19%.

It is expected that interest and principal payments on the Mortgage Loans received by the Servicer will be the source of payments on the GNMA Certificates. If those payments are less than what is due, the Servicer will be obligated to advance its own funds to ensure timely payment of all amounts coming due on the GNMA Certificates. GNMA guarantees such timely payment in the event of the failure of the Servicer to pay an amount equal to the scheduled payment (whether or not made by the Mortgagors).

If the Servicer defaults on its obligations as an issuer of the GNMA Certificates (including loan servicing and certificate payment obligations), GNMA has the right to extinguish the Servicer's interest in the Mortgage Loans underlying such GNMA Certificates, in which case such Mortgage Loans will become the absolute property of GNMA (subject only to the unsatisfied rights of the Trustee, as holder of the GNMA Certificates).

# Fannie Mae and the Fannie Mae Certificates

The summary and explanation of the Federal National Mortgage Association ("FNMA" or "Fannie Mae"), Fannie Mae's mortgage-backed securities program and the other documents referred to herein do not purport to be complete. Reference is made to said documents for full and complete statements of their provisions. Said documents and the MBS Program are subject to change at any time by Fannie Mae. At the time of printing this Official Statement, general information regarding Fannie Mae (including, but not limited to, its financial condition and the status of its conservatorship) can be accessed at *http://www.fanniemae.com*. The Commission makes no representations regarding the content or accuracy of the information provided at such web site, and such web site is not part of this Official Statement.

In accordance with the Federal Housing Finance Regulatory Reform Act of 2008 (the "Regulatory Reform Act"), the Federal Housing Finance Agency (the "FHFA") was named as the conservator of Fannie Mae on September 6, 2008. The Commission cannot predict the long-term consequences of the conservatorship of the Fannie Mae and the corresponding impacts, if any, on the Commission and the Fannie Mae Certificates held under the Indenture.

On March 31, 2003, Fannie Mae registered its common stock with the Securities and Exchange Commission ("SEC"). As a result of this action, Fannie Mae is required to file periodic financial disclosures with the SEC under the Securities Exchange Act of 1934, including Annual Reports on Form 10-K, Quarterly Reports on Form 10-Q, and Current Reports on Form 8-K, together with any required exhibits. These reports and other information can be read and copied at the SEC's public reference room at 450 Fifth Street, N.W., Washington, D.C. 20549. The SEC currently maintains a web site (*http://www.sec.gov*) that contains reports, proxy statements and other information that Fannie Mae has filed with the SEC. The Commission makes no representations regarding the content, accuracy or

availability of any such reports or information filed by Fannie Mae with the SEC, any information provided at the SEC's web site, or how long Fannie Mae will continue to file reports with the SEC. The SEC's web site is not part of this Official Statement.

Fannie Mae is a federally-chartered, private stockholder-owned corporation organized and existing under the Federal National Mortgage Association Charter Act (the "Charter Act," 12 U.S.C. § 1716 *et seq.*). Fannie Mae was originally established in 1938 as a United States government agency to provide supplemental liquidity to the mortgage market. It was transformed into a stockholder-owned, privately managed corporation in 1968. The Secretary of HUD exercises general regulatory power over Fannie Mae.

Fannie Mae operates in the secondary mortgage market by purchasing mortgages and mortgage-related securities, including Fannie Mae mortgage-related securities, from primary market institutions, such as commercial banks, savings and loan associations, mortgage companies, securities dealers and other investors. Fannie Mae provides additional liquidity in the secondary mortgage market by issuing and guaranteeing mortgage-related securities. Fannie Mae also offers fee-based services to its customers, such as issuing and administering a variety of mortgage-related securities, providing credit enhancements and offering technology products to aid in originating and underwriting mortgage loans.

Fannie Mae operates various mortgage-backed securities programs pursuant to which Fannie Mae issues securities backed by pools of mortgage loans. The Fannie Mae Certificates described in this Official Statement represent beneficial ownership interests in pools of Mortgage Loans held in trust by Fannie Mae for the benefit of the Trustee, as holder of the Fannie Mae Certificates. The Fannie Mae Certificates are issued by Fannie Mae pursuant to a trust indenture and supplements thereto (generally for certificates issued before June 1, 2007) or a trust agreement and supplements thereto (generally for certificates issued since June 1, 2007).

Information regarding the Fannie Mae Certificates is contained in a prospectus (each, a "Single-Family MBS Prospectus") and a prospectus supplement. Each Single-Family MBS Prospectus contains general information about pools issued during its effective period including, but not limited to, the nature of the guaranty, yield considerations, and the mortgage purchase programs. Each prospectus supplement includes information about the pooled Mortgage Loans backing a particular issue of Fannie Mae Certificates and about the certificates themselves. Copies of Single-Family MBS Prospectuses and prospectus supplements are available at Fannie Mae's offices located at 3900 Wisconsin Avenue, N.W., Washington, D.C. 20016. At the time of printing this Official Statement, these documents can be accessed at *http://www.fanniemae.com*. The Commission makes no representation regarding the content, accuracy or availability of any such prospectus or supplement thereto, or any information provided at such web site. Fannie Mae's web site is not part of this Official Statement.

Payments on a Fannie Mae Certificate are required to be made to the Trustee on the 25th day of each month (beginning with the month following the month such Fannie Mae Certificate is issued), or if such 25th day is not a Business Day, on the first business day next succeeding such 25th day. With respect to each Fannie Mae Certificate, Fannie Mae generally is required to distribute to the Trustee an amount equal to the total of (1) the principal due on the Mortgage Loans in the related pool underlying such Fannie Mae Certificate during the period beginning on the second day of the month before the month of such distribution and ending on the first day of such month of distribution (each, a "due period"), (2) the stated principal balance of any Mortgage Loan that was prepaid in full during the month preceding the month of such distribution (including as prepaid for this purpose any Mortgage Loans repurchased by Fannie Mae because of Fannie Mae's election to repurchase the Mortgage Loan after it is delinquent, in whole or in part, with respect to because of Fannie Mae's election to repurchase such Mortgage Loan under certain other circumstances as permitted by Fannie Mae's trust indenture or trust agreement), (3) the amount of any partial prepayment of a Mortgage Loan received in the month preceding the month of distribution, and (4) one month's interest, at the fixed pass-through rate, on the principal balance of the Fannie Mae Certificate immediately prior to the distribution date.

Fannie Mae guarantees to holders of the Fannie Mae Certificates, on each distribution date, an amount equal to the borrowers' scheduled principal payments for the related due period, whether or not received, plus an amount equal to one month's interest on the Fannie Mae Certificates at the fixed pass-through rate stated in the prospectus supplement for such certificates. In addition, Fannie Mae guarantees the full and final payment of the unpaid principal balance of the Fannie Mae Certificates on the distribution date in the month of the maturity date specified in the prospectus supplement for the Fannie Mae Certificates. Fannie Mae's guaranty covers any interest shortfalls on the Fannie Mae Certificates arising from reductions in the interest rate of a Mortgage Loan due to application of the Servicemembers Civil Relief Act, as amended, and similar state laws.

# Neither the Fannie Mae Certificates nor payments of principal and interest thereon are guaranteed by the United States government. The Fannie Mae Certificates do not constitute a debt or obligation of the United States or any of its agencies or instrumentalities other than Fannie Mae. Fannie Mae alone is responsible for making payments on its guaranty.

If Fannie Mae was unable to perform its guaranty obligations, the Trustee would receive only the payments that borrowers actually made and any other recoveries on the Mortgage Loans in the pool from sources such as insurance, condemnation and foreclosure proceeds. If that were to happen, delinquencies and defaults on the Mortgage Loans would directly affect the amount of principal and interest that the Trustee would receive each month.

Fannie Mae establishes eligibility criteria and policies for the mortgage loans it purchases, for the sellers from whom it purchases loans, and for the servicers who service Fannie Mae's mortgage loans. Fannie Mae's eligibility criteria and policies are set forth in Fannie Mae's Selling and Servicing Guides (the "Fannie Mae Guides") and updates and amendments to such guides. Fannie Mae amends its Fannie Mae Guides and its eligibility criteria and policies from time to time.

The Charter Act requires that Fannie Mae establish maximum original principal balance dollar limitations for the conventional loans that it purchases. These limitations (referred to as conforming loan limits) typically are adjusted annually. For loans acquired during 2018, Fannie Mae's conforming loan limit for conventional loans secured by first liens on single-unit residences in Washington State is \$453,100 in all counties other than San Juan (in which the limit is \$483,000) and King, Pierce and Snohomish (in each of which the limit is \$667,000).

The Charter Act requires that Fannie Mae obtain credit enhancement whenever it purchases a conventional mortgage loan secured by a single-family residence with a loan-to-value ratio over 80%. The credit enhancement may take several forms, including mortgage insurance issued by an insurer acceptable to Fannie Mae covering the amount in excess of 80%, repurchase arrangements with the seller of the mortgage loans, and seller-retained participation interests. Fannie Mae may impose credit enhancement requirements that are more restrictive than those of the Charter Act.

Fannie Mae is responsible for servicing and administering the mortgage loans it purchases. Fannie Mae may contract with other entities to perform those functions under Fannie Mae's supervision and on Fannie Mae's behalf. The entity with whom Fannie Mae contracts may be the seller that sold the loans to Fannie Mae. Duties generally performed by the servicer include general loan servicing responsibilities, collection and remittance of payments on the mortgage loans, administration of mortgage escrow accounts, collection of insurance claims and foreclosure, if necessary. Fannie Mae remains responsible to certificateholders for all the servicing and administrative functions related to the mortgage loans, even if it hires a servicer. Servicers are required to meet the eligibility standards and performance obligations in the Fannie Mae Guides. Fannie Mae may remove any servicer at any time Fannie Mae considers its removal to be in the certificateholders' best interest.

# Freddie Mac and the Freddie Mac Certificates

The following summary of the Federal Home Loan Mortgage Corporation ("FHLMC" or "Freddie Mac"), the Freddie Mac Guarantor Program, the Freddie Mac Certificates and Freddie Mac's mortgage purchase and servicing standards does not purport to be complete and is qualified in its entirety by reference to Freddie Mac's current Mortgage Participation Certificates Offering Circular, any applicable Offering Circular and Pool Supplements, Freddie Mac's current Mortgage Participation Certificates Agreement, as amended, Freddie Mac's Information Statement, any Information Statement Supplements and any other documents made available by Freddie Mac. Copies of these documents can be obtained from Freddie Mac at 1551 Park Run Drive, Mailstop D5O, McLean, Virginia 22102-3110. At the time of printing this Official Statement, the documents mentioned above and general information regarding Freddie Mac (including, but not limited to, its financial condition and the status of its conservatorship) can be accessed at *http://www.freddiemac.com*. However, the Commission makes no representation regarding the content, accuracy or availability of any such document or any information provided at such web site. Such web site is not part of this Official Statement.

On July 18, 2008, Freddie Mac voluntary registered its common stock with the SEC, thereby subjecting Freddie Mac to reporting requirements applicable to registered securities. In addition, pursuant to the Senior Preferred Stock Purchase Agreement between the Treasury and Freddie Mac, Freddie Mac is required to provide the Treasury with annual reports on Form 10-K, quarterly reports on Form 10-Q, and current reports on Form 8-K. These reports and other information can be read and copied at the SEC's public reference room at 450 Fifth Street, N.W., Washington, D.C. 20549. The SEC currently maintains a web site (*http://www.sec.gov*) that contains reports, proxy statements and other information that Freddie Mac has filed with the SEC. The Commission makes no representations regarding the content, accuracy or availability of any such reports or information filed by Freddie Mac with the SEC, any information

provided at on the SEC's web site, or how long Freddie Mac will continue to file reports with the SEC. The SEC's web site is not part of this Official Statement.

In accordance with the Regulatory Reform Act, the FHFA was named as the conservator of Freddie Mac on September 6, 2008. The Commission cannot predict the long-term consequences of the conservatorship of the Freddie Mac and the corresponding impacts, if any, on the Commission and the Freddie Mac Certificates held under the Indenture.

Freddie Mac is a shareholder-owned, government-sponsored enterprise chartered on July 24, 1970, pursuant to the Federal Home Loan Mortgage Corporation Act (Title III of the Emergency Home Finance Act of 1970, as amended (12 U.S.C. §§ 1451-1459) (the "Freddie Mac Act").

Freddie Mac purchases and guarantees a variety of single-family mortgages. Most of these mortgages are conventional mortgages that are not guaranteed or insured by the United States or any of its agencies or instrumentalities. However, Freddie Mac purchases some mortgages that are fully insured by the Federal Housing Administration ("FHA") or guaranteed, in part, by the Department of Veterans Affairs ("VA") (collectively, "FHA/VA mortgages"). Freddie Mac operates a program in which purchases and pools single-family mortgages for the purpose of issuing mortgage participation certificates (including any Freddie Mac Certificates that may be purchased by the Trustee). These mortgage participation certificates represent beneficial ownership interests in pools of mortgages that Freddie Mac has purchased.

Freddie Mac is required to pay principal to the holders of its fixed-rate mortgage participation certificates on the 15th of each month (or, if the 15th is not a business day, the next business day), beginning in the month after the certificate is issued (each, a "Payment Date"). The principal balance of the mortgage pool underlying the certificate may differ from the aggregate principal balance of the underlying mortgages due to delays or errors in processing mortgage information, such as a servicer's failure to file an accurate or timely report of its collections of principal or its having filed a report that cannot be processed. Freddie Mac is required to account for any differences as soon as practicable.

The aggregate principal payment in any month on a fixed-rate mortgage participation certificate reflects: (i) the scheduled principal payments due on the mortgages in the related mortgage pool for the monthly reporting period ending in the current month; (ii) prepayments on the related mortgages as reported by servicers for the monthly reporting period ending in the previous month; and (iii) any adjustments necessary to reconcile the principal balance of the mortgage pool with the aggregate balance of the related mortgages reported to Freddie Mac by servicers. Freddie Mac is required to calculate the scheduled principal due on the related mortgage based upon the actual principal balance, interest rate and remaining term to maturity of each mortgage in the mortgage pool. Its calculation of scheduled principal may not reflect actual payments on the mortgages.

Interest will accrue on each Freddie Mac during the calendar month preceding the month of the Payment Date at the interest rate specified for the mortgage participation certificate. The interest rate is set at the time of issuance and does not change. Interest accrues on the principal amount of a certificate as determined by its "pool factor" for the month preceding the month of the Payment Date.

Freddie Mac guarantees to each holder of each mortgage participation certificate (i) the timely payment of interest at the applicable interest rate for the certificate; (ii) the timely payment of scheduled principal on the underlying mortgages; and (iii) the full and final payment of principal on the underlying mortgages by the Payment Date that falls in the latest month in which Freddie Mac reduces the related "pool factor" to zero.

The obligations of Freddie Mac under its guarantees of mortgage participation certificates are obligations of Freddie Mac only. Such certificates, including the interest thereon, are not guaranteed by the United States and do not constitute debts or obligations of the United States or any agency or instrumentality of the United States other than Freddie Mac. If Freddie Mac were unable to satisfy its obligations under its guarantees, distributions on the mortgage participation certificate would consist solely of payment and other recoveries on the related mortgage. Accordingly, delinquencies and defaults on the mortgages would affect distributions on the certificates.

The Freddie Mac Act limits the maximum original principal amount of single-family mortgages that Freddie Mac may purchase. These limits are referred to as "conforming loan limits." For loans acquired during 2018, Freddie Mac's conforming loan limit for conventional loans secured by first liens on single-unit residences in Washington State is \$453,100 in all counties other than San Juan (in which the limit is \$483,000) and King, Pierce and Snohomish (in each of which the limit is \$667,000).

The Freddie Mac Act also prohibits Freddie Mac from purchasing first-lien conventional single-family mortgages if the outstanding principal balance at the time of purchase exceeds 80 percent of the value of the real property securing the mortgage unless Freddie Mac have a level of credit protection (such as mortgage insurance from an approved mortgage insurer, a seller's agreement to repurchase or replace any mortgage that has defaulted) or the retention of at least a 10 percent participation interest in the mortgages by the seller. This requirement does not apply to FHA/VA mortgages.

The single-family mortgages purchased and guaranteed by Freddie Mac generally are subject to the credit, appraisal, underwriting and other purchase policies and guidelines set forth in Freddie Mac's *Single-Family Seller/Servicer Guide*. Freddie Mac may modify these guidelines or grant waivers for certain mortgages that it purchases.

Freddie Mac services or supervises the servicing of the mortgages it purchases. In performing its servicing responsibilities, Freddie Mac may employ servicing agents or independent contractors. Each such servicer generally is required to perform all activities concerning the calculation, collection and processing of mortgage payments and related borrower inquiries, as well as all mortgage administrative responsibilities, including claims collection, workouts, foreclosures and reports. Servicers service mortgages, either directly or through approved subservicers, and receive fees for their services. Freddie Mac monitors a servicer's performance through periodic and special reports and inspections to ensure it complies with its obligations.

The interest rates of the mortgages in a mortgage pool underlying a fixed-rate mortgage participation certificate are within a range from (i) the certificate interest rate plus any minimum required servicing fee through (ii) 2.5% above the certificate interest rate. Subject to certain adjustments, Freddie Mac will retain from monthly interest payments on each mortgage a management and guarantee fee, which equals any interest received by Freddie Mac from the servicer over the amount of interest payable to holders of the certificate.

#### APPENDIX C: DTC AND THE BOOK-ENTRY SYSTEM

The information in this Appendix concerning The Depository Trust Company, New York, New York ("DTC") and DTC's book-entry system has been obtained from DTC. Neither the Underwriters nor the Commission take responsibility for the accuracy or completeness thereof, or for any material changes in such information subsequent to the date hereof, or for any information provided at the web sites referenced below. Beneficial Owners should confirm the following with DTC or the Direct Participants (as hereinafter defined). So long as Cede & Co. is the Registered Owner of the 2017 Series 3 Bonds, as nominee of DTC, references in the Official Statement to the Bondowners or Registered Owners of the 2017 Series 3 Bonds.

1. The Depository Trust Company ("DTC"), New York, NY, will act as securities depository for the securities (the "Securities"). The Securities will be issued as fully-registered securities registered in the name of Cede & Co. (DTC's partnership nominee) or such other name as may be requested by an authorized representative of DTC. One fully-registered Security certificate will be issued for each issue of the Securities, each in the aggregate principal amount of such issue, and will be deposited with DTC.

2. DTC, the world's largest securities depository, is a limited-purpose trust company organized under the New York Banking Law, a "banking organization" within the meaning of the New York Banking Law, a member of the Federal Reserve System, a "clearing corporation" within the meaning of the New York Uniform Commercial Code, and a "clearing agency" registered pursuant to the provisions of Section 17A of the Securities Exchange Act of 1934. DTC holds and provides asset servicing for over 3.5 million issues of U.S. and non-U.S. equity issues, corporate and municipal debt issues, and money market instruments (from over 100 countries) that DTC's participants ("Direct Participants") deposit with DTC. DTC also facilitates the post-trade settlement among Direct Participants of sales and other securities transactions in deposited securities, through electronic computerized bookentry transfers and pledges between Direct Participants' accounts. This eliminates the need for physical movement of securities certificates. Direct Participants include both U.S. and non-U.S. securities brokers and dealers, banks, trust companies, clearing corporations, and certain other organizations. DTC is a wholly-owned subsidiary of The Depository Trust & Clearing Corporation ("DTCC"). DTCC is the holding company for DTC, National Securities Clearing Corporation and Fixed Income Clearing Corporation, all of which are registered clearing agencies. DTCC is owned by the users of its regulated subsidiaries. Access to the DTC system is also available to others such as both U.S. and non-U.S. securities brokers and dealers, banks, trust companies, and clearing corporations that clear through or maintain a custodial relationship with a Direct Participant, either directly or indirectly ("Indirect Participants"). DTC has a Standard & Poor's rating of AA+. The DTC Rules applicable to its Participants are on file with the Securities and Exchange Commission. More information about DTC can be found at www.dtcc.com.

3. Purchases of Securities under the DTC system must be made by or through Direct Participants, which will receive a credit for the Securities on DTC's records. The ownership interest of each actual purchaser of each Security ("Beneficial Owner") is in turn to be recorded on the Direct and Indirect Participants' records. Beneficial Owners will not receive written confirmation from DTC of their purchase. Beneficial Owners are, however, expected to receive written confirmations providing details of the transaction, as well as periodic statements of their holdings, from the Direct or Indirect Participant through which the Beneficial Owner entered into the transaction. Transfers of ownership interests in the Securities are to be accomplished by entries made on the books of Direct and Indirect Participants acting on behalf of Beneficial Owners. Beneficial Owners will not receive certificates representing their ownership interests in Securities, except in the event that use of the book-entry system for the Securities is discontinued.

4. To facilitate subsequent transfers, all Securities deposited by Direct Participants with DTC are registered in the name of DTC's partnership nominee, Cede & Co., or such other name as may be requested by an authorized representative of DTC. The deposit of Securities with DTC and their registration in the name of Cede & Co. or such other DTC nominee do not effect any change in beneficial ownership. DTC has no knowledge of the actual Beneficial Owners of the Securities; DTC's records reflect only the identity of the Direct Participants to whose accounts such Securities are credited, which may or may not be the Beneficial Owners. The Direct and Indirect Participants will remain responsible for keeping account of their holdings on behalf of their customers.

5. Conveyance of notices and other communications by DTC to Direct Participants, by Direct Participants to Indirect Participants, and by Direct Participants and Indirect Participants to Beneficial Owners will be governed by arrangements among them, subject to any statutory or regulatory requirements as may be in effect from time to time. Beneficial Owners of Securities may wish to take certain steps to augment the transmission to them of notices of significant events with respect to the Securities, such as redemptions, tenders, defaults, and proposed amendments to

the Security documents. For example, Beneficial Owners of Securities may wish to ascertain that the nominee holding the Securities for their benefit has agreed to obtain and transmit notices to Beneficial Owners. In the alternative, Beneficial Owners may wish to provide their names and addresses to the registrar and request that copies of notices be provided directly to them.

6. Redemption notices shall be sent to DTC. If less than all of the Securities within an issue are being redeemed, DTC's practice is to determine by lot the amount of the interest of each Direct Participant in such issue to be redeemed.

7. Neither DTC nor Cede & Co. (nor any other DTC nominee) will consent or vote with respect to Securities unless authorized by a Direct Participant in accordance with DTC's MMI Procedures. Under its usual procedures, DTC mails an Omnibus Proxy to Issuer as soon as possible after the record date. The Omnibus Proxy assigns Cede & Co.'s consenting or voting rights to those Direct Participants to whose accounts Securities are credited on the record date (identified in a listing attached to the Omnibus Proxy).

8. Redemption proceeds, distributions, and dividend payments on the Securities will be made to Cede & Co., or such other nominee as may be requested by an authorized representative of DTC. DTC's practice is to credit Direct Participants' accounts upon DTC's receipt of funds and corresponding detail information from Issuer or Agent, on payable date in accordance with their respective holdings shown on DTC's records. Payments by Participants to Beneficial Owners will be governed by standing instructions and customary practices, as is the case with securities held for the accounts of customers in bearer form or registered in "street name," and will be the responsibility of such Participant and not of DTC, Agent, or Issuer, subject to any statutory or regulatory requirements as may be in effect from time to time. Payment of redemption proceeds, distributions, and dividend payments to Cede & Co. (or such other nominee as may be requested by an authorized representative of DTC) is the responsibility of Issuer or Agent, disbursement of such payments to Direct Participants will be the responsibility of DTC, and disbursement of such payments to the Beneficial Owners will be the responsibility of DTC, and disbursement of such payments to the Beneficial Owners will be the responsibility of DTC.

#### 9. [Omitted.]

10. DTC may discontinue providing its services as depository with respect to the Securities at any time by giving reasonable notice to Issuer or Agent. Under such circumstances, in the event that a successor depository is not obtained, Security certificates are required to be printed and delivered.

11. Issuer may decide to discontinue use of the system of book-entry-only transfers through DTC (or a successor securities depository). In that event, Security certificates will be printed and delivered to DTC.

12. The information in this section concerning DTC and DTC's book-entry system has been obtained from sources that Issuer believes to be reliable, but Issuer takes no responsibility for the accuracy thereof.

#### APPENDIX D: FORM OPINION OF BOND COUNSEL

Washington State Housing Finance Commission Seattle, Washington

RBC Capital Markets, LLC San Francisco, California

Moody's Investors Service New York, New York

Wells Fargo Bank, National Association, as trustee Minneapolis, Minnesota

Re: Washington State Housing Finance Commission Single-Family Program Bonds, 2017 Series 3N (Non-AMT) Single-Family Program Bonds, 2017 Series 3N-R (Non-AMT) Single-Family Program Bonds, 2017 Series 3A-R (AMT)

Ladies and Gentlemen:

We have examined the Constitution and laws of the State of Washington (the "State") and a certified transcript of the proceedings taken by the Washington State Housing Finance Commission (the "Commission"), a public body corporate and politic organized and existing under the laws of the State, in the matter of the issuance and sale by the Commission of the Single-Family Program Bonds, 2017 Series 3N (Non-AMT) in the principal amount of \$64,270,000; the Single-Family Program Bonds, 2017 Series 3N-R (Non-AMT) in the principal amount of \$2,570,000; and the Single-Family Program Bonds, 2017 Series 3A-R (AMT) in the principal amount of \$3,635,000 (collectively, the "2017 Series 3 Bonds") for the purpose of providing funds to refund certain outstanding obligations of the Commission and to acquire mortgage backed securities of the Government National Mortgage Association, the Federal National Mortgage Association and the Federal Home Loan Mortgage Corporation (together, the "Certificates"). The Certificates will evidence the guarantee of the timely payment of principal of and interest on qualifying mortgage loans (the "Mortgage Loans"). The Mortgage Loans are originated pursuant to Mortgage Origination Agreements (the "Origination Agreements") among certain lending institutions doing business in the state of Washington, the Idaho Housing and Finance Association (the "Servicer"), and the Commission and to be serviced by the Servicer under a Program Administration and Servicing Agreement dated as of December 1, 2017 (the "Servicing Agreement") by and among the Commission, the Servicer and Wells Fargo Bank, National Association, as trustee (the "Trustee").

The 2017 Series 3 Bonds are issued under an Amended and Restated General Trust Indenture dated as of November 1, 2010, and the 2017 Series 3 Indenture, dated as of December 1, 2017, by and between the Commission and the Trustee (together, the "Indenture"). The issuance of the 2017 Series 3 Bonds has been authorized pursuant to Chapter 161, Laws of Washington, 1983, as amended, and Resolution No. 17-144 of the Commission adopted on June 29, 2017 (the "Resolution").

Capitalized terms used herein and not otherwise defined shall have the same definition as in the Indenture.

The 2017 Series 3 Bonds are dated December 28, 2017 and pay interest semiannually on each June 1 and December 1, commencing June 1, 2018. The 2017 Series 3 Bonds are fully registered, mature on the dates and bear interest from their date, as provided therein and in the Indenture and may be exchanged or transferred as provided in the Indenture. The 2017 Series 3 Bonds are subject to special, mandatory and optional redemption and mandatory tender as provided in the Indenture.

As to questions of fact material to our opinion, we have relied upon the certified proceedings and other certifications of officers of the Commission furnished to us without undertaking to verify the same by independent investigation. Furthermore, we have examined executed counterparts of the Servicing Agreement, the Indenture and such other documents, rules, regulations or other matters as we have deemed relevant in arriving at the opinions stated below.

From our examination, it is our opinion that:

1. The Commission has been duly created as a public body corporate and politic constituting an instrumentality of the State with lawful authority to adopt the Resolution, to enter into the Indenture, the Origination Agreements and the Servicing Agreements, to issue and deliver the 2017 Series 3 Bonds and to perform its obligations under the Resolution, the Indenture, the Origination Agreements and the Servicing Agreement and to carry out the transactions contemplated thereby.

2. The Commission has duly adopted the Resolution and has duly authorized and executed the Indenture, the Origination Agreements and the Servicing Agreements, and the Indenture, the Origination Agreements constitute the legal, valid and binding obligations of the Commission enforceable in accordance with their terms.

3. The 2017 Series 3 Bonds have been duly authorized, executed and delivered, constitute legal, valid and binding special obligations of the Commission enforceable in accordance with their terms and are entitled to the benefits and security provided by the Indenture.

4. The Indenture creates the valid pledge of and lien which it purports to create on the Revenues, Eligible Collateral and other funds held by the Trustee under the Indenture to secure the payment of the principal of, redemption premium, if any, and interest on the 2017 Series 3 Bonds, subject to the provisions of the Indenture permitting the application thereof for the purposes and on the terms and conditions set forth in the Indenture.

5. The 2017 Series 3 Bonds are limited obligations of the Commission and are payable solely out of the Revenues, Eligible Collateral and other funds held under the Indenture. The 2017 Series 3 Bonds are not a debt of the State or of any political subdivision of the State or of any municipal corporation or other subdivision of the State other than the Commission. Neither the State nor any municipal corporation or other subdivision of the State other than the Commission is liable on the 2017 Series 3 Bonds. The 2017 Series 3 Bonds are not a debt, indebtedness or the borrowing of money within the meaning of any limitation or restriction on the issuance of bonds contained in the Constitution of the State.

With respect to the opinions expressed herein, the enforceability of rights and obligations under the 2017 Series 3 Bonds, the Indenture, the Resolution, the Servicing Agreement and the Origination Agreements and against the assets pledged by the Indenture are subject to bankruptcy, insolvency, reorganization, moratorium and other similar laws heretofore or hereafter enacted to the extent constitutionally applicable and subject to the exercise of judicial discretion in appropriate cases.

Very truly yours,

PACIFICA LAW GROUP LLP

#### APPENDIX E: FORM OPINION OF SPECIAL TAX COUNSEL

December , 2017

Washington State Housing Finance Commission Suite 2700 1000 Second Avenue Seattle, WA 98104-1046

> Washington State Housing Finance Commission Single-Family Program Bonds, 2017 Series 3N (Non-AMT) 2017 Series 3N-R (Non-AMT) 2017 Series 3A-R (AMT)

Ladies and Gentlemen:

We have acted as Special Tax Counsel in connection with the issuance and sale by the Washington State Housing Finance Commission of the \$64,270,000 aggregate principal amount Single-Family Program Bonds, 2017 Series 3N (Non-AMT) (the "2017 Series 3N Bonds"), the \$2,570,000 aggregate principal amount Single-Family Program Bonds, 2017 Series 3N-R (Non-AMT) (the "2017 Series 3N-R Bonds"), and the \$3,635,000 aggregate principal amount Single-Family Program Bonds, 2017 Series 3A-R (AMT) (the "2017 Series 3A-R Bonds" and, collectively with the 2017 Series 3N Bonds and the 2017 Series 3N-R Bonds, the "2017 Series 3 Bonds"). The 2017 Series 3 Bonds will be issued pursuant to the Amended and Restated General Trust Indenture dated as of November 1, 2010 (the "General Indenture"), by and between the Washington State Housing Finance Commission (the "Commission") and Wells Fargo Bank, National Association, as trustee (the "Trustee"), and a Series Indenture dated as of December 1, 2017 (the "2017 Series 3 Bonds. Capitalized terms not otherwise defined herein are used as defined in the General Indenture and the 2017 Series 3 Indenture.

In connection with the issuance of the 2017 Series 3 Bonds, we have examined the General Indenture and the 2017 Series 3 Indenture, the Arbitrage and Tax Certification (the "Tax Certificate") and such other opinions, documents, certificates and letters as we deem relevant and necessary in rendering this opinion.

From such examination, we are of the opinion that, assuming compliance by the Commission with certain restrictions, conditions and requirements contained in the General Indenture, the 2017 Series 3 Indenture and the Tax Certificate designed to meet the requirements of the Internal Revenue Code of 1986, as amended (the "Code"), under existing laws, regulations, rulings and judicial decisions, (1) interest on the 2017 Series 3 Bonds is excluded from gross income of the owners thereof for purposes of federal income taxation, (2) interest on the 2017 Series 3A-R Bonds is a specific preference item for purposes of the federal alternative minimum tax imposed on individuals and corporations by the Code and is included in adjusted current earnings for purposes of the alternative minimum tax imposed on corporations by the Code, and (3) interest on the 2017 Series 3N Bonds and 2017 Series 3N-R Bonds is neither a specific preference item nor included in adjusted current earnings for purposes of the federal alternative minimum tax.

We express no opinion regarding any other consequences affecting the federal income tax liability of a recipient of interest on the 2017 Series 3 Bonds.

The opinions expressed herein are rendered in reliance upon the opinion of Pacifica Law Group LLP, Bond Counsel, as to the validity of the 2017 Series 3 Bonds under the Constitution and laws of the State of Washington.

Very truly yours,

#### APPENDIX F: CERTAIN FINANCIAL TABLES

The following table will be updated annually pursuant to the Commission's continuing disclosure undertaking.

Table F-1Washington State Housing Finance Commission Single-Family Program BondsOutstanding Principal Amounts as of December 1, 2017\*

Series	Dated Date	Type	Maturity	Coupon	Original Par Amount	Outsta Al	Outstanding Par Amount
2008 1A & VR-1A	07/22/2008	AMT Serials	06/01/2016-12/01/2018	5.05-5.20%	\$ 195,000	S	0
		AMT Term AMT Term	12/01/2018 12/01/2028	4.73% 5.60%	3.960.000		0 0
	=	AMT Term	06/01/2038	5.75%	6,780,000		0
	F	AMT Term	06/01/2049	6.00%	7,450,000		0
	=	AMT Term	06/01/2039	Variable	15,000,000		3,635,000
					\$35,000,000	\$	3,635,000
2008 2N & VR-2N	09/25/2008	Non-AMT Serials	06/01/2009-12/01/2018	1.95 - 4.40%	\$5,840,000	S	0
	=	Non-AMT Term	12/01/2023	4.95%	4,755,000		0
	=	Non-AMT Term	12/01/2028	5.20%	6,480,000		0
	=	Non-AMT Term	12/01/2033	5.45%	8,830,000		0
	=	Non-AMT Term	12/01/2034	5.50%	2,095,000		0
	=	Non-AMT Term	6/01/2048	Variable	13,000,000		2,570,000
					\$41,000,000	\$	2,570,000
2009 2N	10/28/2009	Non-AMT Serials	06/01/2010-12/01/2020	0.65-3.70%	\$4,945,000	S	0
	=	Non-AMT Term	12/01/2025	4.20%	3,445,000		0
	Ŧ	Non-AMT Term	12/01/2029	4.50%	3,485,000		0
	=	Non-AMT Term	06/01/2036	4.70%	7,185,000		0
	=	Non-AMT PAC Term	06/01/2040	4.40%	5,760,000		230,000
2010 1A-R. 1N &					\$24,820,000	\$	230,000
IN-R	11/30/2010	Refunding AMT Serials	06/01/2015-12/01/2021	2.70-4.20%	\$ 4,435,000	S	0
	=	Refunding AMT Term	06/01/2028	4.85%	10,230,000		0
	Ŧ	Refunding AMT PAC Term	06/01/2032	4.50%	8,050,000		2,200,000
	Ŧ	Non-AMT Term	12/01/2035	4.60%	5,000,000		4,825,000
	=	Refunding Non-AMT Serials	06/01/2011-12/01/2017	0.50-2.60%	7,460,000		0
					\$35,175,000	\$	7,025,000

<sup>\*</sup> As adjusted to reflect principal payments and redemptions made on that date.

Dated Date     Type       03/27/2013     Refunding AM	Typ Inding Al	Type funding AMT Serials	Maturity 12/01/2013-06/01/2026	Coupon 0.45-3.55%	Original Par Amount \$21,430,000	Outsta Ar \$	Outstanding Par Amount \$ 9,080,000
N Refur	Non-AMT Term Non-AMT Term Non-AMT Term n-AMT PAC Term Jing Non-AMT Seria	ls	12/01/2028 12/01/2033 12/01/2033 06/01/2043 06/01/2043	3.20% 3.50% 3.80% 3.00% 0.55-1.20%	6,300,000 14,110,000 7,555,000 11,380,000 1,740,000 1,740,000		4,910,000 14,110,000 3,790,000 0 3,790,000 0
01/28/2014 Refunding AMT Serials Refunding AMT Term Refunding AMT Term Non-AMT Serials Non-AMT Term Non-AMT PAC Term Refunding Non-AMT Serials	unding AMT Serials funding AMT Term Junding AMT Term Von-AMT Serials Non-AMT Term n-AMT PAC Term ling Non-AMT Seria	sh	06/01/2014-06/01/2020 12/01/2025 06/01/2028 06/01/2023-12/01/2025 12/01/2037 12/01/2015-12/01/2017	0.35-2.95% 4.00% 4.50% 3.50-3.85% 4.125% 3.00% 0.65-1.35%	\$5,515,000 \$5,515,000 8,315,000 2,935,000 5,475,000 4,995,000 8,345,000 8,345,000 1,120,000		2,395,000 2,395,000 0 0 3,715,000 0 3,715,000
12/18/2014 Refunding AMT Serials Refunding AMT PAC Term Non-AMT Serials Non-AMT Term Non-AMT Term Refunding Non-AMT Serials	unding AMT Serials ding AMT PAC Term Von-AMT Serials Non-AMT Term Non-AMT Term ling Non-AMT Serial		12/01/2015-06/01/2024 06/01/2044 06/01/2024-12/01/2025 12/01/2029 12/01/2013-12/01/2015	0.35-3.25% 3.50% 2.95-3.05% 3.70% 0.25-0.30%	<b>5.9</b> , /00,000 \$12,875,000 14,860,000 3,365,000 9,825,000 9,620,000 9,620,000 <b>550,515,000</b>	n 60 60	9,165,000 8,645,000 8,645,000 2,345,000 290,000 290,445,000
12/10/2015 Refunding AMT Serials " Refunding AMT Term " Refunding AMT PAC Term " Non-AMT Term " Non-AMT Term	unding AMT Serials funding AMT Term ding AMT PAC Term Non-AMT Term Non-AMT Term	_	06/01/2016-06/01/2026 12/01/2019 06/01/2038 12/01/2030 12/01/2034	0.50-3.25% 1.50% 3.50% 3.45% 3.70%	\$16,330,000 3,915,000 18,600,000 12,130,000 12,870,000 \$63,845,000 \$63,845,000	\$\$ \$	14,060,000 3,225,000 13,800,000 6,275,000 4,645,000 42,005,000
05/26/2016 Refunding AMT Serials Refunding AMT PAC Term Non-AMT Term Non-AMT Term Non-AMT Term Non-AMT Term Non-AMT Term Non-AMT Term	unding AMT Serials ding AMT PAC Term Von-AMT Serials Non-AMT Term Non-AMT Term Non-AMT Term Non-AMT Term		12/01/2016-06/01/2023 12/01/2038 06/01/2023-12/01/2027 12/01/2031 12/01/2036 12/01/2041 12/01/2046	0.78-2.15% 3.50 1.875-2.55% 3.00% 3.20% 3.40% Variable	\$11,585,000 18,915,000 11,025,000 5,110,000 6,780,000 4,585,000 7,500,000 7,500,000 865,500,000	\$	9,295,000 15,735,000 11,025,000 5,1110,000 6,465,000 0 7,500,000 55,130,000

Series	Dated Date	Tvne	Maturity	Connon	Original Par Amount	Outstanding Par Amount	
2016 2A-R & 2N	11/30/2016	Refunding AMT Serials Refunding AMT PAC Term Non-AMT Serials	06/01/2017-12/01/2024 12/01/2046 06/01/2025-12/01/2027	1.10-2.45% 3.50% 2.25-2.65%	\$13,685,000 18,360,000 7,260,000	\$ 12,270,000 16,520,000 7,260,000	
	= = =	Non-AMT Term Non-AMT Term Non-AMT Term	12/01/2031 12/01/2036 12/01/2038	3.05% 3.35% 3.45%	10,425,000 12,510,000 4,805,000 <b>\$67,045,000</b>	10,425,000 12,510,000 4,530,000 <b>\$ 63,515,000</b>	
2017 1A-R & IN	3/22/2017 "	Refunding AMT Serials Refunding AMT PAC Term Non-AMT Serials Non-AMT Term Non-AMT PAC Term	12/01/2017-12/01/2024 6/01/2039 12/01/2017-12/01/2028 12/01/2032 12/01/2047	1.09-2.90% 4.00% 0.95-3.15% 3.60% 4.00%	\$6,7155,000 6,600,000 24,180,000 16,675,000 13,200,000 13,200,000	\$ 6,310,000 6,505,000 23,505,000 16,675,000 13,010,000 <b>\$ 66,005,000</b>	
2017 2A-R & 2N	9/28/2017 " "	Refunding AMT Serials Non-AMT Serials Non-AMT Term Non-AMT Term Non-AMT Term Non-AMT PAC Term	6/01/2018-12/01/2025 12/01/2025-12/01/2028 12/01/2032 12/01/2037 6/01/2040 6/01/2047	0.95-2.55% 2.20-2.75% 3.15% 3.45% 3.55% 3.55%	\$6,000,000 \$,360,000 4,660,000 7,235,000 3,400,000 10,575,000	\$ 6,000,000 \$ 6,000,000 4,660,000 7,235,000 3,400,000 3,400,000	
		Total Outstanding Lo	Total Outstanding Long-Term Bonds (including variable rate Bonds):	able rate Bonds):	\$35,230,000 \$584,715,000	\$ 35,230,000 \$ 333,790,000	

#### Table F-2 Washington State Housing Finance Commission Single-Family Program Bonds Historical Cross-Calls of Bonds

(As of December 1, 2017)

The following table will be updated annually pursuant to the Commission's continuing disclosure undertaking.

121/98       1907 Series 2T       \$ 1,555,000       \$ 1,555,000       \$ 1,555,000       \$ 1,555,000         021/99       1907 Series 2T       1,225,000       \$ 2,090,000       3,675,000         021/100       1905 Series 1A       1,225,000       \$ 2,090,000       3,675,000         021/101       1905 Series 1A       2,645,000       \$ 2,483,000       1,640,000         021/102       1996 Series 1A       1,77,000       11,440,000       \$ 2,735,000         021/102       1996 Series 1A,1; 2000 Series 3T       \$ 47; 1998 Series 1A,2; 720,000       \$ 4,655,000       \$ 1,7,720,000         021/102       1996 Series 1A,2; 1996 Series 1A,2; 1200 Series 2A, 2A & 3A; 1997 Series 2A; 1998 Series       \$ 4,6255,000       \$ 1,7,285,000         121/103       1995 Series 1A,3; 1996 Series 2A, 2N & 3A; 1997 Series 2A; 1998 Series       \$ 4,025,000       \$ 161,560,000         121/104       1995 Series 1A,2; 1,998 Series 2A; 2N & 3A; 1997 Series 2A; 2002       \$ 3,631,220       \$ 2,735,600         121/104       1995 Series 1A,2; 2,000 Series 2A; 2N & 3A; 1997 Series 2A; 2002       \$ 2,245,000       \$ 1,980,000         121/104       1995 Series 1A,2; 2,000 Series 2A; 2001 Series 2A, 2002       \$ 3,631,220       \$ 2,735,600         121/105       2000 Series A       \$ 4, 4, 5,1200 Series 1A; 2A       \$ 2,245,070       \$ 2,958,000	Date	Series Called	Amount Called	Cumulative Total
6/1.99         1997 Series 2T         2,090,000         5,675,000         5,675,000           6/1.00         1997 Series 2T         1,325,000         5,000,00           6/1.00         1997 Series 2T         2,645,000         8,430,000           6/1.01         2000 Series 1A         2,645,000         8,430,000           6/1.01         2000 Series 1A         1,970,000         1,960,000         29,735,000           6/1.02         2000 Series 1A         2,9735,000         17,985,000         47,720,000           6/1.02         2000 Series 1A         2,199 Series 1A, 2,1996 Series 1A, 2, A& 3A; 1997 Series 2A; 1998 Series 1A, 2,1900 Series 2A, 3A & 4A         53,440,000         81,160,000           12/1.02         1996 Series 1A, 2,1996 Series 1A, 2,200 Series 2A; 2000 Series 4A, 3A         64,375,000         161,560,000           12/1.04         1995 Series 1A, 2,17,200 Series 2A, 3A & 4A         1990 Series 2A, 3A & 4A         22,345,000         161,560,000           12/1.04         1995 Series 1A, 2,199 Series 2A, 2001 Series 2A, 2001 Series 1A, 2,20,201 Series 1A, 2,202         36,612,300         161,560,000           12/1.05         2000 Series 4A         5A, 2002 Series 1A, 2,20,3,200         36,612,300         161,560,000           12/1.06         1995 Series 1A, 2,1,30,3,40,000 Series 2A, 2,001 Series 2A, 2,001 Series 1A, 1,00,00         22,955	12/1/98	1997 Series 2T	\$ 1.585.000	\$ 1.585.000
121/09         1997 Series 2T         1,325,000         5,000,000           121/100         1997 Series 1A         2,445,000         8,430,000           121/101         2000 Series 1A         1,970,000         11,940,000         10,400,000           121/102         1096 Series 1A         8,250,000         11,940,000         29,735,000           121/102         1096 Series 1A         11,940,000         81,160,000           121/103         1996 Series 1A         37,196 Series 1A, 37,1996 Series 1A, 2A, & 3A,11997 Series 2A, 1998 Series         3,440,000         81,160,000           121/103         1995 Series 1A, 3,196 Series 1A, 2A, 2N & 3A,11997 Series 2A, 3A& 4A, 1999 Series         46,375,000         127,535,000           121/104         1995 Series 1A,3,1996 Series 2A, 2N & 3A,11997 Series 2A, 3A& 4A, 1999 Series         3,4025,000         161,560,000           121/104         1995 Series 1A, 2N, 3A, N & 4A, 2002 Series 1A,         2,3,45,000         13,905,000           61/105         1997 Series 3A, 1998 Series 1A, 2A, 2002 Series 1A, 2A, 2A, 2A, 2003 Series 2A, 2001 Series 2A, 2002 Series 1A, 2A, 2D, 227,536,000         12,93,905,000           121/104         1995 Series 1A, 2A, 4 & 51,2008 Series 1A, 2A, 2D, 220,50,000         13,905,000           121/105         1098 Series 1A, 4 & 51,2009 Series 2A, 2001 Series 1A, 2A, 2D, 227,536,000         12,94,95,735,000 <tr< td=""><td></td><td></td><td></td><td>· · · · ·</td></tr<>				· · · · ·
61/00         1997 Series 2T         785,000         57,85,000           12/100         1995 Series 1A-2         2,645,000         8,430,000           12/101         1000 Series 2T         11,040,000         29,753,000           12/102         1996 Series 1,7,27 & 3T         11,040,000         29,753,000           12/102         1996 Series 1,7,2000 Series 1A         24,722,000         47,722,000           12/102         1996 Series 1,4,1A-3; 1996 Series 1A, 2A & 3A; 1997 Series 2A; 1998 Series         33,440,000         81,160,000           12/103         1995 Series 1A, 21,A; 31, 1996 Series 1A, 2A & 3A; 1997 Series 2A; 1998 Series 5A; 2000         56,375,000         127,535,000           12/104         1995 Series 1A, 1996 Series 1A, 2A, 2A, 3A, 4A; 1997 Series 2A; 1998 Series 5A; 2000         56,375,000         127,535,000           12/104         1995 Series 1A, 1998 Series 1A, 2A, 2A, 3A, 4A; 202 Series 1A, & 2A         23,45,000         193,905,000           12/104         1095 Series 1A, 1998 Series 4A; 1999 Series 2A, 3A, 4A, 5A; 2002         Series 1A, 2A         23,45,000         193,905,000           12/105         2000 Series 1A, 2N, 3A, 3N, 8A, 4A; 2002 Series 1A, 2A, 4E, 5A; 2002         Series 1A, 2A; 2002 Series 4A         22,955,000         250,491,290           12/105         2000 Series 1A, 4E, 2A; 2002 Series 2A; 2001 Series 1A, 2A, 295,500         20,573,369 </td <td>12/1/99</td> <td>1997 Series 2T</td> <td></td> <td>· · ·</td>	12/1/99	1997 Series 2T		· · ·
61/101         2000 Series IA         1.0400.000           121/101         2000 Series 17, 2T & ST         1.1,440.000         29,753.000           121/102         1996 Series 1A, 12.000 Series 1A         1.1,940.000         29,753.000           121/102         1996 Series 1A, 21.000 Series 3T         3.1,997 Series 1A, 2A, 3199 Series 1A, 2A & 3A, 1997 Series 2A, 1998 Series         33,440.000         81,160.000           121/103         1995 Series 1A, 2A, 32, N2 A3, 1997 Series 2A, 1998 Series 5A, 2000         46,375.000         127,535.000           121/104         1995 Series 1A, 21, 32, N2 A3, 1997 Series 2A, 3A & 4A, 300         34,025.000         161,660.000           Series 1A, 21, 1998 Series 4A, 2N A4, 2002 Series 1A, & 2A, 4E SA, 2002         34,025.000         161,560.000           Series 1A, 2199 Series 1A, 21, N3, NA & 4A, 2002 Series 1A, & 2A, 51,200         25,0491.200         22,045,000           Series 1A, 4E 2A         22,955.000         25,0491.200         22,0491.200           12/105         2000 Series 1A, 2N, 3A, NA & 4A, 2002 Series 1A, 2A, 4E, 51, 2002         22,045,000         22,0491.200           12/105         2000 Series 1A, 4E, 31, 2001 Series 2A, 2001 Series 1A, 1N, 4E, 5A, 2002 Series 4A, 4E, 51, 2000 Series 2A, 2001 Series 1A, 4E, 5A, 2002         22,045,070         20,058,000           12/106         1998 Series 3A, 4E, 51, 2000 Series 1A, 2A, 2N, 2N, 2N, 2N, 2N, 2N, 2N, 2N, 2N, 2N		1997 Series 2T		
121/101         2000 Series 17, 27 & 37         11,640,000         12,642,000           06/102         2000 Series 17, 27 & 37         11,040,000         29,755,000         17,785,000         47,720,000           06/103         1996 Series 17, 27 & 37; 1997 Series 37 & 47; 1998 Series 17, 27 & 37; 1999 Series         33,440,000         81,160,000           12/103         1995 Series 1A, 42 A, 3; 1995 Series 1A, 2A & 3A; 1997 Series 2A; 1998 Series         34,40,000         81,160,000           12/104         1995 Series 1A, 3; 1996 Series 2A, 2N & 3A; 1997 Series 2A; 3A & 4A; 1999 Series         46,375,000         127,535,000           12/104         1995 Series 1A, 3; 1996 Series 1A, 2A & 3A; 1997 Series 2A, 3A & 4A; 2002 Series 1A & 2A         34,025,000         161,660,000           12/104         1995 Series 1A, 1998 Series 2A, 2N & 3A; 1097 Series 2A; 2001 Series 2A, 4A & 5A; 2002         22,7,53,6290         22,0,500,00         22,0,500,00         22,0,500,00         22,0,500,00         22,0,500,00         22,0,500,00         22,0,401,290         22,7,53,6290         22,0,401,290         22,7,53,6290         22,0,401,290         22,7,53,6290         22,0,401,290         22,7,53,6290         22,0,401,290         22,0,401,290         22,04,012,00         22,7,53,6290         22,0,401,290         22,1,53,5000         22,1,53,5000         22,1,53,5000         22,1,53,5000         22,1,53,5000         22,1,53,500	12/1/00	1995 Series 1A-2	2,645,000	8,430,000
61/02         2000 Series IT, 2T & 3T         11,040,000         29,735,000           121/02         1996 Series IT, 12,000 Series IA         17,985,000         47,720,000           121/03         1996 Series IT, 4 & IA-3; 1997 Series 3T & 4T; 1998 Series IT, 2T & 3T; 1999 Series 3T, 4T & 5T; 1999 Series IT, 4 & IA-3; 1996 Series IA, 2A & 3A; 1997 Series 2A; 1998 Series 5A; 2000         33,440,000         \$81,160,000           121/03         1995 Series IA- & IA-3; 1996 Series IA, 2A & 3A; 1997 Series 2A; 1998 Series 5A; 2000         5675,000         127,535,000           121/04         1995 Series IA-3; 1996 Series IA, 2N, 2A, 3I, 4977 Series 2A; 3A & 4A; 1999 Series 4A, 4025,000         127,535,000         127,535,000           121/04         1995 Series IA-1, 2N, 3A, 3N & 4A; 2002 Series IA & 2A         33,631,290         227,536,200         250,491,290           121/05         2000 Series IA & 3A; 2001 Series 2A, 2001 Series IA, 2A & 2N; 2001 Series IA, 1N, 4T & 5A; 2002 Series IA, 2A & 52,2001 Series IA, 1N, 4T & 5A; 2002 Series IA, 2A & 52,2001 Series IA, 1N, 4T & 5A; 2002 Series A, 4A & 5A; 2002 Series IA, 2A, 4A & 5A; 2002 Series IA, 2A, 4A & 5A; 2003 Series IA, 2A, 2A, 2A; 2A; 2A, 2003 Series IA, 2A, 2A, 2A;	6/1/01	2000 Series 1A	1,970,000	10,400,000
121/102       1996 Series 1A <sup>-1</sup> ; 2000 Series 1A       17,985,000       47,720,000         61/103       1996 Series 2T & 37; 1997 Series 3T & 4T; 1998 Series 1T, 2T & 3T; 1997 Series 3T & 4T; 1997 Series 2A; 37, 4000       81,160,000         121/103       1995 Series 1A-1 & 1A-3; 1996 Series 1A, 2A & 3A; 1997 Series 2A; 1998 Series 5A; 2000       46,375,000       127,535,000         61/104       1995 Series 1A-3; 1996 Series 2A, 2N & 3A; 1997 Series 2A; 3A & 4A       46,375,000       127,535,000         121/104       1995 Series 1A-3; 1996 Series 2A, 2N & 3A; 1997 Series 2A; 3A & 4A; 2002 Series 1A, & 2A; 3N; 3A & 4A; 2002 Series 1A, & 2A       32,345,000       193,905,000         61/105       1997 Series A; 1998 Series 2A; 2001 Series 1A, & & 2A       33,631,290       227,536,290         121/105       2000 Series 1A, A; 1997 Series 3A; 2000 Series 1A, 2A & 2N; 2001 Series 1A, 1N,       47,640,000       268,131,290         121/105       1998 Series 1A, & A; 1999 Series 1; 2000 Series 2A; 201 Series 1A, 1N,       17,640,000       220,157,369         121/106       1998 Series 1A, & A; 1200 Series 1A, 2A & 52, 2001 Series 1A, 1N,       17,640,000       220,177,369         121/106       1998 Series 1A, & A; 2A; 2008 Series 1A, 2A & 53, 2002 Series 4A; 2003 Series 2A; 2006 Series 6A;       20,060,000       236,01,2369         121/109       1998 Series 1A, & A & 5A; 2000 Series 2A; 2002 Series 5A; 2007 Series 5A; 2009 Series 1A, 2A, 2A, 2D, 2D, 2D, 2D, 2D, 2D, 2D, 2D	12/1/01	2000 Series 2T	8,295,000	18,695,000
61/03       1996 Series 2T & 3T; 1097 Series 3T & 4T; 1998 Series 1T, 2T & 3T; 1099 Series 33,440,000       \$31,40,000       \$31,40,000       \$11,60,000         127/103       1995 Series 1A-1 & 1A-3; 1996 Series 1A, 2A & 3A; 1997 Series 2A; 1998 Series 5A; 2000       \$46,375,000       127,535,000         61/104       1995 Series 1A-3; 1996 Series 1A, 2A & 3A; 1997 Series 2A; 1999 Series 5A; 2000       \$46,375,000       127,535,000         61/104       1995 Series 1A-3; 1996 Series 1A, 2N & 3A; 1997 Series 2A; 3A & 4A; 1999 Series 5A; 2000       \$46,375,000       161,560,000         61/104       1995 Series 1A, 2N, 3A; 3N & 4A; 2002 Series 1A & 2A       \$22,345,000       193,905,000         61/105       1995 Series 1A, 2N, 3A; 3N & 4A; 2002 Series 1A       22,955,000       220,57,502         61/106       1995 Series 1A, 42; 3A; 2001 Series 2A, 2A & 2N; 2001 Series 1A, 1N, 4T & 5A; 2002 Series 4A; 2000 Series 1A, 2A & 2N; 2001 Series 1A, 1N, 4T & 5A; 2002 Series 4A; 5A; 2000 Series 1A, 2A & 2A; 52,001       22,456,079       290,587,369         61/107       1998 Series 2A, 3A & 4S; 2001 Series 3N-R       1,360,000       291,167,369       290,587,369         61/107       1998 Series 1A, 2A & 4A, 2N; 2009 Series 3A, 4A & 5A; 2002 Series 2A; 2006 Series 6A; 2007 Series SA; 2003 Series 2A; 2007 Series 5A; 2003 Series 2A; 2003 Series 2A; 2003 Series 2A; 2003 Series 1A, 2A, 2A, 2A, 2D;	6/1/02	2000 Series 1T, 2T & 3T	11,040,000	29,735,000
37, 4T & 5T; 2000 Series 47.       33,440,000       81,160,000         12/1/03       1995 Series 1.A. 1& 1A3; 1996 Series 2A, 2A & 3A; 1997 Series 2A; 1998 Series 5A; 2000       46,375,000       127,535,000         6/1/04       1995 Series 1A3; 1996 Series 2A, 2M & 3A; 1997 Series 2A; 3A& 4A,       34,025,000       161,560,000         12/1/14       1995 Series 1A3; 1996 Series 1A1 & 2A; 1997 Series 2A, 3A& 4A; 1999 Series 4A, 45 N; 2000 Series 1A, 3A, 3N & 4A; 2002 Series 1A & 2A       32,345,000       193,905,000         12/1/14       1995 Series 1A, 2001 Series 2A, 2002 Series 1A & 2A       32,345,000       193,905,000         61/105       1997 Series 1A, 2001 Series 2A, 2002 Series 1A       22,955,000       250,491,290         61/106       1995 Series 1A, 2001 Series 12, 200 Series 1A, 2A & 2N; 2001 Series 1A, 1N,       17,640,000       268,131,290         121/106       1998 Series A, 21,200 Series 12, 200 Series 2A, 2001 Series 1a, and       1,360,000       221,753,500         121/106       1998 Series A, 4A & 51,2000 Series 1A, 2A & 51,2001 Series 1A, 1N,       1,640,000       268,131,290         121/106       1998 Series 1A, 4A & 51,2000 Series 1A, 54, 2002 Series 6A, 2002 Series 2A, 2003 Series 2A, 2004 Series 2A, 2004 Series 5A, 2005 Series 4A, 2004 Series 5A, 2004 Series 5A, 2	12/1/02	1996 Series 1A-1; 2000 Series 1A	17,985,000	47,720,000
1T, 4T & 5T; 1999 Series IT, & 2T; 2000 Series 2A, & 3A       46,375,000       127,535,000         6/1/04       1995 Series IA, 3; 1996 Series 2A, 2N & 3A; 1997 Series 2A; 1999 Series 5A; 2000       34,025,000       161,560,000         121/104       1995 Series IA, 3A, & 4A       32,345,000       193,905,000         6/1/05       1997 Series A, 1998 Series 4A; 1999 Series 2A; 2001 Series 2A, 4A & 5A; 2002       32,345,000       193,905,000         6/1/05       1997 Series A, 1998 Series 4A; 1999 Series 2A; 2001 Series 2A, 4A & 5A; 2002       32,345,000       227,556,290         12/1/05       2000 Series IA, & 2A       33,631,290       227,556,290       250,491,290         12/1/05       2000 Series A, 54; 2000 Series 1A, 2A & 2N; 2001 Series IA, IN, 4T & 5A; 2002 Series 3A;       17,640,000       268,131,290         12/1/06       1998 Series A, 4T; 2000 Series 2A; 2001 Series 3N-R       1,380,000       29,957,369         6/1/07       1999 Series A, 4A; 2000 Series IA, VR-1A & VR-2N       21,375,000       315,612,369         12/1/00       1998 Series IA, 2A & 4A; 2002 Series IA, 2N & 4A & 5A; 2002 Series SA; 2000 Series A; 2005 Series A;       20,160,000       336,012,369         6/1/10       1998 Series IA, 2A & 4A; 2002 Series SA; 2002 Series SA; 2005 Series A;       20,160,000       360,422,369         10/1/10       1998 Series IA, 2A & 4A; 2002 Series SA;       20,160,000       364	6/1/03		33,440,000	81,160,000
61/104       1995 Series 1A, 3; 1996 Series 2A, 2N & 3A; 1997 Series 2A; 1999 Series 5A; 2000       34,025,000       161,560,000         12/1/04       1995 Series 1A, 2N, 3A, 3N & 4A; 2002 Series 1A & 2A       32,345,000       193,905,000         12/1/04       1995 Series 1A, 2N, 3A, 3N & 4A; 2002 Series 1A & 5A; 2002       32,345,000       193,905,000         12/1/05       2000 Series 1A & 3A; 2001 Series 2A, 2A & 2N; 2001 Series 1A       22,955,000       250,491,290         6/1/06       1995 Series AA       22,955,000       250,491,290       250,491,290         6/1/06       1995 Series AA       17,640,000       268,131,290       227,536,290         12/1/06       1995 Series AA       17,640,000       268,131,290       221,57,360       290,587,369         6/1/07       1998 Series 2A, 4A & 51, 2002 Series 1A, 2N & 2N; 2001 Series 1A, and 22,456,079       290,587,369       21,17,369       291,687,359         6/1/07       1998 Series 2A, 4A & 51, 2000 Series 1A, VR-1A & VR-2N       23,735,000       315,852,369         9/1/10       1998 Series 1A, 2N & VR-1A & VR-1N       23,735,000       315,852,369         10/1/10       1998 Series 1A, 2N & VR-1A & VR-2N       23,735,000       30,01,2369         10/1/10       1998 Series 1A, 2N & VR-2N       24,140,000       36,012,369         10/1/10       1998 Series 1A,	12/1/03		46.375.000	127.535.000
12/1/04       1995 Series 1A3; 1996 Series 1A, 2X, 3A, 3N & 4A; 2002 Series 1A & 2A       32,345,000       193,905,000         6/1/05       1997 Series 4A; 1998 Series 4A; 1999 Series 2A, 2001 Series 2A, 4A & 5A; 2002       32,345,000       193,905,000         5/1/05       1997 Series 4A; 1997 Series 2A, 2001 Series 2A, 4A & 5A; 2002       33,631,290       227,536,290         5/1/06       1995 Series 1A & 3A; 2001 Series 2A, 65 A; 2002 Series 1A       22,955,000       266,131,290         6/1/06       1995 Series 2, 3, 4 & 5; 1999 Series 1; 2000 Series 2, 3, 4 & 5; 2001 Series 1, and       22,456,079       290,587,369         6/1/07       1997 Series 3A, 4 #1; 2000 Series 2A; 2001 Series 3N-R       15,0000       292,187,369         12/1/06       1998 Series 2A & 5A; 2000 Series 1A, VR-1A & VR-2N       150,000       292,187,369         12/1/09       1998 Series 2A & 5A; 2008 Series 1A, A & 5A; 2002 Series 2A; 2006 Series 6A;       2008 Series 1A & 2N; 2009 Series 1N & 2N       20,160,000       336,012,369         6/1/10       1998 Series 1A & 3N; 1999 Series 2A; 2002 Series 5A; 2007 Series 5A; 2009 Series 1N       24,410,000       360,422,369         10/1/10       1998 Series 2A; 2007 Series 2A; 2007 Series 5A; 2009 Series 4T; 2008 Series 2A; 2007 Series 2A; 2007 Series 4A; 2008 Series 2A       33,355,000       30,305,000       30,305,000       30,305,000       30,305,000       30,305,000       30,305,000       30,305,000 <td>6/1/04</td> <td>1995 Series 1A-3; 1996 Series 2A, 2N &amp; 3A; 1997 Series 2N; 1999 Series 5A; 2000</td> <td></td> <td></td>	6/1/04	1995 Series 1A-3; 1996 Series 2A, 2N & 3A; 1997 Series 2N; 1999 Series 5A; 2000		
4A & SN; 2000 Series IA, 2N, 3A, 3N & 4A; 2002 Series IA & 2A       32,345,000       193,905,000         6/1/05       1997 Series 4A; 1998 Series 2A; 2001 Series 2A, 4A & 5A; 2002       227,536,290         12/1/05       2000 Series IA & 2A, 2001 Series 3A; 2000 Series IA       22,955,000       250,491,290         12/1/06       1995 Series 1A, 11; 1997 Series 3A; 2000 Series 1A, 2A & 2N; 2001 Series 1A, 1N, 4T & 5A; 2002 Series 4A       17,640,000       268,131,290         12/1/06       1998 Series 2, 3, 4 & 5; 1999 Series 1; 2000 Series 2, 3, 4 & 5; 2001 Series 1; and 2003 Series 4       22,456,079       290,587,369         12/1/06       1997 Series 3A, 2001 Series 2A; 2001 Series 3N-R       1,380,000       291,967,369         12/1/09       1998 Series 2A, 3,2008 Series 1A, VR-1A & VR-2N       23,735,000       315,852,369         12/1/10       1998 Series 1A, 2A & 4A; 2002 Series 1A, 2A, 2002 Series 2A; 2006 Series 6A;       20,160,000       336,012,369         6/1/10       1998 Series 1A, 2A & 4A; 2002 Series 1A; 2002 Series 5A; 2007 Series 5A; 2009 Series       24,410,000       30,422,369         10/1/10       1998 Series 2A; 2007 Series 4A; 2008 Series 2N       12,000,000       402,727,369         10/1/10       1998 Series 2A; 2007 Series A; 2002 Series 2A; 2007 Series 4A; 2007 Series 5A; 2007 Series 4A; 2007 Series 5A       24,415,000       424,482,369 </td <td>12/1/04</td> <td></td> <td>51,025,000</td> <td>101,500,000</td>	12/1/04		51,025,000	101,500,000
6/1/05         1997 Series 4A; 1999 Series 2A; 2001 Series 2A, 4A & 5A; 2002           Series 1A & 2A         33,631,290         227,536,290           12/1/05         2000 Series 1A & 3A; 2001 Series 2A & 5A; 2002 Series 1A         22,955,000         250,491,290           61/06         1995 Series 1A-1; 1997 Series 3A; 2000 Series 2, 3, 4 & 5; 2001 Series 1A, 1N,         17,640,000         268,131,290           12/1/06         1998 Series 2, 3, 4 & 5; 1999 Series 1; 2000 Series 2, 3, 4 & 5; 2001 Series 1; and         22,456,079         290,587,369           12/1/06         1998 Series VR-1A         1380,000         221,957,360         221,957,360           12/1/09         2008 Series VR-1A         1380,000         221,957,360         23,735,000         315,852,369           12/1/09         1998 Series 1A & 23, 2008 Series 1A, VR-1A & VR-2N         23,735,000         336,612,369           12/1/10         1998 Series 1A, 2A & 4A; 2020 Series 1A & 2A; 2004 Series 5A; 2009 Series 1A         20,160,000         360,422,369           10/1/10         1998 Series 1A & 3N;1999 Series 2A; 2002 Series 5A; 2007 Series 4T; 2008 Series 2N;         20,410,000         360,422,769           12/1/10         2003 Series 2N; 2009 Series 1N & 2N         12,000,000         42,727,369           12/1/10         2003 Series 2N; 2009 Series 1N & 2N         12,400,000         360,422,369	12/1/01		32.345.000	193,905,000
12/1/05       2000 Series 1A & 3A; 2001 Series 2A, & 5A; 2002 Series 1A,       22,955,000       250,491,290         6/1/06       1995 Series 1A-1; 1997 Series 3A; 2000 Series 1A, 2A & 2N; 2001 Series 1A, 1N, 4T & 5A; 2002 Series 4A       17,640,000       268,131,290         12/1/06       1998 Series 2, 3, 4 & 5; 1999 Series 2, 3, 00 Series 2, 3, 4 & 5; 2001 Series 1; and 2002 Series 4       17,640,000       268,131,290         6/1/07       1997 Series 3A & 4T; 2000 Series 2A; 2001 Series 3N-R       1,380,000       291,967,369         6/1/09       2008 Series VR-1A       150,000       292,117,369         12/1/00       1998 Series 1A, 2A, & 4A; 2002 Series 3A, 4A, & 5A; 2002 Series 2A; 2006 Series 6A; 2008 Series 1A, 2A, & 4A; 2002 Series 1A, 3A, 2004 Series 1A, & 2A, 2008       20,160,000       336,012,369         6/1/10       1998 Series 1A, 2A, & 4A; 2002 Series 1A, 3A-R; 2004 Series 1A, & 2A, 2009 Series       20,160,000       360,422,369         10/1/10       1998 Series 1A, 2A, & 4A; 2002 Series 2A; 2002 Series 5A; 2007 Series 5A; 2009 Series       20,000       402,727,369         12/1/10       2003 Series 2A; 2007 Series 4A; 2008 Series 2N       12,000,000       424,382,369         10/1/11       2001 Series 5A; 2002 Series 4A; 2008 Series 2A       5,315,000       424,382,369         12/1/10       2003 Series 5A; 2002 Series 5A; 2004 Series 2A       5,315,000       431,257,369         12/1/11<	6/1/05		,,	
6/1/06       1995 Series 1A1; 1997 Series 3A; 2000 Series 1A, 2A & 2N; 2001 Series 1A, 1N, 4T & 5A; 2002 Series 4A       17,640,000       268,131,290         12/1/06       1998 Series 2, 3, 4 & 5; 1999 Series 1; 2000 Series 2, 3, 4 & 5; 2001 Series 1; and 2002 Series 4       17,640,000       226,81,31,290         6/1/07       1997 Series 3A & 4T; 2000 Series 2A; 2001 Series 3N-R       1,80,000       291,967,369         6/1/09       2008 Series VR-1A       1,50,000       292,117,369         12/1/01       1998 Series 2A & 5A; 1999 Series 3A, 4A & 5A; 2002 Series 2A; 2006 Series 6A; 2008 Series 1A, 2A & 4A; 2002 Series 1 & 3A-R; 2004 Series 1A & 2A; 2008       20,160,000       336,012,369         6/1/10       1998 Series 2A, 2007 Series 4T, 2002 Series 1 & 3A-R; 2004 Series 1A & 2A; 2008       24,410,000       360,422,369         10/1/10       1998 Series 2A; 2007 Series 4T, 2008 Series 2N       30,305,000       300,727,369         12/1/10       2001 Series 4T; 2008 Series 1A, 2A, 2003 Series 2A; 2004 Series 2A; 2007 Series 4T;       21,655,000       424,382,369         6/1/11       2001 Series 4T; 2008 Series VR-1A & VR-2N       1,560,000       425,942,369         12/1/12       2004 Series 3A; 2005 Series 4A; 2008 Series VR-1A & VR-2N       24,145,000       457,402,369         12/1/12       2004 Series 3A; 2005 Series 5A; 2006 Series 4A; 2007 Series 5A       24,145,000       425,942,369        12/1/12		Series 1A & 2A	33,631,290	227,536,290
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	12/1/05		22,955,000	250,491,290
12/1/06       1998 Series 2, 3, 4 & 5; 1999 Series 1; 2000 Series 2, 3, 4 & 5; 2001 Series 1; and 2002 Series 4       22,456,079       290,587,369         6/1/07       1997 Series 3 & 4 T; 2000 Series 2A; 2001 Series 3N-R       1,380,000       291,967,369         12/1/09       1999 Series 3 & 4 T; 2000 Series 1A, VR-1A & VR-2N       23,735,000       292,117,369         12/1/09       1998 Series 2 & & 3A,1999 Series 3A, 4A & 5A; 2002 Series 2A; 2006 Series 6A; 2008 Series 1A, 2N & VR-2N       20,160,000       336,012,369         6/1/10       1998 Series 2 & 3A,11999 Series 2A; 2002 Series 5 A; 2007 Series 5A; 2009 Series 1N       20,160,000       360,422,369         10/1/10       1998 Series 2A; 2007 Series 4T & 5A; 2008 Series 2A; 2007 Series 5A; 2009 Series 1N       24,410,000       360,422,369         12/1/10       2003 Series 2A; 2007 Series 4A; 2008 Series 2A; 2007 Series 5A; 2007 Series 4T; 2008 Series 2N; 2009 Series 1N       12,000,000       402,727,369         12/1/11       2001 Series 5A; 2002 Series 5A; 2004 Series 2A       5,315,000       424,382,369         9/1/11       2001 Series 5A; 2002 Series 5A; 2004 Series 2A       5,315,000       424,259,42,369         9/1/11       2004 Series 3A; 2006 Series 4A; 2008 Series VR-1A & VR-2N       1,560,000       425,423,2369         9/1/11       2004 Series 3A; 2005 Series 5A; 2005 Series 5A       12,240,000       467,642,369         12/1/12       2	6/1/06	1995 Series 1A-1; 1997 Series 3A; 2000 Series 1A, 2A & 2N; 2001 Series 1A, 1N,		
2002 Series 4         22,456,079         290,587,369           6/1/07         1997 Series 3A & 4T; 2000 Series 2A; 2001 Series 3N-R         1,380,000         291,967,369           6/1/09         2008 Series VR-1A         150,000         292,117,369           12/1/09         1999 Series 3A, 4A & 5A; 2002 Series 2A; 2006 Series 6A;         20,160,000         336,012,369           6/1/10         1998 Series 1A, 2A & 4A; 2002 Series 1A & 2A; 2002 Series 5A; 2007 Series 5A; 2009 Series 1A & 2A;         20,160,000         360,422,369           6/1/10         1998 Series 1A, 2A & 4A; 2002 Series 2A; 2002 Series 5A; 2007 Series 5A; 2009 Series 1         24,410,000         360,422,369           10/1/10         1998 Series 1A, 2A & 4A; 2003 Series 2A; 2003 Series 2A; 2007 Series 5A; 2009 Series 1         30,305,000         390,727,369           12/1/10         2003 Series 2A; 2007 Series 4T, 2003 Series 2A; 2004 Series 2A; 2007 Series 4T;         20,6000         42,382,369           6/1/11         2001 Series 5A; 2002 Series 4A; 2003 Series 2A         5,315,000         431,257,369           12/1/11         2004 Series A; 2005 Series 4A; 2004 Series 2A         5,315,000         423,82,369           1/1/11         2004 Series 3A; 2005 Series 5A; 2004 Series 5A; 2007 Series 5A         5,315,000         425,942,369           1/1/11         2004 Series 3A; 2005 Series 5A; 2005 Series 5A; 2006 Series 5A; 2007 Series 5A; 2007 Series			17,640,000	268,131,290
6/1/07       1997 Series 3A & 4T; 2000 Series 2A; 2001 Series 3N-R       1,380,000       291,967,369         6/1/09       2008 Series VR-1A       150,000       292,117,369         12/1/09       1999 Series 4A & 5A; 2008 Series 1A, VR-1A & VR-2N       23,735,000       315,852,369         4/1/10       1998 Series 1A, & AA & X1; 2009 Series 1N & 2N       20,160,000       336,012,369         6/1/10       1998 Series 1A, 2A & AA; 2002 Series 1A & 3A-R; 2004 Series 1A & 2A; 2008       24,410,000       360,422,369         10/1/10       1998 Series 1A, 2A & AA; 2002 Series 2A; 2002 Series 5A; 2007 Series 5A; 2009 Series       30,305,000       390,727,369         12/1/10       2003 Series 2A; 2007 Series 4T & 5A; 2008 Series 2A; 2007 Series 5A; 2007 Series 4T;       2008 Series 2N; 2009 Series 1N       30,305,000       424,382,369         6/1/11       2001 Series 5A; 2002 Series 2A; 2003 Series 2A; 2007 Series 4T;       21,655,000       424,382,369         9/1/11       2001 Series 5A; 2002 Series 5A; 2004 Series 2A       5,315,000       431,257,369         12/1/11       2004 Series 3A; 2005 Series 4A; 2007 Series 5A       1,260,000       487,792,369         12/1/12       2004 Series 3A; 2005 Series 5A; 2007 Series 5A       1,240,000       467,642,369         6/1/11       2004 Series 3A; 2005 Series 5A; 2007 Series 5A       1,2240,000       487,792,369         <	12/1/06			
6/1/09       2008 Series VR-1A       150,000       292,117,369         12/1/09       1999 Series 4A & SA; 2008 Series 1A, VR-1A & VR-2N       23,735,000       315,852,369         4/1/10       1998 Series 1A & SA; 2009 Series 1N & 2N       20,160,000       336,012,369         6/1/10       1998 Series 1A, 2A & 4A; 2002 Series 1 & 3A-R; 2004 Series 1A & 2A; 2008       24,410,000       360,422,369         6/1/10       1998 Series 1A, 2N & VR-2N       24,410,000       360,422,369         10/1/10       1998 Series 1A, 2N & VR-2N       30,305,000       390,727,369         12/1/10       2003 Series 2A; 2007 Series 2A; 2003 Series 2A; 2004 Series 2A; 2007 Series 4T;       2008 Series 2N; 2009 Series 1N       21,655,000       424,382,369         3/1/11       2001 Series 5A; 2002 Series 5A; 2007 Series 5A       21,655,000       424,382,369       41,125,000       425,942,369         9/1/11       2004 Series 2A, 2005 Series 4A; 2007 Series 5A       5,315,000       431,257,369         12/1/11       2004 Series 3A; 2005 Series 4A; 2007 Series 5A; 2006 Series 4A; 2007 Series 5A; 2007 Series 5A; 2007 Series 5A; 2006 Series 4A; 2007 Series 5A; 2006 Series 4A; 2007 Series 5A; 2007 Series 5A; 2006 Series 4A; 2007 Series 3A; 2005 Series 3A; 2007 Series 3A; 2007 Series 3A; 2007 Series 3A; 2008 Series VR-1A & VR-2N       24,450,000       513,972,369         12/1/			, ,	
12/1/09       1999 Series 4A & 5A; 2008 Series 1A, VR-1A & VR-2N       23,735,000       315,852,369         4/1/10       1998 Series 2A & 3A; 1999 Series 3A, 4A & 5A; 2002 Series 2A; 2006 Series 6A;       20,160,000       336,012,369         6/1/10       1998 Series 1A, 2N; 2009 Series 1 & 3A-R; 2004 Series 1A & 2A; 2008       20,160,000       336,012,369         6/1/10       1998 Series 1A, 2N; W VR-2N       24,410,000       360,422,369         10/1/10       1998 Series 2A; 2007 Series 4T, & 5A; 2002 Series 5A; 2007 Series 5A; 2009 Series       30,305,000       390,727,369         12/1/10       2003 Series 2A; 2007 Series 4T, & 5A; 2008 Series 2N       12,000,000       402,727,369         31/11       2001 Series 5A; 2009 Series 1A, 2008 Series 2A; 2004 Series 2A; 2007 Series 4T;       2008 Series 2N; 2009 Series 1A; 2008 Series 2A; 32,001 Series 4A; 2007 Series 5A; 2004 Series 2A; 31,50,00       424,382,369         6/1/11       2007 Series 4T; 2008 Series VR-1A & VR-2N       1,560,000       425,942,369         12/1/11       2004 Series 2A, 3A; 2005 Series 4A; 2007 Series 5A       12,240,000       467,642,369         6/1/12       2004 Series 3A; 2005 Series 4A; 2007 Series 5A; 2006 Series 5A       16,620,000       487,792,369         12/1/12       2004 Series 3A; 2005 Series 5A; 2006 Series 4A; 2007 Series 5A       24,560,000       513,972,369				
4/1/10       1998 Series 2A & 3A;1999 Series 3A, 4A & 5A; 2002 Series 2A; 2006 Series 6A; 2008 Series 1A & 2N; 2009 Series 1N & 2N       20,160,000       336,012,369         6/1/10       1998 Series 1A, 2A & 4A; 2002 Series 1 & 3A-R; 2004 Series 1A & 2A; 2008       24,410,000       360,422,369         10/1/10       1998 Series 1A & 3N;1999 Series 2A; 2002 Series 5A; 2007 Series 5A; 2009 Series 1N       20,305,000       390,727,369         12/1/10       2003 Series 2A; 2007 Series 4T & 5A; 2008 Series 2N       30,305,000       424,382,369         3/1/11       2001 Series 5A; 2002 Series 1A       VR-2N       21,655,000       424,382,369         6/1/11       2007 Series 4T; 2008 Series 2A; 2004 Series 2A       15,60,000       424,382,369         9/1/11       2001 Series 5A; 2002 Series 5A; 2004 Series 2A       5,315,000       424,382,369         12/1/11       2004 Series 3A; 2006 Series 4A; 2008 Series VR-1A & VR-2N       1,660,000       426,727,369         12/1/11       2004 Series 3A; 2006 Series 4A; 2007 Series 5A       12,240,000       467,642,369         6/1/12       2004 Series 3A; 2005 Series 1A; 2005 Series 5A; 2006 Series VR-1A & VR-2N       20,150,000       487,729,369         6/1/12       2006 Series 3A; 2005 Series 3A; 2005 Series 3A; 2006 Series 4A; 2007 Series 5A       24,560,000       513,972,369         12/1/12       2002 Series 1N       2005 Series 3A; 2007 Series 3A;				, ,
2008 Series 1A & 2N; 2009 Series 1N & 2N         20,160,000         336,012,369           6/1/10         1998 Series 1A, 2A & 4x; 2002 Series 1 & 3A-R; 2004 Series 1A & 2A; 2008         24,410,000         360,422,369           10/1/10         1998 Series 1A & 3N;1999 Series 2A; 2002 Series 5A; 2007 Series 5A; 2009 Series         24,410,000         360,422,369           10/1/10         1998 Series 1A & 3N;1999 Series 2A; 2003 Series 2N;         24,410,000         360,422,369           12/1/10         2003 Series 2A; 2007 Series 4T & 5A; 2008 Series 2N;         12,000,000         402,727,369           3/1/11         2001 Series 5A; 2002 Series 5A; 2004 Series 2A; 2007 Series 4T;         21,655,000         424,382,369           6/1/11         2007 Series 4T; 2008 Series VR-1A & VR-2N         1,560,000         425,942,369           9/1/11         2004 Series 5A; 2002 Series 5A; 2004 Series 2A         5,315,000         431,257,369           12/1/12         2004 Series 3A; 2006 Series 4A; 2007 Series 5A         12,240,000         487,742,369           6/1/12         2004 Series 3A; 2005 Series 5A; 2006 Series 4A; 2007 Series 5A         12,600,000         487,742,369           9/1/12         2002 Series 4A; 2004 Series 3A; 2005 Series 5A; 2006 Series 5A         24,560,000         513,972,369           12/1/12         2000 Series 1A, 2A, 3A & 4A; 2007 Series 3A; 2008 Series VR-1A & VR-2N         37,465,000			23,735,000	315,852,369
6/1/10       1998 Series 1A, 2A & 4A; 2002 Series 1 & 3A-R; 2004 Series 1A & 2A; 2008       24,410,000       360,422,369         10/1/10       1998 Series 1A & 3N; 1999 Series 2A; 2002 Series 5A; 2007 Series 5A; 2009 Series       30,305,000       390,727,369         12/1/10       2003 Series 2A; 2007 Series 4T & 5A; 2008 Series 2N       21,655,000       422,382,369         3/1/11       2001 Series 5A; 2009 Series 1N       21,655,000       424,382,369         9/1/11       2001 Series 5A; 2002 Series 5A; 2004 Series 2A       5,315,000       424,382,369         9/1/11       2001 Series 5A; 2002 Series 5A; 2004 Series 2A       5,315,000       424,382,369         9/1/11       2004 Series 5A; 2002 Series 5A; 2004 Series 2A       5,315,000       424,382,369         9/1/11       2004 Series 3A; 2006 Series 4A; 2007 Series 5A       24,145,000       467,642,369         12/1/12       2004 Series 3A; 2005 Series 1A; 2006 Series 4A; 2008 Series VR-1A & VR-2N       24,145,000       487,792,369         12/1/12       2004 Series 3A; 2005 Series 5A; 2006 Series 4A; 2008 Series VR-1A & VR-2N       20,150,000       487,92,369         12/1/12       2005 Series 1A; 2004 Series 3A; 2005 Series 5A; 2006 Series VR-1A & VR-2N       24,560,000       513,972,369         12/1/12       2005 Series 1A, 2A, 3A & 4A; 2008 Series VR-1A & VR-2N       27,160,000       584,687,369         3/1	4/1/10		20 160 000	336 012 360
Series VR-1A, 2N & VR-2N         24,410,000         360,422,369           10/1/10         1998 Series 1A & 3N;1999 Series 2A; 2002 Series 5A; 2007 Series 5A; 2009 Series         30,305,000         390,727,369           12/1/10         2003 Series 2A; 2007 Series 4T & 5A; 2008 Series 2A; 2004 Series 2A; 2007 Series 4T;         2008 Series 2N; 2009 Series 1N         21,655,000         422,382,369           6/1/11         2001 Series 5A; 2002 Series VR-1A & VR-2N         21,655,000         424,382,369           9/1/11         2004 Series 5A; 2002 Series 5A; 2004 Series 2A         5,315,000         425,942,369           9/1/11         2004 Series 5A; 2002 Series 5A; 2007 Series 5A         5,315,000         425,942,369           12/1/12         2004 Series 3A; 2006 Series 4A; 2007 Series 5A         24,145,000         485,402,369           2/1/12         2004 Series 3A; 2006 Series 4A; 2007 Series 5A         24,145,000         487,792,369           2/1/12         2004 Series 3A; 2005 Series 5A; 2006 Series 4A; 2007 Series 5A         24,560,000         487,792,369           12/1/12         2005 Series 5A; 2006 Series 3A; 2005 Series 5A; 2006 Series 4A; 2007 Series 5A         24,560,000         513,972,369           12/1/12         2005 Series 1A; 2008 Series 2N         27,160,000         584,687,369           12/1/12         2005 Series 1A, 2A, 3A, & 5A; 2007 Series 3A; 2008 Series VR-1A & VR-2N         37	6/1/10		20,100,000	550,012,507
10/1/10       1998 Series 1Å & 3N;1999 Series 2A; 2002 Series 5A; 2007 Series 5A; 2009 Series 1N       30,305,000       390,727,369         12/1/10       2003 Series 2A; 2007 Series 4T & 5A; 2008 Series 2N       12,000,000       402,727,369         3/1/11       2001 Series 5A; 2002 Series 2A; 2003 Series 2A; 2004 Series 2A; 2007 Series 4T;       21,655,000       424,382,369         6/1/11       2007 Series 4T; 2008 Series VR-1A & VR-2N       1,560,000       425,942,369         9/1/11       2004 Series 2A, 3006 Series 4A; 2008 Series VR-1A & VR-2N       24,145,000       431,257,369         12/1/12       2004 Series 3A; 2006 Series 4A; 2008 Series VR-1A & VR-2N       24,145,000       445,423,69         6/1/12       2004 Series 3A; 2005 Series 4A; 2008 Series VR-1A & VR-2N       24,145,000       487,792,369         6/1/12       2004 Series 3A; 2005 Series 5A; 2006 Series 4A; 2008 Series VR-1A & VR-2N       20,150,000       487,792,369         9/1/12       2005 Series 4A; 2004 Series 3A; 2005 Series 5A; 2006 Series VR-1A & VR-2N       24,560,000       513,972,369         12/1/12       2005 Series 1A, 2A, 3A & 4A; 2007 Series 3A; 2008 Series VR-1A & VR-2N       24,560,000       557,527,369         3/1/13       2006 Series 1A, 2A, 3A & 5A; 2007 Series 3A; 2008 Series VR-1A & VR-2N       37,465,000       622,152,369         12/1/13       2004 Series 5A & 6A; 2007 Series 1A, 2A, 3A & 4A; 2008 Series VR-1A &	0/1/10		24,410,000	360.422.369
IN         30,305,000         390,727,369           12/1/10         2003 Series 2A; 2007 Series 4T & 5A; 2008 Series 2N         12,000,000         402,727,369           3/1/11         2001 Series 5A; 2002 Series 2A; 2003 Series 2A; 2004 Series 2A; 2007 Series 4T;         21,655,000         424,382,369           6/1/11         2007 Series 4T; 2008 Series VR-1A & VR-2N         1,560,000         425,942,369           9/1/11         2001 Series 5A; 2002 Series 5A; 2004 Series 2A         5,315,000         425,942,369           9/1/11         2004 Series 3A; 2006 Series 4A; 2008 Series VR-1A & VR-2N         24,145,000         455,402,369           2/1/12         2004 Series 3A; 2006 Series 4A; 2007 Series 5A         12,240,000         467,642,369           6/1/12         2004 Series 3A; 2005 Series 1A; 2006 Series 4A; 2008 Series VR-1A & VR-2N         20,150,000         487,7792,369           9/1/12         2002 Series 4A; 2004 Series 3A; 2005 Series 5A; 2006 Series 4A; 2007 Series 5A         24,560,000         513,972,369           12/1/12         2002 Series 4A; 2004 Series 2N         27,160,000         487,722,369           9/1/12         2005 Series 1A, 2A, 3A & 4A; 2007 Series 3A; 2008 Series VR-1A & VR-2N         37,465,000         513,972,369           12/1/13         2006 Series 1A, 2A, 3A, 4A, 4N & 5A; 2008 Series VR-1A & VR-2N         37,465,000         622,152,369	10/1/10		, ,	,,,,,,,,,,,,
3/1/11       2001 Series 5A; 2002 Series 2A; 2003 Series 2A; 2004 Series 2A; 2007 Series 4T; 2008 Series 2N; 2009 Series 1N       21,655,000       424,382,369         6/1/11       2007 Series 4T; 2008 Series VR-1A & VR-2N       1,560,000       425,942,369         9/1/11       2004 Series 5A; 2002 Series 5A; 2004 Series 2A       5,315,000       425,942,369         9/1/11       2004 Series 5A; 2002 Series 5A; 2008 Series VR-1A & VR-2N       24,145,000       425,942,369         21/12       2004 Series 3A; 2006 Series 4A; 2007 Series 5A       12,240,000       467,642,369         6/1/12       2004 Series 3A; 2005 Series 1A; 2006 Series 4A; 2008 Series VR-1A & VR-2N       20,150,000       487,792,369         6/1/12       2004 Series 4A; 2004 Series 3A; 2005 Series 5A; 2006 Series 4A; 2007 Series 5A       24,60,000       513,972,369         12/1/12       2005 Series 4A; 2004 Series 3A; 2005 Series 5A; 2006 Series 4A; 2007 Series 5A       24,560,000       513,972,369         12/1/12       2005 Series 1A, 2A, 3A & 4A; 2007 Series 3A; 2008 Series VR-1A & VR-2N       27,160,000       584,687,369         3/1/13       2006 Series 1A, 2A, 3A & 5A; 2007 Series 1A, 1N, 2A, 3A & 4A; 2006 Series 1A, 2A, 3A, 5A; 2007 Series 1A, 2A, 3A & 4A; 2006 Series 2N; 2010 Series       7,350,000       622,152,369         12/1/13       2006 Series 5A & 6A; 2007 Series 1A, 2A, 3A & 4A; 2009 Series 2			30,305,000	390,727,369
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	12/1/10	2003 Series 2A; 2007 Series 4T & 5A; 2008 Series 2N	12,000,000	402,727,369
6/1/11       2007 Series 4T; 2008 Series VR-1A & VR-2N       1,560,000       425,942,369         9/1/11       2001 Series 5A; 2002 Series 5A; 2004 Series 2A       5,315,000       431,257,369         12/1/11       2004 Series 2A & 3A; 2006 Series 4A; 2008 Series VR-1A & VR-2N       24,145,000       455,402,369         2/1/12       2004 Series 3A; 2006 Series 4A; 2007 Series 5A       12,240,000       467,642,369         6/1/12       2004 Series 3A; 2005 Series 1A; 2006 Series 4A; 2008 Series VR-1A & VR-2N       20,150,000       487,792,369         6/1/12       2002 Series 4A       2005 Series 5A; 2006 Series 5A; 2006 Series 5A; 2006 Series 5A       24,560,000       513,972,369         9/1/12       2002 Series 5A; 2006 Series 3A & 4A; 2007 Series 3A & 4A; 2008 Series VR-1A & VR-2N       27,160,000       584,687,369         3/1/13       2006 Series 1A, 2A, 3A & 4A; 2007 Series 1A; 2008 Series VR-1A & VR-2N       37,465,000       523,152,369         12/1/12       2004 Series 1A, 2A, 3A, 4A, N & 5A; 2008 Series VR-1A & VR-2N       37,465,000       622,152,369         3/1/13       2006 Series 1A, 2A, 3A, 4A, N & 5A; 2008 Series VR-1A & VR-2N       37,465,000       622,152,369         12/1/13       2006 Series 1A, 2A, 3A, 4A, N & 5A; 2008 Series VR-1A, 2N & VR       27,350,000       679,502,369         3/1/14       2006 Series 1A, 2A, 3A, 4A, N & 5A; 2008 Series VR-1A & VR       18,880,000<	3/1/11	2001 Series 5A; 2002 Series 2A; 2003 Series 2A; 2004 Series 2A; 2007 Series 4T;		
9/1/11       2001 Series 5A; 2002 Series 5A; 2004 Series 2A       5,315,000       431,257,369         12/1/11       2004 Series 2A & 3A; 2006 Series 4A; 2008 Series VR-1A & VR-2N       24,145,000       455,402,369         2/1/12       2004 Series 3A; 2005 Series 1A; 2006 Series 5A       12,240,000       467,642,369         6/1/12       2004 Series 3A; 2005 Series 1A; 2006 Series 4A; 2008 Series VR-1A & VR-2N       20,150,000       487,792,369         6/15/12       2006 Series 4A       1,620,000       489,412,369         9/1/12       2002 Series 5A; 2006 Series 3A, 2005 Series 5A; 2006 Series 4A; 2007 Series 5A       24,560,000       513,972,369         12/1/12       2005 Series 5A; 2006 Series 3A, 4A; 2007 Series 3A, 4A; 2008 Series VR-1A & VR-2N       20,150,000       489,412,369         9/1/12       2005 Series 1A; 2004 Series 3A; 2005 Series 5A; 2006 Series VR-1A & VR-2N       1,620,000       513,972,369         12/1/12       2005 Series 1A, 2A, 3A & 4A; 2008 Series 2N       27,160,000       584,687,369         6/1/13       2006 Series 1A, 2A, 3A & 5A; 2007 Series 3A; 2008 Series VR-1A & VR-2N       37,465,000       622,152,369         12/1/13       2004 Series 1A, 2A, 3A, 4A, 4N & 5A; 2008 Series VR-1A, 2N & VR       2N       2N       67,350,000       679,502,369         3/1/14       2006 Series 3A & 4A; 2006 Series 1A; 2007 Series 4T; 2008 Series VR-1A & VR-2N       18		2008 Series 2N; 2009 Series 1N	21,655,000	424,382,369
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		2007 Series 4T; 2008 Series VR-1A & VR-2N	1,560,000	425,942,369
2/1/12       2004 Series 3A; 2006 Series 4A; 2007 Series 5A       12,240,000       467,642,369         6/1/12       2004 Series 3A; 2005 Series 1A; 2006 Series 4A; 2008 Series VR-1A & VR-2N       20,150,000       487,792,369         6/15/12       2006 Series 4A       2002 Series 4A; 2004 Series 3A; 2005 Series 5A; 2006 Series 4A; 2007 Series 5A       24,560,000       513,972,369         9/1/12       2005 Series 5A; 2006 Series 3A & 4A; 2007 Series 3A & 4A; 2008 Series VR-1A & VR-2N; 2009 Series 1N       43,555,000       557,527,369         3/1/13       2006 Series 1A, 2A, 3A & 5A; 2007 Series 3A; 2008 Series VR-1A & VR-2N       27,160,000       584,687,369         6/1/13       2006 Series 1A, 2A, 3A & 5A; 2007 Series 3A; 2008 Series VR-1A & VR-2N       37,465,000       622,152,369         12/1/13       2006 Series 1A, 2A, 3A, 4A, 4N & 5A; 2008 Series VR-1A & VR-2N       37,465,000       679,502,369         3/1/14       2006 Series 1A, 2A, 3A, 4A, 4N & 5A; 2008 Series VR-1A, 2N & VR       2N; 2009 Series 1N, 2A, 3A, 4A, 4N, 2A, 3A, 4A; 2009 Series 2N; 2010 Series       57,350,000       679,502,369         3/1/14       2006 Series 3A & 4A; 2006 Series 1A; 2007 Series 4T; 2008 Series VR-1A & VR-2N       18,880,000       698,382,369         6/1/14       2005 Series 4A; 2006 Series 2A; 2007 Series 1A & 3A; 2009 Series 2N Bonds       7,325,000       705,707,369         9/1/14       2005 Series 4A; 2006 Series 2A; 2007 Series 1A & 3A; 2009 S				· · · · · ·
6/1/12       2004 Series 3A; 2005 Series 1A; 2006 Series 4A; 2008 Series VR-1A & VR-2N       20,150,000       487,792,369         6/15/12       2006 Series 4A       1,620,000       489,412,369         9/1/12       2002 Series 4A; 2004 Series 3A; 2005 Series 5A; 2006 Series 4A; 2007 Series 5A       24,560,000       513,972,369         12/1/12       2005 Series 5A; 2006 Series 3A & 4A; 2007 Series 3A & 4A; 2008 Series VR-1A &       43,555,000       557,527,369         3/1/13       2006 Series 1A, 2A, 3A & 5A; 2007 Series 3A; 2008 Series VR-1A & VR-2N       27,160,000       584,687,369         6/1/13       2006 Series 1A, 2A, 3A & 5A; 2007 Series 3A; 2008 Series VR-1A & VR-2N       37,465,000       622,152,369         12/1/13       2004 Series 1A, 2A, 3A, 4A, 4N & 5A; 2008 Series VR-1A & VR-2N       37,465,000       622,152,369         12/1/13       2004 Series 1A, 2A, 3A, 4A, 4N & 5A; 2008 Series VR-1A, 2N & VR       2N; 2009 Series 1N & 2N; 2010 Series 1A R       57,350,000       679,502,369         3/1/14       2006 Series 5A & 6A; 2007 Series 1A, 2A, 3A & 4A; 2008 Series VR-1A & VR       18,880,000       698,382,369         6/1/14       2005 Series 3A & 4A; 2006 Series 1A; 2007 Series 4T; 2008 Series 2N Bonds       7,325,000       705,707,369         9/1/14       2005 Series 4A; 2006 Series 2A; 2007 Series 1A & 3A; 2009 Series 2N Bonds       7,795,000       713,502,369         12/1/14 <td< td=""><td></td><td></td><td></td><td>· · · ·</td></td<>				· · · ·
6/15/12       2006 Series 4A       1,620,000       489,412,369         9/1/12       2002 Series 4A; 2004 Series 3A; 2005 Series 5A; 2006 Series 4A; 2007 Series 5A       24,560,000       513,972,369         12/1/12       2005 Series 5A; 2006 Series 3A & 4A; 2007 Series 3A & 4A; 2008 Series VR-1A & VR-2N; 2009 Series 1N       43,555,000       557,527,369         3/1/13       2006 Series 2A, 3A & 4A; 2008 Series 2N       43,555,000       584,687,369         6/1/13       2006 Series 1A, 2A, 3A & 5A; 2007 Series 3A; 2008 Series VR-1A & VR-2N       37,465,000       622,152,369         12/1/13       2004 Series 1A, 2A, 3A, 4A, 4N & 5A; 2008 Series VR-1A, 2N & VR       2N; 2009 Series 1A, 2A, 3A, 4A, 4N & 5A; 2008 Series VR-1A, 2N & VR       57,350,000       679,502,369         3/1/14       2006 Series 5A & 6A; 2007 Series 1A, 2A, 3A & 4A; 2009 Series 2N; 2010 Series 1A, 2N, 3A & 4A; 2006 Series 2A; 2007 Series 1A, 2A, 3A & 4A; 2009 Series VR-1A & VR-       2N       7,325,000       698,382,369         6/1/14       2005 Series 4A; 2006 Series 2A; 2007 Series 1A & 3A; 2009 Series 2N Bonds       7,795,000       705,707,369         9/1/14       2006 Series 6A; 2007 Series 1A, 3A, 4A & 4T; 2008 Series VR 1A & VR 2N       12,725,000       726,227,369				
9/1/12       2002 Series 4A; 2004 Series 3A; 2005 Series 5A; 2006 Series 4A; 2007 Series 5A       24,560,000       513,972,369         12/1/12       2005 Series 5A; 2006 Series 3A & 4A; 2007 Series 3A & 4A; 2008 Series VR-1A & VR-2N; 2009 Series 1N       43,555,000       557,527,369         3/1/13       2006 Series 2A, 3A & 4A; 2008 Series 2N       27,160,000       584,687,369         6/1/13       2006 Series 1A, 2A, 3A & 5A; 2007 Series 3A; 2008 Series VR-1A & VR-2N       37,465,000       622,152,369         12/1/13       2004 Series 1A, 2A, 3A, 4A, 4N & 5A; 2008 Series VR-1A, 2N & VR       2N; 2009 Series 1N, 2A, 3A, 4A, 4N & 5A; 2008 Series VR-1A, 2N & VR       2N; 2009 Series 1A, 2A, 3A, 4A, 4N & 5A; 2009 Series 2N; 2010 Series         3/1/14       2006 Series 5A & 6A; 2007 Series 1A, 2A, 3A & 4A; 2009 Series 2N; 2010 Series       1A,-R       18,880,000       698,382,369         6/1/14       2005 Series 3A & 4A; 2006 Series 1A; 2007 Series 1A, 2A, 3A, 4A, 4V & 2N       7,325,000       705,707,369         9/1/14       2005 Series 4A; 2006 Series 2A; 2007 Series 1A & 3A; 2009 Series 2N Bonds       7,795,000       713,502,369         9/1/14       2006 Series 6A; 2007 Series 1A, 3A, 4A & 4T; 2008 Series VR 1A & VR 2N       12,725,000       726,227,369				
12/1/12       2005 Series 5A; 2006 Series 3A & 4A; 2007 Series 3A & 4A; 2008 Series VR-1A & VR-2N; 2009 Series 1N       43,555,000       557,527,369         3/1/13       2006 Series 2A, 3A & 4A; 2008 Series 2N       43,555,000       584,687,369         6/1/13       2006 Series 1A, 2A, 3A & 5A; 2007 Series 3A; 2008 Series VR-1A & VR-2N       37,465,000       622,152,369         12/1/13       2004 Series 1A, 2A, 3A, 4A, 4N & 5A; 2008 Series VR-1A, 2N & VR       2N; 2009 Series 1A, 2A, 3A, 4A, 4N & 5A; 2008 Series VR-1A, 2N & VR         2N; 2009 Series 1N & 2N; 2010 Series 1A, 2A, 3A & 4A; 2009 Series 2N; 2010 Series       57,350,000       679,502,369         3/1/14       2006 Series 3A & 4A; 2006 Series 1A; 2A, 3A & 4A; 2009 Series 2N; 2010 Series       18,880,000       698,382,369         6/1/14       2005 Series 4A; 2006 Series 2A; 2007 Series 1A & 3A; 2009 Series 2N Bonds       7,325,000       705,707,369         9/1/14       2006 Series 6A; 2007 Series 1A, 3A, 4A & 4T; 2008 Series VR 1A & VR 2N       12,725,000       726,227,369				, ,
3/1/13       2006 Series 2A, 3A & 4A; 2008 Series 2N       27,160,000       584,687,369         6/1/13       2006 Series 1A, 2A, 3A & 5A; 2007 Series 3A; 2008 Series VR-1A & VR-2N       37,465,000       622,152,369         12/1/13       2004 Series 4A & 4N; 2005 Series 1A, 1N, 2A, 3A & 4A; 2006 Series 1A, 2A, 3A, 5A & 6A; 2007 Series 1A, 2A, 3A, 4A, 4N & 5A; 2008 Series VR-1A, 2N & VR       37,465,000       622,152,369         12/1/13       2006 Series 1N & 2N; 2010 Series 1A, A, 4N & 5A; 2008 Series VR-1A, 2N & VR       57,350,000       679,502,369         3/1/14       2006 Series 5A & 6A; 2007 Series 1A, 2A, 3A & 4A; 2009 Series 2N; 2010 Series       18,880,000       698,382,369         6/1/14       2005 Series 3A & 4A; 2006 Series 1A; 2007 Series 4T; 2008 Series VR-1A & VR-       7,325,000       705,707,369         9/1/14       2005 Series 6A; 2007 Series 1A, 3A, 4A & 4T; 2008 Series VR 1A & VR 2N       12,725,000       726,227,369			24,560,000	513,972,369
6/1/13       2006 Series 1A, 2A, 3A & 5A; 2007 Series 3A; 2008 Series VR-1A & VR-2N       37,465,000       622,152,369         12/1/13       2004 Series 4A & 4N; 2005 Series 1A, 1N, 2A, 3A & 4A; 2006 Series 1A, 2A, 3A, 5A & 6A; 2007 Series 1A, 2A, 3A, 4A, 4N & 5A; 2008 Series VR-1A, 2N & VR       37,465,000       622,152,369         12/1/13       2004 Series 4A & 4N; 2005 Series 1A, 1N, 2A, 3A & 4A; 2006 Series 1A, 2A, 3A, 5A & 6A; 2007 Series 1A, 2A, 3A, 4A, 4N & 5A; 2008 Series VR-1A, 2N & VR       37,465,000       622,152,369         3/1/14       2006 Series 5A & 6A; 2007 Series 1A, 2A, 3A & 4A; 2009 Series 2N; 2010 Series       57,350,000       679,502,369         3/1/14       2005 Series 3A & 4A; 2006 Series 1A; 2007 Series 4T; 2008 Series VR-1A & VR-       18,880,000       698,382,369         6/1/14       2005 Series 4A; 2006 Series 2A; 2007 Series 1A & 3A; 2009 Series 2N Bonds       7,325,000       705,707,369         9/1/14       2005 Series 6A; 2007 Series 1A, 3A, 4A & 4T; 2008 Series VR 1A & VR 2N       12,725,000       726,227,369				, ,
12/1/13       2004 Series 4A & 4N; 2005 Series 1A, 1N, 2A, 3A & 4A; 2006 Series 1A, 2A, 3A, 5A & 6A; 2007 Series 1A, 2A, 3A, 4A, 4N & 5A; 2008 Series VR-1A, 2N & VR 2N; 2009 Series 1N & 2N; 2010 Series 1A R       57,350,000       679,502,369         3/1/14       2006 Series 5A & 6A; 2007 Series 1A, 2A, 3A & 4A; 2009 Series 2N; 2010 Series 1A-R       57,350,000       698,382,369         6/1/14       2005 Series 3A & 4A; 2006 Series 1A; 2007 Series 4T; 2008 Series VR-1A & VR-2N       18,880,000       698,382,369         9/1/14       2005 Series 4A; 2006 Series 2A; 2007 Series 1A & 3A; 2009 Series 2N Bonds       7,325,000       705,707,369         9/1/14       2006 Series 6A; 2007 Series 1A, 3A, 4A & 4T; 2008 Series VR 1A & VR 2N       12,725,000       726,227,369				
5A & 6A; 2007 Series 1A, 2A, 3A, 4A, 4N & 5A; 2008 Series VR-1A, 2N & VR         2N; 2009 Series 1N & 2N; 2010 Series 1A R         3/1/14       2006 Series 5A & 6A; 2007 Series 1A, 2A, 3A & 4A; 2009 Series 2N; 2010 Series         1A-R         6/1/14       2005 Series 3A & 4A; 2006 Series 1A; 2007 Series 4T; 2008 Series VR-1A & VR-         2N         9/1/14       2005 Series 4A; 2006 Series 2A; 2007 Series 1A & 3A; 2009 Series 2N Bonds         7,325,000       705,707,369         12/1/14       2006 Series 6A; 2007 Series 1A, 3A, 4A & 4T; 2008 Series VR 1A & VR 2N			37,465,000	622,152,369
2N; 2009 Series 1N & 2N; 2010 Series 1A R       57,350,000       679,502,369         3/1/14       2006 Series 5A & 6A; 2007 Series 1A, 2A, 3A & 4A; 2009 Series 2N; 2010 Series       18,880,000       698,382,369         6/1/14       2005 Series 3A & 4A; 2006 Series 1A; 2007 Series 4T; 2008 Series VR-1A & VR- 2N       7,325,000       705,707,369         9/1/14       2005 Series 6A; 2007 Series 1A, 3A, 4A & 4T; 2008 Series VR 1A & VR 2N       7,795,000       713,502,369         12/1/14       2006 Series 6A; 2007 Series 1A, 3A, 4A & 4T; 2008 Series VR 1A & VR 2N       7,25,000       726,227,369	12/1/13			
3/1/14       2006 Series 5A & 6A; 2007 Series 1A, 2A, 3A & 4A; 2009 Series 2N; 2010 Series       18,880,000       698,382,369         6/1/14       2005 Series 3A & 4A; 2006 Series 1A; 2007 Series 4T; 2008 Series VR-1A & VR- 2N       18,880,000       698,382,369         9/1/14       2005 Series 4A; 2006 Series 2A; 2007 Series 1A & 3A; 2009 Series 2N Bonds       7,325,000       705,707,369         9/1/14       2006 Series 6A; 2007 Series 1A, 3A, 4A & 4T; 2008 Series VR 1A & VR 2N       12,725,000       726,227,369			57 250 000	(70 502 2(0
1A-R       18,880,000       698,382,369         6/1/14       2005 Series 3A & 4A; 2006 Series 1A; 2007 Series 4T; 2008 Series VR-1A & VR- 2N       7,325,000       705,707,369         9/1/14       2005 Series 4A; 2006 Series 2A; 2007 Series 1A & 3A; 2009 Series 2N Bonds       7,795,000       713,502,369         12/1/14       2006 Series 6A; 2007 Series 1A, 3A, 4A & 4T; 2008 Series VR 1A & VR 2N       12,725,000       726,227,369	3/1/14		57,350,000	079,502,369
6/1/14         2005 Series 3A & 4A; 2006 Series 1A; 2007 Series 4T; 2008 Series VR-1A & VR- 2N         7,325,000         705,707,369           9/1/14         2005 Series 4A; 2006 Series 2A; 2007 Series 1A & 3A; 2009 Series 2N Bonds         7,795,000         713,502,369           12/1/14         2006 Series 6A; 2007 Series 1A, 3A, 4A & 4T; 2008 Series VR 1A & VR 2N         12,725,000         726,227,369	U/ 1/ 1 I		18,880.000	698,382.369
2N         7,325,000         705,707,369           9/1/14         2005 Series 4A; 2006 Series 2A; 2007 Series 1A & 3A; 2009 Series 2N Bonds         7,795,000         713,502,369           12/1/14         2006 Series 6A; 2007 Series 1A, 3A, 4A & 4T; 2008 Series VR 1A & VR 2N         12,725,000         726,227,369	6/1/14		- , - , - , 0	
9/1/142005 Series 4A; 2006 Series 2A; 2007 Series 1A & 3A; 2009 Series 2N Bonds7,795,000713,502,36912/1/142006 Series 6A; 2007 Series 1A, 3A, 4A & 4T; 2008 Series VR 1A & VR 2N12,725,000726,227,369			7,325,000	705,707,369
	9/1/14	2005 Series 4A; 2006 Series 2A; 2007 Series 1A & 3A; 2009 Series 2N Bonds	7,795,000	713,502,369
3/1/15 2007 Series 3A & 4A; 2010 Series 1A 11,665,000 737,892,369	12/1/14	2006 Series 6A; 2007 Series 1A, 3A, 4A & 4T; 2008 Series VR 1A & VR 2N	12,725,000	726,227,369
	3/1/15	2007 Series 3A & 4A; 2010 Series 1A	11,665,000	737,892,369

Date	Series Called	Amount Called	Cumulative Total
6/1/15	2006 Series 6A; 2007 Series 1A, 3A, 4A & 4T; 2008 Series VR-1A & VR-2N; 2010		
	Series 1A; 2014 Series 1N	\$12,707,146	\$750,599,515
9/1/15	2007 Series 3A & 4A	7,720,000	758,319,515
12/1/15	2007 Series 2A; 2008 Series VR-1A & VR-2N; 2009 Series 2N; 2010 Series 1A-R	15,785,000	774,104,515
3/1/16	2009 Series 2N; 2014 Series 1A-R & 1N	7,905,000	782,009,515
5/26/16	2005 Series 2VR-2A	30,000	782,039,515
6/1/16	2006 Series 6A; 2007 Series 1A; 2008 Series VR-1A & VR-2N; 2014 Series 1N &		
	1A-R	12,470,000	794,509,515
9/1/16	2013 Series 1N; 2014 Series 1N & 1A-R	4,055,000	798,564,515
12/1/16	2008 Series VR-1A & VR-2N; 2009 Series 2N; 2010 Series 1A-R; 2014 Series 1N,		
	1A-R & 2N	11,800,941	810,365,456
3/1/17	2008 Series 1A; 2009 Series 2N; 2013 Series 1N; 2014 Series 1N; 2014 Series 2N	5,620,000	815,985,456
6/1/17	2008 Series VR-1A & 2A; 2013 Series 1A-R; 2014 Series 2N; 2015 Series 1N	8,680,000	824,665,456
9/1/17	2013 Series 1A-R & 1N; 2014 Series 2N; 2015 Series 1N	10,805,000	835,470,456
12/1/17	2008 Series VR-1A & 2N; 2010 Series 1A-R; 2013 Series 1A-R; 2014 Series 2A-R		
	& 2N; 2015 Series 1N; 2016 Series 2A-R	10,360,000	845,830,456

### Table F-3 Washington State Housing Finance Commission Single-Family Program Bonds Historical Usage of Bond Proceeds (as of December 1, 2017)

The following table will be updated annually pursuant to the Commission's continuing disclosure undertaking.

		Date of Issue/	Proceeds Available to	Initial 30-Year Standard	Proceeds Used to Eligible Colla		Unexpended
Bond Series	House Key No.	Long-Term Remarketing	Purchase Eligible Collateral (1)	Mortgage Loan Interest Rates	Amount	Percent	Proceeds Redemptions
1995 Series 1A-1	17	06/07/1995	\$40,000,000	7.13%	\$36,267,273	90.7%	\$3,795,000
1995 Series 1A-2	18	11/01/1995	25,000,000	7.1/6.85%	24,974,688	99.9	25,000
1995 Series 1A-3	19	05/01/1996	20,000,000	6.85%	19,942,038	99.7	95,000
1996 Series 1A-1	20	05/30/1996	25,000,000	7.2%	24,957,392	99.8	40,000
1996 Series 2	21	09/04/1996	30,000,000	7.2%	29,944,622	99.8	55,000
1996 Series 3	22	12/04/1996	20,000,000	7.1%	19,942,758	99.7	55,000
1997 Series 2	23	05/15/1997	34,525,000	7.2%	32,400,564	93.8	2,005,000
1997 Series 3	24	08/27/1997	21,600,000	6.65%	21,228,705	98.3	360,000
1997 Series 4	25	11/21/1997	20,000,000	6.55%	19,923,319	99.6	75,000
1998 Series 1	26	02/26/1998	20,000,000	6.25%	19,941,204	99.7	55,000
1998 Series 2	27	04/23/1998	16,000,000	6.25%	15,926,805	99.5	70,000
1998 Series 3	28	06/04/1998	34,480,000	6.25/6.35%	34,309,191	99.5	170,000
1998 Series 4	29	08/27/1998	35,002,696	6.25%	34,735,795	99.2	266,901
1998 Series 5	30	11/19/1998	22,217,675	5.99%	22,017,841	99.1	194,982
1999 Series 1	31	02/24/1999	25,001,382	5.95%	24,678,858	98.7	314,964
1999 Series 2	32	05/27/1999	23,500,452	6.05%	23,457,064	99.8	40,809
1999 Series 3	33	06/24/1999	30,000,000	6.75%	29,858,368	99.5	140,000
1999 Series 4	34	08/25/1999	35,000,000	6.95%	34,967,118	99.9	30,000
1999 Series 5	35	11/02/1999	32,575,000	6.99%	32,520,534	99.8	50,000
2000 Series 1	36	02/24/2000	30,000,000	7.45%	29,743,135	99.1	255,000
2000 Series 2	37	04/27/2000	35,000,000	7.55%	34,992,960	100.0	200,000
2000 Series 2 2000 Series 3	38	07/12/2000	32,000,000	7.55/7.25%	26,446,370	82.6	5,550,000
2000 Series 4	39	11/14/2000	23,000,000	5.5 to 6.95%	22,965,835	99.9	30,000
2001 Series 1	40	02/28/2001	20,000,000	5.99%	19,993,264	100.0	0
2001 Series 2	41	05/30/2001	27,000,000	6.15%	26,972,284	99.9	25,000
2001 Series 4	42	07/26/2001	30,000,000	6.3/5.99%	29,955,148	99.9	40,000
2001 Series 5	43	11/15/2001	20,000,000	5.99%	19,984,900	99.9	10,000
2002 Series 1	44	03/14/2002	20,000,000	6.25%	18,426,573	92.1	1,570,000
2002 Series 2	45	05/30/2002	27,550,000	5.75 to 6.25%	25,050,000	90.9	2,500,000
2002 Series 4	46	09/05/2002	25,000,000	5.5 to 6.25%	20,753,574	83.0	4,245,000
2002 Series 5	47	01/15/2003	20,000,000	5.25%	19,997,891	100.0	0
2003 Series 1	48	05/21/2003	20,000,000	5.1/4.99%	19,997,927	100.0	0
2003 Series 2	49	09/25/2003	20,000,000	5.25/4.99%	19,992,569	100.0	ů 0
2003 Series 3	50	11/19/2003	20,000,000	5.25/5.1%	19,985,751	99.9	10,000
2004 Series 1	51	03/18/2004	26,642,195	4.85 to 5.25%	26,638,955	100.0	0
2004 Series 2	52	07/07/2004	35,235,207	5.1 to 5.5%	35,234,194	100.0	0
2004 Series 3	53	08/25/2004	30,203,992	5.2 to 5.6%	30,199,223	100.0	0
2004 Series 4	54	12/09/2004	20,117,059	4.85 to 5.5%	20,115,064	100.0	0
2005 Series 1	05-1	03/31/2005	25,187,154	4.8 to 5.45%	25,182,119	100.0	0
2005 Series 2	05-2	06/16/2005	30,121,989	4.95 to 5.45%	30,120,646	100.0	0
2005 Series 3	05-3	08/04/2005	19,998,827	4.95 to 5.75%	19,999,486	100.0	0
2005 Series 4	05-4	09/29/2005	24,991,436	5.15 to 5.75%	24,989,369	100.0	0
2005 Series 5	05-5	12/15/2005	25,000,174	5.25 to 5.75%	24,998,236	100.0	0
2006 Series 1	06-1	02/23/2006	50,033,260	5.25 to 5.75%	50,029,368	100.0	0
2006 Series 2	06-2	05/25/2006	49,995,744	5.25 to 5.75%	49,998,125	100.0	0
2006 Series 3	06-3	07/13/2006	55,000,000	5.375 to 6.125%	54,998,476	100.0	0
2006 Series 4	06-4	08/23/2006	55,000,000	5.625 to 6.125%	54,999,469	100.0	0
2006 Series 5	06-5	10/12/2006	55,000,000	5.375 to 6.125%	54,995,395	100.0	0
2006 Series 6	06-6	12/06/2006	55,058,240	5.375 to 5.875%	55,055,466	100.0	0
2007 Series 1	07-1	02/08/2007	54,958,608	5.25 to 6.75%	54,955,937	100.0	0
2007 Series 2	07-2	03/29/2007	55,000,000	5.25 to 6.75%	54,997,582	100.0	0
2007 Series 2	07-3	05/17/2007	55,045,516	5.50 to 6.75%	55,042,389	100.0	0
							Ŭ

(1) Represents initial principal proceeds plus original issue premium, if any.

		Date of Issue/	Proceeds Available to	Initial 30-Year Standard	Proceeds Used to Eligible Colla		Unexpended
Bond Series	House Key No.	Long-Term Remarketing	Purchase Eligible Collateral (1)	Mortgage Loan Interest Rates	Amount	Percent	Proceeds Redemptions
2007 Series 4	07-4	06/20/2007	\$54,995,133	5.50 to 6.0%	\$54,993,112	100.0%	\$0
2007 Series 5	07-5	10/25/2007	50,000,000	5.625 to 6.5%	50,000,000	100.0	0
2008 Series 1	08-1	07/22/2008	35,000,000	5.75 to 6.0%	34,999,224	100.0	0
2008 Series 2	08-2	09/25/2008	41,000,000	6.0 to 6.75%	40,996,264	100.0	0
2009 Series 1	09-1	06/25/2009	20,000,000	5.50 to 6.0%	19,999,897	100.0	0
2009 Series 2	09-2	10/28/2009	24,998,560	5.50 to 6.0%	24,997,972	100.0	0
2010 Series 1	10-1	11/30/2010	5,000,000	3.75 to 5.0%	5,000,000	100.0	0
2013 Series 1	13-1	03/27/2013	40,020,631	2.50 to 4.75%	40,020,631	100.0	0
2014 Series 1	14-1	01/28/2014	19,114,335	2.5 to 2.75%	19,114,335	100.0	0
2014 Series 2	14-2	12/18/2014	21,800,000	3.5 to 3.75%	21,800,000	100.0	0
2015 Series 1	15-1	12/10/2015	25,000,000	3.0 to 3.25%	25,000,000	100.0	0
2016 Series 1	16-1	05/26/2016	35,000,000	3.4 to 3.5%	35,000,000	100.0	0
2016 Series 2	16-2	11/30/2016	35,000,000	3.05 to 3.5%	35,000,000	100.0	0
2017 Series 1	17-1	04/27/2017	55,026,388	3.6 to 4.0%	55,026,388	100.0	0
2017 Series 2	17-2	09/28/2017	30,000,000	3.125 to 4.375%	30,000,000	100.0	0
Totals			\$2,093,996,653		\$2,071,749,640	98.9%	\$22,072,656

(1) Represents initial principal proceeds plus original issue premium, if any.

## Table F-4 Washington State Housing Finance Commission Single-Family Program Bonds, 2017 Series 3 Allocation to Principal Receipts Subaccounts\*

From Date	To Date	2017 Series 3 Restricted Principal Receipts Subaccount	2017 Series 3 Unrestricted Principal Receipts Subaccount
Principal Receipts allocable	to the 2017 Series 3N Bonds:		
December 28, 2017 December 28, 2027	December 27, 2027 Final Maturity	0.00000% 100.00000%	100.00000% 0.00000%
Principal Receipts allocable Bonds and the 2017 Series 3			
December 28, 2017 July 22, 2018 September 25, 2018	July 21, 2018 September 24, 2018 Final Maturity	29.93027% 58.58179% 100.00000%	70.06973% 41.41821% 0.00000%

Assumes the so-called "10-Year Rule" set forth in Section 143(a)(2)(A)(iv) of the Code is not repealed while the 2017 Series 3 Bonds are outstanding.

Washin	gton State Mor	Housing Fin tgage-Backe	Table F-5         Washington State Housing Finance Commission Single-Family Program Bonds         Mortgage-Backed Security (MBS) Pool Information         Obstantian Meanwhead Security (MBS) Pool Information	Single-Family Pr Pool Information	ogram Bonds	Type of MBS	Pool Number	Pass- Through Interest Rate (%)	Original Par Amount (\$)	Par Amount Outstanding (\$)	Maturity Date
(LOO.	is purchase		(roois purchased as of December 1, 2017; reflecting november 2017 factors)	ung novenner 20	1 / Tactors)		001174	200 2	030 701 1		
		Pass-				FHLMC	A61159 A61141	5.125	1.376.627	144.513	11/1/2036
,		Through				FHLMC	A61202	5.125	1,595,402	367,815	11/1/2036
Type of	Pool	Interest	Original Par	Par Amount	Maturity	FHLMC	B31824	5.625	688,671	190,023	11/1/2036
MBS	Number	Kate (%)	Amount (\$)	Outstanding (\$)	Date	FHLMC	B31832	5.625	379,630	123,665	11/1/2036
FHIMC	B31765	5 250	371 537	183 107	5/1/2036	FHLMC	B31836	5.125	494,455	36,223	11/1/2036
FHLMC	B31906	5.000	181.733	143,849	5/1/2036	FHLMC	B31901	4.875	341,646	76,011	11/1/2036
FHLMC	B31800	5.125	309.927	83,433	6/1/2036	FHLMC	B31909	5.125	79,110	63,925	11/1/2036
FHLMC	B31804	4.750	494.422	190.919	6/1/2036	FHLMC	A61201	5.375	1,687,391	85,123	12/1/2036
FHLMC	A54719	4.875	1,952,727	86,664	7/1/2036	FHLMC	A61225	5.125	1,594,422	306,881	12/1/2036
FHLMC	A54720	5.375	1.854.727	103.739	7/1/2036	FHLMC	A01220	C/ 5.C	1,045,11/	81,220	12/1/2036
FHLMC	B31766	5.375	569,189	218,871	7/1/2036	FHLMC	A61296	6/.8.4 201 2	2,085,180	315,146	12/1/2036
FHLMC	B31767	5.125	415,555	142,809	7/1/2036	FILMC	A01404	271.0	1,324,840	241,/85	000/1/21
FHLMC	B31777	4.750	490,300	268, 186	7/1/2036	FILMC	B31655	C/C.C ALC A	908,430 664 810	100/100	0007/1/71
FHLMC	B31782	5.375	494,471	44,555	7/1/2036	FILMC	100109	2/5.5	016,400	160,00	0007/1/71
FHLMC	A54744	4.875	1,305,897	90,695	8/1/2036	FULMC	A61267	271.5	2/2//00/1	116 157	7 207/1/1
FHLMC	A54745	5.125	1,843,636	213,928	8/1/2036	FILMC	10010A	071.0 775 7	016,010,7	10,4011	1 207/1/1 2 200/ 1/1
FHLMC	A54746	5.375	2,403,719	112,873	8/1/2036	FILMC	400100	C/C.C	10/,020	100,909	1 502/1/1
FHLMC	A54850	5.125	1,334,632	154,459	8/1/2036	FHLMC	B31884	C/ 8.4	183,904	125,499	1/1/205/1/2
FHLMC	A54851	5.375	2,779,675	302,499	8/1/2036	FHLMC	B31802	0/0.4 1	2/8/20	124,461	2/1/202/
FHLMC	B31779	4.750	698,031	140,713	8/1/2036	FHLMC	B31803	C/ 5.C	717575	130,199	2/1/2037
FHLMC	B31781	5.125	717,861	263,568	8/1/2036	FILMC	0061CG	0/0.4	CCC,21C	166,607	1 202/1/2
FHLMC	B31795	5.375	317,938	70,662	8/1/2036	FHLMC	B32090	000.5	148,577	114,010	1 502/1/0
FHLMC	A54852	5.375	2,393,252	150,572	9/1/2036	FILMC	A/0423	000.5	1,200,020	049,400	1 507/1/6
FHLMC	A60981	4.875	1,954,034	55,097	9/1/2036	FILMC	B320/4	000 3	9/C,6/4	019,049	1 507/1/6
FHLMC	A61140	4.875	1,628,299	106,723	9/1/2036	FILMC	D320071	000.5	000,020	216/10	7 50 5/ 1/01
FHLMC	B31788	4.875	572,414	249,266	9/1/2036	FHLMC	B32071 B32077	5 250	574 247	20,412 408 811	10/1/2031
FHLMC	B31791	5.375	883,009	61,220	9/1/2036	FHI MC	B32085	5 500	504 004	175.056	10/1/2031
FHLMC	B31818	5.125	596,196	57,276	9/1/2036	FUL MC	D27086	2200	036 347	106,020	7 20 2/1 /01 2 2 0 C/ 1 /01
FHLMC	B31905	5.625	245,291	199,522	9/1/2036	FHI MC	A 70437	007.0	1 886 376	153 674	7 50 5/1/01
FHLMC	A61046	5.125	2,024,467	61,483	10/1/2036	FHI MC	A 80340	5 000	7 367 688	272 116	7.002/1/11
FHLMC	A61048	5.125	1,700,051	428,334	10/1/2036	FHI MC	B32079	6.250	048 038	115 133	11/1/2037
FHLMC	A61049	5.375	1,255,500	160,874	10/1/2036	FHIMC	B32080	5 750	034.060	136.267	11/1/2037
FHLMC	A61075	5.125	1,240,168	79,462	10/1/2036	FHIMC	B32082	6 000	866.028	76.130	11/1/2037
FHLMC	A61076	5.375	1,489,265	156,208	10/1/2036	FHLMC	B32113	5 500	568 606	94 173	1/1/2038
FHLMC	A61123	5.125	1,305,099	94,570	10/1/2036	FHIMC	1132519	4.750	23,630	13.778	11/1/2041
FHLMC	A61142	5.375	1,198,859	99,567	10/1/2036		10700	0071-	000,07	017601	1107/1/11
FHLMC	B31831	5.375	270,754	115,699	10/1/2036		Tota	Total FHLMC:	76,521,740	11,539,369	
FHLMC	B31835	5.125	406,518	209,998	10/1/2036	FNMA	161919	7.320	1,453,097	8,890	6/1/2022
FHLMC	<b>B</b> 31837	5.625	572,690	263,426	10/1/2036	FNMA	186823	7.320	1,942,151	20,824	11/1/2022
FHLMC	B31839	4.875	362,849	18,433	10/1/2036	FNMA	229227	6.050	1.840.858	20.618	9/1/2023
FHLMC	A61120	5.125	2,251,916	129,276	11/1/2036	FNMA	264703	5.800	690,026	3.170	4/1/2024
FHLMC	A61138	5.125	1,963,952	154,083	11/1/2036	FNMA	282194	6.325	1,795,665	17,017	6/1/2024
						FNMA	282197	6.325	951,906	23,423	6/1/2024
-						FNMA	282206	6.325	1,000,696	2,695	6/1/2024
<sup>1</sup> This tab.	e does not i	nclude mortga	curities	that are held in the Commission Fund	Commission Fund	FNMA	282212	6.325	792,160	19,708	8/1/2024
(which a	re not pledge	(which are not pledged to the payment of Bonds)	ent of Bonds).								

(which are not pledged to the payment of Bonds).

F-9

Maturity Date	8/1/2029	10/1/2029	10/1/2029	11/1/2029	12/1/2029	2/1/2030	2/1/2030	5/1/2030	6/1/2030	6/1/2030	7/1/2030	8/1/2030	9/1/2030	9/1/2030	10/1/2030	10/1/2030	11/15/2030	12/1/2030	1/1/2031	1/1/2031	2/1/2031	4/1/2031	8/1/2031	8/1/2031	10/1/2021	10/1/2031	11/1/2031	11/1/2031	12/1/2031	12/1/2031	2/1/2032	2/1/2032	202/1/7	5/1/2052 7/1/2032	5/1/2032	5/1/2032	6/1/2032	7/1/2032	7/1/2032	8/1/2032	8/1/2032	9/1/2032	9/1/2032
Par Amount Outstanding (\$)	39,555	28,358	21,219 84.012	50.694	89,854	109,236	40,105	66,669	56,156	63,150	4,359	18,336	36,117	52,611	19,215	41,028	34,240	91,417	115,479	25,419	56,103	57,013	107,893	272,051	107,61	87.829	89.746	181,057	136,354	91,085	87,133	192,760	C65,77	700,44	57,686	171.695	37.966	27,784	16,562	59,702	56,164	52,490	112,201
Original Par Amount (\$)	504,602	2,705,116	405.787	2.779.152	1,125,455	2,715,814	790,362	916,364	391,118	1,552,805	513,871	441.366	482,217	325,767	313,658	393,484	735,636	1,940,853	838,279	530,685	886,782	771,833	1,374,370	2,358,682	1,040,594 280,650	1.443.516	869.657	745,095	1,171,683	621,765	1,051,186	1,203,650	40C,CCC	1,005,004	370.325	1.430.864	102,113	597,623	25,734	364,324	613,471	903,791	275,572
Pass- Through Interest Rate (%)	5.450	6.250	6.250	6.450	6.450	6.490	6.490	6.450	6.490	6.950	6.450 6.050	7.050	7.050	7.050	7.050	7.050	7.050	7.050	7.050	6.750	6.450	6.450	5.650	5.490	004.0	5.800	5.650	5.490	5.800	5.490	5.650	5.490	064.0	0490 5 000	5 800	5.750	5.650	5.750	5.750	5.490	5.750	5.750	5.490
Pool Number	506190	523657	523662	524130	524131	534425	534426	524136	534432	543339	524137	558234	546518	558236	558238	558239	558241	558243	575956	575957	575954	575961	606331	606332	600000 077213	613275	613278	613280	629699	629707	629700	629702	006/40	40/6706	647964	647968	647967	647969	689804	656957	656961	656962	656963
Type of MBS	FNMA	FNMA	FINMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FINIMA	FNMA	FINIMA	FINIMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA													
Maturity Date	9/1/2024	1/1/2025	6/1/2025	7/1/2025	9/1/2025	10/1/2025	10/1/2025	11/1/2025	11/1/2025	2/1/2026	5/1/2026 9/1/2026	9/1/2026	11/1/2026	11/1/2026	12/1/2026	1/1/2027	4/1/2027	5/1/2027	7/1/2027	7/1/2027	8/1/2027	9/1/2027	11/1/2027	2/1/2028	8/1/2028	5/1/2028	7/1/2028	7/1/2028	8/1/2028	9/1/2028	9/1/2028	10/1/2028	8707/1/01	8707/1/11	1/1/2029	2/1/2029	2/1/2029	2/1/2029	2/1/2029	3/1/2029	4/1/2029	4/1/2029	6/1/2029
Par Amount Outstanding (\$)	20,806	16,019	42,908	31.605	41,901	70,869	7,249	13,834	13,421	25,115	32,982	39.800	13,764	52,201	12,072	17,287	49,049	40,456	5,158	24,935	41,367	35,814	88,379	19,551	40,04 70,054	31,371	53.784	48,826	21,499	36,506	72,077	34,682	21,122	90,308 60 701	37,003	62.962	62,936	80,728	56,450	43,797	4,699	43,021	25,917
Original Par Amount (\$)	2,084,660	2,209,078	1,025,700	2.820.969	1,362,565	1,596,982	831,648	1,164,493	522,450	461,088	820,862	2.957.084	930,341	3,562,692	2,062,991	2,396,986	1,468,405	69,585	2,007,591	1,622,080	1,040,859	2,674,821	570,722	2,271,370	101,200,1	1.526269	1.263.273	579,029	334,376	475,996	2,724,790	1,171,564	10,024	040,484 1 040 620	1 012 939	727.540	1.123.358	555,155	327,913	99,325	1,986,704	379,536	2,258,547
Pass- Through Interest Rate (%)	7.000	6.700	6.850	6.850	6.580	6.580	6.580	6.580	6.850	6.550	6.300	6.700	6.350	6.700	6.700	6.700	6.600	4.800	6.600	6.700	6.700	6.700	6.700	6.150	050.9	0.020	5.750	5.750	5.850	5.750	5.850	5.850	051.0	067.6	5 750	5.750	5.490	5.750	5.750	5.750	5.490	5.490	5.450
Pool Number	282225	282235	315528	315537	315558	315565	329875	329888	329903	339644	339653	359924	354282	359925	359926	374369	377900	868643	377902	397385	397386	397387	397388	419287	419055 410654	435076	442540	442541	445319	435078	445315	445316	710044	627604 900521	453227	453229	453230	453231	453232	453233	500132	514473	506188
Type of MBS	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FINIMA	FNMA	FINIMA FNIMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA							

Maturity Date	9/1/2034	9/1/2034	9/1/2034 10/1/2034	10/1/2034	11/1/2034	11/1/2034	11/1/2034	11/1/2034	12/1/2034	12/1/2034	12/1/2034	1/1/2035	1/1/2035	1/1/2035	2/1/2035	2/1/2035	2/1/2035	2/1/2035	3/1/2035	3/1/2035	3/1/2035	3/1/2035	3/1/2035	4/1/2035	5/1/2035	5/1/2035	2/1/2 2/1/2032	C202/1/2 200/1/2	5/1/2035	5/1/2035	5/1/2035	6/1/2035	6/1/2035	6/1/2035	6/1/2035	6/1/2035	6/1/2035	6/1/2035	6/1/2035	7/1/2035	7/1/2035	7/1/2035	7/1/2035	7/1/2035
Par Amount Outstanding (\$)	68,791	227,641	00,756 109,556	84.632	77,553	223,661	62,422	88,655	136,699	78,563	143,546	42,792	241.861	130,828	125,063	113,414	43,464	76,992	19,171	109,363	160,087	84,142	108,432	43,596	198,509	122,332	268,061	01,84/	61 289	49,523	114,234	171,957	46,910	48,836	106,102	208,666	60,838	116,338	80,632	60,913	58,417	182,080	118,522	154,014
Original Par Amount (\$)	512,016	8/3,414	566.651	1.027.424	912,524	1,108,621	407,422	715,178	621,526	1,120,120	1,689,072	348,499	564.718	447,806	472,561	271,413	418,541	309,617	244,404	311,376	283,300	312,568	150,310	57,370	641,470	463,930	158,161	100,/23	82.620	72,640	684,117	660,675	422,021	319,296	359,036	530,705	80,101	150,460	209,204	268,570	230,588	710,601	353,370	571,134
Pass- Through Interest Rate (%)	4.600	4.600 5 000	5.100	4.900	4.700	5.100	4.350	4.800	4.700	4.900	5.100	4.750	5.000	4.500	5.000	4.900	4.500	4.350	4.700	4.750	4.500	4.500	4.300	4.850	4.300	4.800	4.300	4.300 000 k	4 350	4.600	4.800	4.300	4.300	4.300	4.550	4.300	4.450	4.950	4.950	4.350	4.800	4.700	4.450	4.700
Pool Number	797268	8102/3	C/2010	797262	797264	797266	810272	810274	807312	807313	807314	810280	810281	818969	810282	818970	818971	820523	818972	818974	820524	824133	865895	824140	821421	5/8128	8218/6	824139 075001	837944	837947	868639	825992	826325	826327	832452	865782	868633	868636	868892	824386	826326	832663	832666	832819
Type of MBS	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA
Maturity Date	9/1/2032	10/1/2032	10/1/2032	12/1/2032	12/1/2032	1/1/2033	1/1/2033	1/1/2033	1/1/2033	2/1/2033	4/1/2033	5/1/2033	5/1/2033	7/1/2033	7/1/2033	7/1/2033	7/1/2033	9/1/2033	9/1/2033	10/1/2033	10/1/2033	10/1/2033	10/1/2033	12/1/2033	12/1/2033	12/1/2033	1/1/2034	2/1/2034 2/1/2034	4/1/2034	5/1/2034	5/1/2034	5/1/2034	6/1/2034	7/1/2034	7/1/2034	7/1/2034	7/1/2034	7/1/2034	7/1/2034	8/1/2034	8/1/2034	9/1/2034	9/1/2034	9/1/2034
Par Amount Outstanding (\$)	33,230	32,111	145.294	38.701	94,715	26,789	37,253	140,937	136,852	22,013	48,848	129.627	92,747	217,862	92,105	247,960	52,463	220,196	8,589	250,282	361,696	97,572	90,580	123,260	111,534	35,994	124,383	210,298	237721	88,335	59,911	70,019	58,488	682,091	336,141	176,597	22,306	122,500	213,870	172,377	228,305	337,070	330,521	313,617
Original Par Amount (\$)	284,188	600,114 260,441	527,896	428,802	223,729	937,619	566,270	207,437	357,316	412,943	464,155	749.880	386.356	1,271,524	891,704	848,134	351,875	737,820	20,854	855,935	1,266,526	492,044	189,640	893,049	1,693,265	228,364	298,232	858,068	574 508	351,531	91,161	99,502	286,899	2,030,620	1,411,716	1,598,067	475,252	1,337,345	514,633	1,072,064	609,302	1,156,706	2,164,184	2,193,226
Pass- Through Interest Rate (%)	5.750	5.250	5.000	5.000	5.250	5.000	5.000	5.490	5.000	4.750	5.000	4.750	4.750	4.750	4.600	4.600	4.600	4.490	4.350	4.490	4.490	4.490	4.490	4.750	4.750	4.490	4.600	4.600	4 600	4.350	4.350	4.750	4.600	4.350	4.550	4.750	4.800	5.000	4.550	4.600	4.350	4.600	4.800	5.000
Pool Number	673801	696969 002020	673796	673802	689812	673803	673804	689803	689805	689806	689809	72,1733	740642	721734	721735	740644	740651	740643	868855	740645	740647	740648	768421	740646	740649	768418	768422	168420	768425	768427	797269	797270	788815	788816	788817	788818	788820	788821	797267	788819	797254	797251	797252	797253
Type of MBS	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA

Maturity Date	1/1/2036	1/1/2036	1/1/2036	2/1/2036	2/1/2036	2/1/2036	2/1/2036	2/1/2036	2/1/2036	2/1/2036	2/1/2036 2/1/2036	2/1/2036	3/1/2036	3/1/2036	3/1/2036	4/1/2036	4/1/2036	4/1/2036	4/1/2036	4/1/2026	5/1/2036	5/1/2036	5/1/2036	5/1/2036	5/1/2036	5/1/2036	6/1/2036	6/1/2036	6/1/2036	0/1/2036 6/1/2036	6/1/2036	6/1/2036	7/1/2036	7/1/2036	7/1/2036	7/1/2036	7/1/2036	7/1/2036	7/1/2036	7/1/2036	01/2020	8/1/2036 8/1/2036	
Par Amount Outstanding (\$)	145,992	185,900	80,401 55 748	71.619	98,288	18,469	101,965	87,216	161,921	136,224	68,061 68 507	99.707	112,330	73,611	113,747	115,760	95,573	210,494	73,275	20,202	115,606	76.163	150.742	227,301	148,317	187,342	326,740	51,050	88,396	55.215	63.995	53,043	247,052	254,062	109,664	125,655	137,077	141,738	139,801	261,180	166,016	38,384	
Original Par Amount (\$)	591,414	865,908	300,2002 373 076	613.951	266,840	355,059	422,941	316,391	204,578	173,842	214,820	129.437	692,232	444,035	286,252	1,145,956	1,662,259	530,538	282,150	171,71	206.008	580.181	525.146	615,903	581,516	1,616,210	1,119,403	369,252	536,163	69.923	82,395	308,783	867,202	1,497,899	2,088,375	767,680	1,361,931	484,904	466,338	926,386	80/16/	51.378	1.26+2
Pass- Through Interest Rate (%)	4.850	5.100	4.050 5 100	4.850	5.150	4.850	5.350	4.900	5.350	5.350	5.150	5.100	5.100	4.850	4.750	4.750	5.000	5.000	5.250	4./30	4./30 5.000	5 250	4.750	5.250	5.000	5.250	4.750	5.000	4./50 5 000	5.000	5.250	5.125	5.375	4.875	5.125	4.875	5.375	5.125	5.375	5.375	071.C	5.625	1
Pool Number	865370	865371	00000000000000000000000000000000000000	865560	868400	868404	868405	868631	868890	872252	872680	883306	868522	872251	872688	868888	868897	872254	872255	052088	877431	872605	872610	872684	872687	883186	883184	883192	883301	886228	886229	886235	886236	886239	886240	886243	886245	886384	886386	906007	CC/ 816	893989 902401	
Type of MBS	FNMA	FNMA	FINMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FINIMA	FINMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FINIMA	FNMA															
Maturity Date	7/1/2035	7/1/2035	C202/1// 8/1/2035	8/1/2035	8/1/2035	8/1/2035	8/1/2035	8/1/2035	9/1/2035	9/1/2035	9/1/2035 0/1/2035	9/1/2035	9/1/2035	9/1/2035	9/1/2035	9/1/2035	9/1/2035	10/1/2035	10/1/2035	2000/1/01	10/1/2035	10/1/2035	10/1/2035	11/1/2035	11/1/2035	11/1/2035	11/1/2035	11/1/2035	11/1/2035	11/1/2035	11/1/2035	11/1/2035	11/1/2035	12/1/2035	12/1/2035	12/1/2035	12/1/2035	12/1/2035	12/1/2035	12/1/2035	CSU2/1/21	12/1/2035	
Par Amount Outstanding (\$)	161,834	93,769	386 586	135.342	254,153	83,268	27,163	147,702	37,026	335,961	87,331	125.712	8,536	97,894	88,617	61,378	78,088	105,739	78,790	101,000	38 949	71 773	113.183	64,936	51,906	108,462	69,593	60,208	137,858	72.880	53,146	64,106	145,767	43,026	54,767	40,837	308,768	85,181	163,552	65,529	40,950	c0/,c11 88,545	
Original Par Amount (\$)	570,508	124,051	1 661 610	596.812	467,289	607,045	36,029	194,786	301,204	779,898	393,721 416.000	689.673	78,702	284,757	217,578	80,803	102,419	929,203	568,399	217,600	501,270	168 387	353.252	380,454	267,300	641,774	368,175	296,274	454,235	94.0777 94.777	68.446	83,720	189,146	486,806	950,016	620,420	807,691	396,108	562,328	307,595	770,666	149,428	
Pass- Through Interest Rate (%)	4.450	4.450	4.900	4.950	4.450	4.700	4.950	4.450	4.950	4.450	4.950	4.450	4.450	4.450	4.700	4.450	4.450	4.950	4.950 5 000	000.0	001.0 4.650	4 450	4.450	4.900	4.900	4.900	4.450	4.750	4.650	4.650	4.900	4.950	4.900	4.700	4.900	5.150	4.650	4.650	5.150	5.000	4.45U	4.650	2
Pool Number	833135	844370	837667	832664	836247	836251	844262	848616	833133	836246	836475	836479	837948	844365	844366	844373	865892	836477	844380	044502 044502	644407 / 604440 / 604440 / 604440 / 604440 / 604440 / 604440 / 604440 / 604440 / 604440 / 604440 / 604440 / 604	849337	868523	844376	844599	844677	844680	848383	848385	040049 849335	865360	865889	865997	810276	810277	848619	848852	849150	865361	865365	C//COS	808032 872878	2
Type of MBS	FNMA	FNMA	FINIMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FINITA	FINIMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FINIT	FNMA															

Maturity Date	4/1/2037	4/1/2037	4/1/2037	5/1/2037	5/1/2037	5/1/2037	5/1/2037	5/1/2037	5/1/2037	5/1/2037	5/1/2037	5/1/2037	5/1/2037	5/1/2037	5/1/2037	6/1/2037	6/1/2037	6/1/2037	6/1/2037	6/1/2037	6/1/2037	6/1/2037	6/1/2037	6/1/2037	6/1/2037 6/1/2037	6/1/2037	7/1/2037	7/1/2037	7/1/2037	7/1/2037	7/1/2037	7/1/2037	1.11/2051	7 202/1/2	8/1/2037	9/1/2037	9/1/2037	9/1/2037	9/1/2037	9/1/2037	9/1/2037	9/1/2037	9/1/2037
Par Amount Outstanding (\$)	627,244	213,166	60,340	93,682	86,737	361,715	72,123	350,980	64,616	138,736	237,774	61 240	53,691	176,674	176,044	89,220	185,520	50,906	515,474	347,412	207,735	46,806	116,146	134,285	97,901	139.559	292,944	74,258	219,017	140,264	83,114	40,869	49,007	214,108	109,102	98,940	162.480	134,358	292,269	222,961	219,667	191,360	79,069
Original Par Amount (\$)	11,354,023	1,066,161 827 742	647,118	963,676	1,224,765	1,254,743	1,120,449	3,331,490	2,242,585	980,012	1,120,672	200,570	65.204	216,067	327,778	1,418,797	2,132,766	121,962	2,075,373	2,263,125	1,732,619	199,622	252,975	164,455	292,209 162 413	171.110	645,950	1,359,606	574,909	341,535	163,048	49,723	100,90	491,040	207'/ CC	608 109	752,320	687,727	656,172	564,666	526,578	630,161	96,136
Pass- Through Interest Rate (%)	5.250	4./50 5 000	5.000	4.750	5.000	5.250	4.750	5.000	5.250	4.750	5.000	2.000 4 875	5.250	5.000	4.750	4.750	5.250	5.000	5.000	5.250	5.500	4./50	5.000	000.5	5.000	9.000 4.750	5.000	5.000	4.750	5.250	5.250	5.000	000.5	000.0	5 000	5 500	5.500	5.000	5.000	5.000	5.500	5.000	5.000
Pool Number	918424	918752	942075	918422	918423	918754	918760	918763	918764	938237	938238	946944	947114	954215	954216	937915	937917	942076	942082	942083	942084	942830	946566	946948	066/96	960953	942811	942826	946933	947667	954213	954272	464400	940954 054211	961051	946936	947276	947278	947595	947598	947812	947814	954225
Type of MBS	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FINMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FINIMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA
Maturity Date	8/1/2036	9/1/2036 0/1/2036	9/1/2036	10/1/2036	10/1/2036	10/1/2036	10/1/2036	10/1/2036	10/1/2036	11/1/2036	11/1/2036	11/1/2036	11/1/2036	12/1/2036	12/1/2036	12/1/2036	1/1/2037	1/1/2037	1/1/2037	1/1/2037	1/1/2037	1/1/2037	1/1/2037	1/1/2037	1 50 2/ 1 / 2 7 50 2/ 1 / 2	2/1/2037	2/1/2037	2/1/2037	2/1/2037	2/1/2037	2/1/2037	2/1/2037	2/1/2037	7 202/1/2	3/1/2037	3/1/2037	3/1/2037	3/1/2037	3/1/2037	3/1/2037	4/1/2037	4/1/2037	4/1/2037
Par Amount Outstanding (\$)	103,624	99,610 141 844	223,772	149,458	84,379	156,361	212,343	158,731	74,975	127,856	92,263	174 280	166.62	88,400	76,051	96,068	81,770	306,975	124,451	153,302	147,367	136,136	46,247	146,227	000,011	173,815	56,159	65,224	289,738	112,486	137,173	194,203	11/,90/	160.044	166 307	162,232	134.828	169,115	94,813	74,348	877,622	549,194	291,940
Original Par Amount (\$)	333,275	219,490 278 132	271,983	659,193	1,213,148	194,446	422,399	195,936	92,261	1,092,711	1,879,279	214 560	99.163	305,157	266,677	339,870	743,872	1,206,302	991,068	378,519	357,445	168,984	187,216	185,663	670,010 610 713	1.131.645	1,795,174	1,159,150	1,307,275	347,989	355,466	238,021	C56,070	1/7,00/,1	1 805 007	1 149 918	340,990	214,198	116,246	98,903	4,588,443	5,378,930	729,270
Pass- Through Interest Rate (%)	5.375	5675	5.625	5.125	5.375	5.125	5.125	5.375	5.125	5.375	5.625	5375	4.875	4.875	5.125	4.875	5.125	5.375	4.875	5.375	4.875	c/ 8.4	4.875	C/ 8.4	C/Q.4	4.875	5.125	5.375	5.125	5.125	5.125	5.125	271.0	C/ C. C 320 1	5375	5 1 2 5	5.375	4.750	5.000	5.250	4.750	5.000	4.875
Pool Number	906453	894333 804336	942784	894334	894335	902907	914689	946358	954222	902905	902906	210006	946360	906449	909510	909513	906458	906459	909511	909514	915105	918/49	946480	947803	909/4/ 0007/18	909973	909974	909975	910264	914441	946359	946985	177400	914410 015007	915098	918417	938147	942813	946951	954392	918078	918079	918416
Type of MBS	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FINIMA FNIMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FINIMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA

Maturity Date	9/1/2038	9/1/2038	10/1/2038	11/1/2038	12/1/2038	12/1/2038	1/1/2039	1/1/2039	1/1/2039	0200/1/2	2/1/2039	3/1/2039	3/1/2039	3/1/2039	4/1/2039	4/1/2039	4/1/2039	5/1/2039	5/1/2039 6/1/2030	6/1/2039	6/1/2039	6/1/2039	7/1/2039	7/1/2039	8/1/2039	8/1/2039	9/1/2039	9/1/2039 0/1/2030	9/1/2039	10/1/2039	10/1/2039	11/1/2039	11/1/2039	12/1/2039	12/1/2039	3/1/2040	4/1/2040	7/1/2040	7/1/2040	8/1/2040	8/1/2040	9/1/2040 9/1/2040	71 11 LUTU
Par Amount Outstanding (\$)	105,748	102,201	237,319	107,568	282,906	32,421	93,612	142,974	58,593	94,101 157 036	122,230	48,398	151,242	97,277	125,680	150,434	104,772	52,374	246,229	70.264	139.075	38,576	31,826	130,873	169,890	60,788	212,957	905, CUC 957 731	117 148	245,533	166,316	123,576	209,118	237,986	150,214	164,907	485,895	21,939	129,366	140,752	80,881	08,548 187 633	104,401
Original Par Amount (\$)	129,911	159,497	277,800	339,872	501,471	37,428	111,893	165,834	111,870	100,200	148.253	55,888	177,644	111,679	257,609	313,337	126,224	132,788	561,337	80.719	161.261	44,851	140,845	151,833	310,659	200,280	246,200	802,513 197 071	134.123	400,144	498,229	144,000	240,631	528,870	171,200	282,853	563,184	46,131	454,043	234,962	101,123	717 198	211,170
Pass- Through Interest Rate (%)	5.312	215.0	5.500	5.562	6.062	5.812	5.812	5.562	5.562	210.0	5.562	5.562	5.562	5.750	5.812	5.562	5.562	5.500	5 500	5 500	5.312	5.062	5.062	5.062	5.062	5.062	5.062	790.C	5 500	5.062	5.000	5.562	5.062	5.062	5.562	5.062	4.562	4.500	4.500	4.750	4.250	4.200 3.750	001.0
Pool Number	971086	9/1149	970757	971115	971061	971087	971090	971096	971102	9/1114 071174	971144	AA6953	AA6983	AA8547	AA6954	AA6955	AA6992	AA6997	AA8624 A 8546	AC1271	AC1630	AC2587	AC1420	AC1629	AC2552	AC2553	AC2586	AC30/8	AC5325	AC3715	AC5324	AC6249	AC7974	AC6786	AC6816	AD4915	AD4914	AE2025	AE4169	AE2024	AE2026	AE0841 AF6845	VENNER
Type of MBS	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FINIMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	VITATINT
Maturity Date	9/1/2037	10/1/2037	10/1/2037	10/1/2037	10/1/2037	11/1/2037	11/1/2037	11/1/2037	11/1/2037	7502/1/21	12/1/2037	12/1/2037	12/1/2037	1/1/2038	1/1/2038	2/1/2038	2/1/2038	2/1/2038	2/1/2038	3/1/2038	4/1/2038	4/1/2038	4/1/2038	4/1/2038	4/1/2038	4/1/2038	5/1/2038	7/1/2038	7/1/2038	7/1/2038	7/1/2038	7/1/2038	7/1/2038	8/1/2038	8/1/2038	8/1/2038	9/1/2038	9/1/2038	9/1/2038	9/1/2038	9/1/2038	9/1/2038 0/1/2038	00071116
Par Amount Outstanding (\$)	69,908	47.389 101	40,277	82,008	113,768	144,073	70,137	112,564	41,003	110,500	216.216	258,921	184,440	263,777	219,292	66,900	127,262	109,425	167,604	183 737	59.798	94,479	128,093	83,189	196,591	60,548	107,645	122,002	194 507	43,371	186,803	167,788	89,214	223,561	64,037	152,813	439,223	90,385	96,636	52,613	110,238	2076,08 20,643	1-0°01
Original Par Amount (\$)	82,185	707.02	262,709	99,670	135,437	581,811	83,832	293,055	187,035	017,006,7	652.406	2,612,412	358,665	3,640,652	219,900	1,362,112	291,400	129,950	544,181 150.082	305,805	526.864	111,890	151,299	321,891	1,711,115	309,184	126,226	243,/45	805.270	396,301	311,500	198,192	106,588	1,056,680	242,980	177,955	519,595	794,905	272,408	290,500	500,005	411,431 76 877	170,01
Pass- Through Interest Rate (%)	6.250	000 3	5.500	5.000	5.750	5.750	5.500	5.000	5.250	00/25	5.750	5.500	5.500	5.750	5.750	5.500	5.500	5.500	00C.C	5 500	5.375	5.500	5.500	5.125	5.125	5.375	5.750	057.5	5 250	5.250	5.500	5.250	5.250	5.312	5.812	5.812	5.312	5.562	5.250	5.312	5.512	5.512	001.0
Pool Number	954228	954232 105430	954407	954585	960945	954227	954448	960837	961043	102420	954403	954409	954533	954410	954587	961924	962015	962088	962416 962417	967739	962777	962999	963239	963242	963416	963417	963618	403604	964728	964805	964806	964897	964993	965151	965153	965245	965242	965243	965244	965346	9/0498	C0CU/ 6	01016
Type of MBS	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FINIMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	V/TATAT.T

Maturity Date	7/1/2046	0/1/2046 0/1/2046	9/1/2046	9/1/2046	10/1/2046	11/1/2046	11/1/2046	12/1/2046	12/1/2046	1/1/2047	1/1/2047	2/1/2047	2/1/2047	3/1/2047	3/1/2047	3/1/2047 3/1/2047	4/1/2/147	4/1/2047	4/1/2047	4/1/2047	5/1/2047	5/1/2047	5/1/2047	5/1/2047	71/2047	7407/1/C	5/1/2047 5/1/2047	5/1/2047	5/1/2047	6/1/2047	6/1/2047	6/1/2047	6/1/2047	0/1/204/	0/1/2047	6/1/2047 6/1/2047	7/1/2/147	8/1/2047	8/1/2047	8/1/2047	8/1/2047	8/1/2047
Par Amount Outstanding (\$)	5,714,693	5,301,332 A 046 243	4,780,136	2,113,135	132,859	4,974,708	4,841,293	389,083	3,355,037	1 355 041	434,130	465,143	4,728,579	140,126	129,060	5,858,525,525	130.958	199.870	5,865,016	182,574	168,101	107,211	121,663	144,040	16/,/80	7165,022	2 695 210	3.192.330	535,167	193,059	208,377	356,010	130,979	1/0,419	242,161	2,080,130 73 268	1 952 577	190.793	292,791	12,401	147,920	186,524
Original Par Amount (\$)	6,089,300	3,389,792 4 147 100	4,888,550	2,159,763	134,561	5,319,128	4,932,418	396,720	3,407,803	1 375 005	438,491	1,015,764	4,794,023	2,362,027	110,606	5,889,821 851 650	2.004.385	3.010.323	5,932,304	184,005	1,850,360	1,289,156	292,064	519,351	1,093,20/	2,525,121	001,000 773 378	3.217.151	538,390	1,257,167	1,126,151	1,761,510	1,317,831	190,035	2 004 280	2,094,380 73 377	1 963 903	893.769	295,214	1,675,331	271,880	187,120
Pass- Through Interest Rate (%)	2.550	066.2	2.550	2.550	2.550	2.550	2.550	2.675	2.550	0/077 0220	2.675	5.250	2.675	5.500	000.5	5/1.5 573 C	5 000	5.250	3.175	3.175	5.000	5.500	5.000	5.000	000.0	000.0	3.175	3.175	3.175	5.250	5.250	5.250	5.500	000.0	C/ 0.7	5/0.5 2/175	3 675	5.250	5.750	5.750	5.250	5.250
Pool Number	BD4754	BD/241 BD0008	BE1378	BE3271	BH1276	BE4858	BE7434	BE7435	BE8476	BE04// RE9871	BH3744	914446	BE9872	918082	946952	BE98/3 BH1277	918080	918081	BH1278	BJ0598	918766	937921	942078	942080	CC85C6	058566	904004 RH3745	BH5634	BH7239	937920	938240	942087	942819	901044	BH5052	CC0CHU B17377	RH7238	946571	954210	954226	954277	960859
Type of MBS	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA
Maturity Date	10/1/2040	4/1/2041	4/1/2041	4/1/2041	10/1/2041	11/1/2041	11/1/2041	12/1/2041	12/1/2041	171/2042	3/1/2042	8/1/2042	9/1/2042	10/1/2042	11/1/2042	12/1/2042	2/1/2043	2/1/2043	4/1/2043	6/1/2043	6/1/2043	7/1/2043	8/1/2043	9/1/2043	10/1/2043	11/1/2045 7/1/2044	8/1/2044	9/1/2044	10/1/2044	11/1/2044	12/1/2044	12/1/2044	8/1/2045	C+07/1/6	2402/1/6	C407/1/11	1/1/2046	2/1/2046	3/1/2046	4/1/2046	5/1/2046	6/1/2046
Par Amount Outstanding (\$)	216,258	102,200	232,035	157,927	18,421	12,822	7,377	108,814	63,748 22,807	737 817	69,458	102,665	270,223	302,073	/19,84/	244,302 215 756	2 604 227	150.285	3,220,556	1,619,475	1,237,085	2,635,487	2,409,729	1,617,117	040,7//	421,229 7 410 766	2,418,700 1 526 249	2.866.443	1,288,272	2,345,192	2,980,838	134,103	764,217	1,948,/12	100,030	3 059 577	7 738 875	3.806.712	3,106,938	3,691,066	4,972,755	2,283,604
Original Par Amount (\$)	257,528	528,/94 100 736	275,602	182,106	56,363	14,451	8,293	141,902	146,263	383 653	76,412	113,700	298,288	332,610	815,284	018,475 303 484	3 707 696	164.000	4,409,234	1,805,205	1,647,618	3,055,766	3,326,065	2,174,047	1,211,440	407,407 2024,207	2,004,202 2,033,082	3.222.297	1,532,334	2,665,253	3,182,611	141,786	1,010,335	100,101,2	1 /3,332	4,800,970	3 241 192	3.951.082	4,033,843	3,827,416	5,180,761	2,503,313
Pass- Through Interest Rate (%)	3.500	3.200 3.750	3.500	3.250	4.250	4.250	3.750	4.000	4.000	4 000	4.150	3.650	3.650	3.530	2.150	2.030 1.530	2.025	3.775	2.025	2.025	2.025	2.025	2.025	2.025	500 C	2707 C	3.025	3.025	3.025	3.025	3.025	3.025	2.525	C7C7	C1777	C7C7	2 550	2.550	2.550	2.550	2.550	2.550
Pool Number	AE6843	8//7IV	AI2820	AI3590	AJ8229	AJ9049	AJ9147	AJ8231	AK0321	AK8894	AP9820	AP5050	AQ3891	AR2098	AU//90	AK2099 AB5703	AR8999	AR9000	AT5290	AT8667	AU1731	AU4476	AU6761	AU9009	AV2335	AV6291	AX1986	AX4822	AX6623	AX9104	AY1187	AY3261	BA1336	BA32/8	BA3094	BA7124 BA7124	BC2741	BC4272	BC6199	BC8541	BD0611	BD2574
Type of MBS	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FUMA	FINMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FINIMA	FUMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA

Maturity Date	4/15/2027 5/15/2027	5/15/2027	7/202/21/1	9/15/2027	12/15/2027	12/15/2027	2/15/2028	4/15/2028 5/15/2028	6/15/2028	6/15/2028	6/15/2028	7/15/2028	7/15/2028	8707/C1/8	9/15/2028	9/15/2028	9/15/2028	9/15/2028	10/15/2028	11/15/2028	11/15/2028	8702/21/11	12/15/2028	1/15/2029	1/15/2029	1/15/2029	2/15/2029	4/15/2029	5/15/2029	6/15/2029	7/15/2029	8/15/2029	9/15/2029	9/15/2029	10/15/2029	10/15/2029	0000/31/01	2/15/2030	2/15/2030	4/15/2030
Par Amount Outstanding (\$)	66,716 27,037	46,289	24,122 82,205	72,723	29,172	35,829	31,914	66,055 47 440	51,799	46,403	46,394	26,871	25,582	60,04 730.04	119.381	67,555	16,145	16,350	43,175	63,740	29,745	75 903	30,601	27,395	147,390	23,819	38,032	49.656	210,072	38,322	41,557	164,370	41,634	42,991	230,951	25,428 778 772	21 460	38,152	2,669	51,440
Original Par Amount (\$)	2,361,656 2,113,390	1,705,560	2,536,248	2,379,876	1,296,182	2,013,238	1,743,347	757 651	2.261.168	1,034,627	784,816	5,522,921	1,587,949	1,98/,011	9.133.958	1,391,021	3,115,198	1,107,545	3,493,921	4,512,854	1,266,909	1,402,034	1,657,161	1,953,702	2,936,577	559,844	2,508,278	2.027.667	10,346,456	2,843,747	1,036,267	14,879,721	1,050,874	575,884	14,499,371	202,902,2	1,124,491	575.840	584,173	967,650
Pass- Through Interest Rate (%)	6.600 6.600	6.700	6.700 6.700	6.700	6.150	6.150	6.150	6.050 5 750	5.750	6.050	5.750	5.750	057.5	067.6	5.850	5.750	5.850	5.750	5.850	5.750	05/.5	5 750	5.750	5.750	5.750	5.490	5.490	5.490	5.450	5.450	5.450	5.550	5.450	5.450	6.250	052.9	057.0	5.550	6.250	6.450
Pool Number	446613 450169	450170	456031	456087	463193	463212	468470	468523	477398	483702	504078	477367	483681	72744	483737	483757	492262	492263	492291	492323	492339	495964	495968	496048	496096	511276	504024	511278	511296	511341	420950	517624	517699	517776	517755	524050	524165	524525	527961	528040
Type of MBS	GNMA GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNIMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	CUMA	GNMA	GNMA	GNMA
Maturity Date	8/1/2047 8/1/2047	8/1/2047	9/1/2047	9/1/2047	10/1/2047	10/1/2047	10/1/2047	10/1/2047	11/1/2047	11/1/2047	11/1/2047	11/1/2047	12/1/2047	12/1/2047	12/1/2047	12/1/2047	1/1/2048	1/1/2048	1/1/2048	2/1/2048	3/1/2048	2/1/2040 4/1/2048	4/1/2048	5/1/2048	5/1/2048	6/1/2048	9/1/2048	10/1/2048	11/1/2048	12/1/2048	1/1/2049	1/1/2049	3/1/2049	5/1/2049		9/15/2026	10/15/2026	11/15/2026	1/15/2027	2/15/2027
Par Amount Outstanding (\$)	192,991 5,027,208	2,480,163	201,287	1.889,792	414,250	304,734	80,939	111,727	527.709	197,518	108,246	138,645	88,301	213 402	286.906	165,302	119,894	44,979	182,799	63,025	1.65,87	162 964	191,599	99,472	218,124	77,614	317,104	285.978	138,504	162,208	143,012	133,391	152,482	99,125	206,372,131	48.347	25.544	35,051	9,600	57,487
Original Par Amount (\$)	210,969 5,058,687	2,487,247	67470 250 250	1,893,710	2,066,028	416,469	819,541	1,429,841 585 076	2.740.929	1,479,203	119,670	263,777	113,000	202,2/8 092 111 1	2.286.397	425,000	882,659	84,908	196,739	648,256	751,772	643 254	530,141	964,198	235,854	83,915	339,351	626.559	154,400	918,948	153,178	142,932	162,846	100,000	547,577,468	2.057.510	1.234.589	2,089,862	1,994,673	2,494,620
Pass- Through Interest Rate (%)	5.750 3.675	3.675	052.5	3.675	5.500	6.250	6.000	5.750	5.250	6.250	5.250	6.000	05/.5	057.5	6.250	6.000	5.750	5.250	6.000	5.750	05/.5	5 375	5.625	5.500	5.750	5.500	6.062 5 500	5.812	5.812	5.812	5.812	5.812	5.812	6.250	Total FNMA:	6.700	6.350	6.700	6.700	6.700
Pool Number	963857 BH9210	BJ0599	94/2//	BJ2328	954205	954209	954239	954259 054441	954204	954236	960855	960949	954276	1440	954424	954534	961859	962258	962692	962415	962261	161206	963247	963990	970883	965064	970569	970828	970830	970589	971082	971103	AA6982	AC1633	Tot:	435217	435260	435262	420936	446556
Type of MBS	FNMA FNMA	FNMA	FINIMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FINIMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA	FNMA		GNMA	GNMA	GNMA	GNMA	GNMA

Maturity Date	9/15/2034	9/15/2034	9/15/2034	10/15/2034	10/15/2034	10/15/2034	10/15/2034	10/15/2034	11/15/2034	11/15/2034	11/15/2034	11/15/2034	12/15/2034	12/15/2034	12/15/2034	12/15/2034	C 202/C1/1	1/15/2035	1/15/2035	2007/21/1	2/15/2035	2/15/2035	2/15/2035	2/15/2035	3/15/2035	3/15/2035	3/15/2035	3/15/2035	5/12/2035	4/15/2035	10/15/2035	3/15/2041	3/15/2041	3/15/2041	4/15/2041	4/15/2041	4/15/2041	4/15/2041	4/15/2041	4/15/2041	5/15/2041	5/15/2041	5/15/2041
Par Amount Outstanding (\$)	163,235	128.694	61,805	129,644	49,751	68,035	40,308	38,780	148,583	171 650	92.429	128,459	156,471	47,800	107,193	90,894	c08,19	48,014	133,108	167 740	122,740	120.016	121,327	18,089	88,571	120,607	87,366	90,056	80,004 110.000	97.588	190.101	173,375	143,895	83,111	278,890	391,250	476,174	127,467	410,917	207,975	817,881	661,273	252,624
Original Par Amount (\$)	1,746,260	560.014	90,528	691,006	768,267	1,374,382	274,130	62,033	1,303,578	001,192	1.036.826	312,136	1,346,691	850,105	1,037,910	1,063,692	101,102,1	1,261,598	480,108 1 006 754	1,000,1	533 677	808.550	255,464	248,623	435,919	395,479	289,146	132,965	464,996	129.652	249,963	355,593	163,567	386,579	320,159	1,806,246	928,551	299,782	623,196	742,679	1,484,261	1,681,533	868,554
Pass- Through Interest Rate (%)	4.600	4.800	4.700	4.900	5.000	5.100	4.600	5.100	4.700	4.900 5 100	4.700	5.100	4.900	5.100	4.700	5.100	4./20	4.500	4./50 000 h	4.900	4 750	4.500	4.900	4.500	4.850	4.750	4.600	4.350	4.300	4.600	4.450	3.500	4.000	4.500	3.500	4.250	4.500	3.750	4.000	3.500	4.750	4.500	4.750
Pool Number	632465	635687	639854	635677	635688	635786	635791	639563	635625	070550	639411	639851	639410	639412	639744	639746	06/650	639834	639835	020620	029620	639616	639658	639860	639549	639550	639551	639661	644118 64757	644283	648874	763197	763202	763203	763198	763206	763207	763208	763263	763268	/63200	763204	763265
Type of MBS	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNIMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	CUMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA
Maturity Date	4/15/2030	7/15/2030	9/15/2030	9/15/2030	11/15/2030	1/15/2031	4/15/2031	2/15/2032	3/15/2032	202/21/2	5/15/2032	5/15/2032	6/15/2032	6/15/2032	9/15/2032	11/15/2032	11/15/2032	11/15/2032	9/15/2033	10/15/2022	11/15/2033	12/15/2033	1/15/2034	1/15/2034	2/15/2034	2/15/2034	3/15/2034	3/15/2034	4/12/2034	7/15/2034	7/15/2034	7/15/2034	7/15/2034	7/15/2034	8/15/2034	8/15/2034	8/15/2034	8/15/2034	8/15/2034	8/15/2034	8/15/2034	8/15/2034	8/15/2034
Par Amount Outstanding (\$)	60,322	86.464	36,067	42,480	178,554	40,120	36,164	94,565	282,961	10110	244.570	550,228	222,115	387,025	58,813	172,836	03,9/3	323,021	49,298	494,041	83 780	1.743.244	207,015	51,394	143,678	53,076	161,144	244,421	5/8,007	62.318	120.460	83,773	129,663	379,225	80,939	187,364	170,606	49,905	629,205	1,355,505	506,977	83,377	88,454
Original Par Amount (\$)	766,333	345.958	3,216,215	910,769	21,630,557	1,770,967	508,096	607,239	12,624,241	570,002	18.669.680	13,416,795	397,170	16, 130, 998	1,320,403	3,238,320	867,000,2	2,672,182	7 025 610	910,000,0	0,464 175 7 464 175	16,249,451	1,557,264	930,034	1,614,917	1,208,106	1,228,670	2,015,830	1 1444,5/8 207 21 1	696.450	684.275	956,420	179,160	4,258,619	754,285	799,272	932,203	371,566	11,445,722	9,301,885	5,718,527	561,187	249,241
Pass- Through Interest Rate (%)	6.950	6.450	7.050	6.950	6.490	6.750	6.450	5.000	5.490	5 490	5.800	5.490	5.000	5.650	5.490	5.250	064.0	5.250	4.490	4.000	4 750	4.750	4.600	4.490	4.600	4.600	4.600	4.600	4.600	4.600	5.000	5.000	4.350	4.750	4.800	5.000	4.600	4.600	4.750	4.350	4.550	4.750	4.600
Pool Number	534220	534673	534603	534651	596165	535277	556753	585617	613494	585811	613599	613600	585905	613598	596372	613718	613/19	613720	613618	UC/CCO 72723	151550 674547	635735	585781	635614	601666	624754	624806	624849	624881 625671	632571	632574	632641	635684	639407	632466	632467	632639	632751	635613	635615	635616	635710	639853
Type of MBS	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	CUIMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA

Maturity Date	4/20/2025	6/20/2025	6/20/2025	6/20/2025	7/20/2025	7/20/2025	8/20/2025	2007/02/8	9/20/2025	10/20/2025	10/20/2025	11/20/2025	11/20/2025	12/20/2025	5707/07/71	1/20/2026	07070211	5/20/2026	5/20/2026	6/20/2026	8/20/2027	10/20/2028	10/20/2028	1/20/2029	8/20/2032	10/20/2032	4/20/2033 5/20/2025	5/20/2035	6/20/2035	6/20/2035	6/20/2035	6/20/2035	6/20/2035	6/20/2035	6/20/2035	6/20/2035	7/20/2035	7/20/2035	7/20/2035	7/20/2035	7//20/2035	8/20/2035	8/20/2035
Par Amount Outstanding (\$)	32,270	42,026	15,926	71,024	24,784	23,993	40,118	31,727	32.427	31,040	82,349	21,257	34,102	127,609	183,544	23,720 28,124	20,127	76.558	75,518	30,044	34,532	32,640	63,627	75,590	618,699	83,437	04/,028 01/03	09,142 61 601	24.208	202,173	85,430	217,507	98,209	101,656	78,935	76,605	35,898	65,198	136,233	185,679	98,989	127,807	63,319
Original Par Amount (\$)	2,858,860	1.934.941	1,430,726	4,361,323	6,463,790	4,148,712	3,734,051	1,438,498	2.866.587	3,042,164	4,060,115	1,294,356	1,169,916	1,410,467	5,810,381	2,952,411	1 3 3 1 4 1 1	3 214 413	1,217,470	1,256,015	742,825	757,119	974,148	257,634	12,547,326	10,904,071	14,/08,089	385 602	319.899	810,650	396,588	739,913	229,560	297,932	184,021	342,115	460,855	456,513	1,301,583	1,166,189	129,773	441,266	447,417
Pass- Through Interest Rate (%)	7.450	6.950	7.450	7.375	6.900	6.900	6.630	C/ 5.1	0.030 6.630	6.630	6.630	6.900	6.630	6.900	0.030	6.6UU 6.630	0.020	6350	6.350	6.900	6.600	5.750	5.850	6.050	5.750	05/.5	000.0	4 300	4.550	4.300	4.550	4.800	4.550	4.300	4.550	4.950	4.800	4.550	4.700	4.450	4.950	4.700	4.800
Pool Number	391882 301883	391890	391902	391903	391910	391919	391920	391939	391932	391933	391940	391950	419541	419549	419200	419564	410588	419605	419614	419622	456080	492321	492330	504086	613716	613717	613/21	045061	645062	645162	645231	645233	647115	647200	652431	654228	647043	647046	647206	647207	652262	646960	647201
Type of MBS	GNMA II GNMA II	GNMA II	<b>GNMA II</b>	<b>GNMA II</b>	GNMA II	<b>GNMA II</b>	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	<b>GNMA II</b>	GNMA II	<b>GNMA II</b>	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II													
Maturity Date	5/15/2041	5/15/2041	5/15/2041	6/15/2041	11/15/2041	12/15/2041	12/15/2041	12/12/2041	1/15/2041	1/15/2042	5/20/2020	11/20/2020	3/20/2021	4/20/2021	8/20/2021	1202/02/21	2202/02/2	3/20/2022	3/20/2022	4/20/2022	6/20/2022	12/20/2022	5/20/2023	8/20/2023	8/20/2023	10/20/2023	12/20/2023	4/20/2024	4/20/2024	6/20/2024	10/20/2024	11/20/2024	12/20/2024	12/20/2024	12/20/2024	1/20/2025	1/20/2025	1/20/2025	1/20/2025	2/20/2025	2/20/2025	3/20/2025	4/20/2025
Par Amount Outstanding (\$)	270,706 85 780	133.894	134,856	135,702	46,215	396,169	659,022	32,683	408.126	496,584	5,461	16,121	8,485	11,084	13,/30	1/,/04 0/06	0,400	5 145	14,894	6,115	14,815	28,536	33,616	53,321	63,354	51,220	24,810	20,112 81 984	42.575	24,172	29,051	17,805	30,970	18,565	24,853	81,175	43,667	37,713	12,550	67,737	30,611	43,647	25,653
Original Par Amount (\$)	543,317	155.046	423,803	467,834	52,189	1,078,292	1,963,278	36,256	42,294 937,753	1,105,871	1,049,264	967,792	6,560,304	781,429	018,601,1	1,130,/14	1 341 836	1,358,930	1,370,523	1,844,855	1,785,714	3,368,422	1,654,245	3,062,767	4,597,397	3,316,640	1,505,005,1	1 345 602	916.273	690,329	3,644,558	4,476,515	3,046,775	290,699	2,739,831	7,538,381	1,560,105	1,934,782	1,455,858	1,683,342	1,547,640	1,279,096	3,008,431
Pass- Through Interest Rate (%)	4.500 5.000	4.750	4.250	4.750	3.500	3.750	4.000	00C.4	4.000	3.750	7.000	7.000	7.850	7.000	/.000	7 300	006.7	7 300	7.000	7.300	7.300	7.000	7.000	6.150	6.150	0.150	051.9	0.150	5.850	5.850	6.950	6.750	6.850	6.375	6.850	6.750	6.850	6.750	6.950	6.850	6.850	6.750	7.450
Pool Number	763266 763760	270668	770669	770893	796059	779681	779682	705057	796056	796058	285315	300338	305152	300390	310154	310196	320179	326647	326652	326651	326674	333826	345166	345181	345194	345218	345255	391761	391762	391782	391821	391830	391835	391838	391840	391834	391846	391851	391856	391843	391861	391860	391865
Type of MBS	GNMA GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II

Maturity Date	5/20/2036	5/20/2036	5/20/2036	5/20/2036	6/20/2036	6/20/2036	6/20/2036	7/20/2036	7/20/2036	7/20/2036	7/20/2036	7/20/2036	7/20/2036	7/20/2036	8/20/2036	8/20/2036	8/20/2036	8/20/2036	8/20/2036	8/20/2036	8/20/2036	8/20/2036	8/20/2036	9/20/2036	9/20/2036 0/20/2036	9/20/2036	9/20/2036	9/20/2036	9/20/2036	9/20/2036	9/20/2036	9/20/2036	9/20/2036	9/20/2036	10/20/2036	10/20/2036	10/20/2036	10/20/2036	10/20/2036	10/20/2036	11/20/2036	11/20/2036	11/20/2036	11/20/2036
Par Amount Outstanding (\$)	371,992	215,449	110,100	78,688	143,903	135,621	51,910	74,638	119,405	265,090	109,029	96.061	96.031	147,339	66,077	66,640	172,648	145,964	98,602	187,327	42,043	44,839	396,036	137,366	124,281	88.608	125.352	91,277	82,864	255,867	70,432	60,595	114,483	198,649	92,612	70,076	110,053	264,094	241,987	104,476	202,096	80,397	101,678	41,329
Original Par Amount (\$)	798,284	750,430	1,4/2,212	100.683	803,566	272,752	66,939	190,890	688,090	822,307	1,236,152	373,400	350.626	181,592	764,732	1,338,974	897,268	689,475	655,505	480,589	54,087	328,911	944,111	1,084,599	539,911 000 383	190,465	258,947	543,401	1,067,112	666,852	724,623	75,089	343,817	676,255	1,381,330	544,004	720,917	1,589,698	706,346	242,000	1,802,165	2,304,855	1,030,173	776,814
Pass- Through Interest Rate (%)	5.000	5.000	000.c 4 750	4.750	4.750	5.000	4.875	5.250	4.875	5.125	6/5.C 2012	4 750	4.875	5.375	5.125	5.375	5.125	4.875	5.375	5.125	4.750	4.875	4.875	5.375	C/8.4 2012	5.125	5.375	5.375	5.625	4.875	4.875	5.250	CZ9.C	5.375	c71.c	5.375	5.625	5.625	5.125	5.375	5.125	5.375	5.125	5.375
Pool Number	652658	654351	06/000	656076	655789	661374	661677	655938	655992	655993	656007	626130	669230	671554	659365	659426	659427	659445	659505	659506	659507	659766	669169	659450	296669	620769	659770	659772	659773	661301	661303	663499	663/41	666688	1//60	677.669	659776	661256	661302	663700	661304	661305	661377	661405
Type of MBS	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	<b>GNMA II</b>	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	<b>GNMA II</b>	<b>GNMA II</b>	<b>GNMA II</b>	GNMA II	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	<b>GNMA II</b>	<b>GNMA II</b>	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II
Maturity Date	8/20/2035	8/20/2035	8/20/2035	8/20/2035	9/20/2035	9/20/2035	9/20/2035	9/20/2035	9/20/2035	9/20/2035	10/20/2035	10/20/2035	10/20/2035	10/20/2035	10/20/2035	11/20/2035	11/20/2035	11/20/2035	11/20/2035	11/20/2035	11/20/2035	12/20/2035	12/20/2035	12/20/2035	12/20/2035	12/20/2035	12/20/2035	12/20/2035	12/20/2035	1/20/2036	1/20/2036	1/20/2036	1/20/2036	2/20/2036	2/20/2036	2/20/2036	2/20/2036	2/20/2036	3/20/2036	4/20/2036	4/20/2036	4/20/2036	5/20/2036	5/20/2036
Par Amount Outstanding (\$)	567,392	166,642	408,441 40 753	116.130	87,590	64,897	59,692	82,834	93,882	66,467	131,156	05 307	70.737	85,854	107,734	71,688	232,698	110,008	117,621	75,345	92,659	66,772	51,435	81,305	132,894	99.381	145.493	147,799	84,571	148,455	135,415	50,897	47,885	99,929	84,820	163,485	62,173	80,568	87,867	68,120	92,183	111,113	158,826	189,272
Original Par Amount (\$)	1,951,978	1,974,052	8/070707070	445.571	627,168	325,316	646,929	1,077,296	417,188	440,323	320,040	480.173	92.075	496,437	166,607	551,877	304,698	338,841	268,086	111,393	118,486	200,432	305,582	872,742	030,038 150 868	412.065	186.889	275,627	107,533	460,385	433,368	65,746	206,110	646,292	101,565	346,999	708,865	244,113	425,323	723,992	658,400	804,777	441,525	1,651,181
Pass- Through Interest Rate (%)	4.450	4.700	4.950 4.950	4.450	4.950	4.700	4.450	4.700	4.450	4.700	5.250 4 700	4.950	5.000	4.450	4.450	4.650	4.900	4.750	5.150	4.750	4.950	4.750	5.150	4.650	4.900 5 150	4 450	4.950	4.650	5.150	5.150	5.000	5.000	4.650	4.850	001.6	4.850	4.850	5.350	4.850	4.750	5.000	5.250	4.750	5.250
Pool Number	647202	647203	04/204 640565	649606	646939	649566	649607	649608	649654	650566	649578 640684	649692	650578	650680	654153	650579	650597	650635	650679	652321	655995	650417	650442	650821	650325 657375	652429	652464	654085	654177	650858	652331	654174	6541/6	652380	185260	652465	654084	654154	654259	654227	654260	654261	652656	652657
Type of MBS	GNMA II	GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	<b>GNMA II</b>	<b>GNMA II</b>	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II

Maturity Date	9/20/2037	10/20/2037	10/20/2037	12/20/2037	3/20/2038 4/20/2038	8/20/2038	8/20/2038	9/20/2038	9/20/2038	9/20/2038	9/20/2038	9/20/2038	9/20/2038	9/20/2038	10/20/2038	10/20/2038	10/20/2038	10/20/2038	10/20/2038	11/20/2038	11/20/2038 11/20/2038	11/20/2038	12/20/2038	12/20/2038	12/20/2038	1/20/2039 1/20/2039	1/20/2039	1/20/2039	1/20/2039	2/20/2039	2/20/2039	2/20/2039	2/20/2030	3/20/2039	5/20/2039	5/20/2039	5/20/2039	5/20/2039	6/20/2039 6/20/2039	1010
Par Amount Outstanding (\$)	96,710	57.143	189,297	150,973	91,9/3	76,186	77,564	104,661	108,570	90,002 80.015	103,277	106,006	107,801	126,880	66.056	193,651	105,026	141,236	141,223	97,512	175 299	168,124	145,917	255,854	372,874	91,792 114 328	60.871	72,207	120,797	198,726	79,055	83,659	157 784	209.542	293,987	205,680	50,997	148,939	147,921	
Original Par Amount (\$)	468,638	389.344	517,928	795,256	108,300	90.614	266,868	1,331,628	436,537 540 604	540,004 678,946	863,271	536,051	460,780	125,161	205 040	610,531	434,692	163,941	338,031	112,730	292,860 853 716	893,115	998,601	1,689,012	1,215,149	625,318 484 577	1.166.099	2,213,918	1,973,585	352,683	666,228	420,027	0C1,220 807 583	379.047	1,122,320	626,338	539,687	549,362	1,212,003 371.064	
Pass- Through Interest Rate (%)	5.250	00/.c 5.000	5.250	5.500	00/.0 375 3	5.250	5.500	5.500	5.500	5.250	5.250	5.750	5.500	002.2	5 500	5.500	5.500	5.750	5.250	6.000	000.0	5.500	5.500	5.750	5.500	5.500	5.750	5.500	5.750	5.750	5.500	005.5	2.200	5.750	5.750	5.750	5.500	5.500	5.500	) ) ) )
Pool Number	677718	677717	682883	684936	680043 601080	696648	696946	698886	800669	700450	700583	700585	703813	202005	C/000/	700862	703728	703960	706251	700863	/03/30	703863	703934	706250	706308	706077	706309	706429	706430	706078	706121	706170	0/100/	706181	716909	716977	717054	720310	717033 720381	
Type of MBS	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II GNMA II	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II GNMA II	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	<b>GNMA II</b>	GNMA II	<b>GNMA II</b>	GNMA II GNMA II	
Maturity Date	11/20/2036	11/20/2036	12/20/2036	12/20/2036	12/20/2036	12/20/2036	12/20/2036	12/20/2036	1/20/2037	1/20/2037	1/20/2037	2/20/2037	2/20/2037	1.502/02/2	1 502/07/5	3/20/2037	4/20/2037	4/20/2037	4/20/2037	4/20/2037	4/20/2037	4/20/2037	4/20/2037	5/20/2037	5/20/2037	5/20/2037 6/20/2037	6/20/2037	6/20/2037	6/20/2037	6/20/2037	6/20/2037	6/20/2037	1 50 7 10 7 11	7/20/2037	7/20/2037	8/20/2037	8/20/2037	8/20/2037	8/20/2037 9/20/2037	
Par Amount Outstanding (\$)	135,602	96.676	92,783	134,000	150,950	177.920	138,975	127,232	90,649	210.868	127,025	52,174	99,722	134,5/0	151 369	100,336	298,749	501,993	188,277	246,511	197365	141.172	191,979	223,852	137,348	139,349	121.644	361,451	83,794	138,578	172,958	136,824	100,420	87.723	387,990	96,921	133,925	138,949	87,360 73 687	
Original Par Amount (\$)	742,247	1,/ 89,240	1,340,800	1,492,799	1,084,413	356.790	562,535	665,943	516,525	807.353	717,633	677,238	722,986	1145112	682 029	737,307	2,693,627	2,755,127	2,769,886	854,256	709 970 709 970	540.013	235,660	700,242	412,070	173,442 030 057	268,076	1,872,994	423,198	168,086	642,673	595,959 671,700	024,290 250 102	418.572	3,237,382	118,242	163,076	409,708	104,332 254 355	
Pass- Through Interest Rate (%)	5.125	620.0 4.875	4.875	5.125	C/ 5.C 201 2	4.875	4.875	5.125	4.875	5.375	4.875	5.375	4.875	5.1.2 279 h	4.075 5125	5.125	4.750	5.000	5.250	4.750	c/ 8.4	4.750	5.000	4.750	4.750	5.000	4.750	5.250	5.000	5.250	5.000	000.5	5 500	5.250	4.750	5.500	5.000	5.000	5.500 5.000	>
Pool Number	661475	663704	661683	661684	66100 663496	663644	668503	669233	663548	002042 663643	663701	663703	663744	680089	000/22 668456	668504	669170	669171	669172	669240	009320 669322	671703	671775	674614	674751	682852 671698	671773	674769	674863	674864	677719	17///9	671753	674754	674765	677791	677797	682784	684412 674615	
Type of MBS	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II GNMA II	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II GNMA II	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II GNMA II	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II	CUMA II	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II GNMA II	

Maturity Date	10/20/2040	24/20/2042 8/20/2042	8/20/2042	8/20/2042	8/20/2042	9/20/2042	9/20/2042	2/20/2042	10/20/2042	11/20/2042	11/20/2042	11/20/2042	12/20/2042	12/20/2042	12/20/2042	2/20/2042	5/20/2043	6/20/2043	7/20/2043	8/20/2043	9/20/2043	10/20/2043	10/20/2043	7/20/2044	9/20/2044	10/20/2044	11/20/2044	8/20/2045	10/20/2045	10/20/2045	11/20/2045	12/20/2045	2/20/2046	2/20/2046	4/20/2046	5/20/2046	6/20/2046	7/20/2046	7/20/2046	9/20/2046	9/20/2046	9/20/2046	11/20/2046
Par Amount Outstanding (\$)	392,057	902,502	657,894	148,006	738,572	285,744	198,775	00,042	611.794	39,854	108,462	94,491	595,530	1,137,869	61,8/8 2 602 002 0	0,092,290 1 685 017	1,000,047 841 174	1 903 636	1,761,023	2,088,700	1,707,362	1,044,399	133,892	525,996	847,873	COS, CC4 C3C 770 1	385 960	434,696	2,275,033	2,472,025	2,984,422	2,671,648	1,783,877	2,157,322	2,478,160	1,574,866	862,638	2,476,502	2,935,202	2,742,043	3,146,320	1,588,961	2,700,229
Original Par Amount (\$)	1,089,573	1 888 079	1,655,121	411,288	2,156,562	733,656	278,351	240,021 275 71 A	1.386.029	177,064	272,755	307,959	790,302	2,059,125	6 000 500	0,002,320	1 478 158	2 249 964	2,158,510	2,813,325	2,611,728	1,254,276	150,707	1,422,245	1,002,157	000 020 1	1,276,000	455,793	2,786,326	3,197,745	3,114,772	2,871,722	2,202,432	2,452,654	2,571,180	1,627,457	889,144	2,550,466	3,016,410	2,819,235	3,222,223	1,624,563	3,134,367
Pass- Through Interest Rate (%)	5.000 3.750	3 750	3.750	4.250	3.750	4.000	3.500	4.000 3.500	3.750	3.500	3.750	3.500	2.000	2.000	3./20	2.000	2 000	2 000	2.000	2.000	2.000	2.000	2.000	3.000	3.000	000.5	3.000	2.500	2.500	2.500	2.500	2.500	2.500	2.500	2.500	2.500	2.500	2.500	2.500	2.500	2.500	2.500	2.500
Pool Number	752711	A A 4 7 8 2	AA4783	AA4784	AA4789	AA4785	AA4788	AA4796 A A 7706	AA4797	AB7999	AB8000	AC5285	AB7998	AC5284	AC5200	AC3210	AC5317	AD6857	AD6862	AD6869	AD6880	AF5770	AF5784	AI8450	AJ6680	AU00055	AK1940 AK8622	AP0299	AP0309	AQ2324	AR3718	AR3743	AR3777	AS4883	AS4916	AS4943	AU0750	AU0786	AV7430	AV7455	AV7484	AV7493	AX8680
Type of MBS	GNMA II GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	<b>GNMA II</b>	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II	CNNA II	GNMA II	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II					
Maturity Date	7/20/2039	6507/07/1 6502/02/1	7/20/2039	7/20/2039	8/20/2039	8/20/2039	8/20/2039 8/20/2039	0/00/02/02	9/20/2039	9/20/2039	9/20/2039	9/20/2039	10/20/2039	10/20/2039	10/20/2030	10/20/2039	10/20/2039	10/20/2039	11/20/2039	11/20/2039	11/20/2039	11/20/2039	11/20/2039	11/20/2039	11/20/2039	11/20/2030	12/20/2039	12/20/2039	4/20/2040	7/20/2040	7/20/2040	7/20/2040	7/20/2040	7/20/2040	7/20/2040	7/20/2040	8/20/2040	8/20/2040	8/20/2040	8/20/2040	9/20/2040	10/20/2040	10/20/2040
Par Amount Outstanding (\$)	392,688	769 407	98,033	63,768	274,455	125,116	132,777	365 177	358.830	153,575	145,113	142,308	745,940	508,498	522,239	150.001	417 944	123 001	351,473	144,440	463,974	371,091	1,035,928	777,968	1/0,9/8	/10,08	372 990	126,467	147,048	530,373	94,940	72,359	87,567	147,894	117,515	75,374	65,360	1,355,339	660,560	170,382	189,585	1,793,415	132,926
Original Par Amount (\$)	762,468	140,040	530,954	72,787	875,380	1,016,608	372,541	420,0240 771 175	2.984.750	3,117,037	326,641	166,737	4,296,107	2,537,221	1 706 165	1,707,560	1,612,371	303 896	1,390,522	1,382,436	658,803	1,816,614	4,724,484	2,989,544	591,034	510,/94 1 0/1 715	3 497 125	146,138	254,186	1,497,604	1,236,157	733,857	610,124	790,036	288,404	303,551	266,116	3,951,179	2,754,833	194,335	518,619	5,890,380	1,136,386
Pass- Through Interest Rate (%)	5.000	5 250	5.000	6.000	5.000	5.250	5.500	000 3	5.000	5.250	5.500	5.000	5.000	5.250	0003	000.5	5 250	5 250	5.250	5.000	5.250	5.000	5.000	5.250	002.2	000.0	5 000	5.250	5.000	4.750	4.750	4.750	5.000	4.750	5.000	4.500	5.000	4.750	4.500	4.500	5.000	4.750	5.000
Pool Number	720384	720418	720419	720423	720486	720523	720524	100071	726569	726570	726571	726658	726631	726632	120048	10007/	726683	726686	726680	726685	726747	726749	729046	729047	4C0627	1290/14	210621	729153	752470	742062	742071	742151	742160	742161	742182	748808	748805	748806	748807	752716	752622	752516	752517
Type of MBS	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GUMA II	CNIMA II	GNMA II	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II

	Ī	,961,421 11/20/2046	1,651,417 11/20/2046	362,641 11/20/2046	Ξ	1,963,145 1/20/2047	207,543 1/20/2047	2,956,716 2/20/2047	1,017,451 2/20/2047	2,005,283 2/20/2047	3,192,818 3/20/2047	132,924 4/20/2047	2,944,415 5/20/2047	134,345 5/20/2047	.,	257,778 5/20/2047	1,393,137 6/20/2047	2,790,481 6/20/2047	1,267,176 6/20/2047	3,217,286 8/20/2047	2,594,266 8/20/2047	278,548 9/20/2047	162,659,734 42.7%	11,539,369 3.0%	206,372,131 54.2%	\$380,571,234 100.0%	
Par Amount Outstanding (\$)		1,	1,			1,		5,	1,	2,	Э,		,2				1,	Ъ,	1,	Э,	Ч,		162,	11,	206,	\$380,	
Original Par Amount (\$)	424,215	1,998,231	1,678,468	368,081	344,698	1,994,103	209,707	2,998,968	1,031,784	2,032,323	3,229,411	133,476	2,973,249	135,500	393,989	258,994	1,403,250	2,812,501	1,274,475	3,232,668	2,602,643	278,962	883,268,820	76,521,740	547,577,468	\$1,507,368,028	
1 nrougn Interest Rate (%)	2.625	2.500	2.500	2.500	2.500	2.625	2.625	2.625	3.125	2.625	3.125	3.125	3.125	3.625	3.125	3.125	3.625	3.125	3.625	3.625	3.625	3.625	Total GNMA:	Total FHLMC:	Total FNMA:	Grand Total:	
Pool Number	AX8725	AZ1018	AZ1023	AZ8570	<b>BA7904</b>	AZ1024	<b>BA7905</b>	AZ8571	AZ8572	AZ8584	AZ8585	BD3610	BA7906	BA7907	BC1114	BC1152	<b>BA7954</b>	BA7955	BC1115	BC1153	BD3611	BD3634	Tot	Tota	Tot	G	
Type of MBS	<b>GNMA II</b>	<b>GNMA II</b>	<b>GNMA II</b>	<b>GNMA II</b>	GNMA II	GNMA II	<b>GNMA II</b>	<b>GNMA II</b>	<b>GNMA II</b>	GNMA II	<b>GNMA II</b>	<b>GNMA II</b>	GNMA II	GNMA II	GNMA II	GNMA II	GNMA II	<b>GNMA II</b>	GNMA II	<b>GNMA II</b>	GNMA II	GNMA II					

# Table F-6 Washington State Housing Finance Commission Single-Family Program Bonds Outstanding "Call-Restricted" Bonds by Coupon - Ranked Highest to Lowest (Principal Amounts as of December 1, 2017)

The Series Indentures generally limit the circumstances under which (i) the Bonds identified below as "lockout" bonds can be redeemed pursuant to optional redemptions and revenue fund redemptions before the respective "Call Dates" specified in the table, and (ii) the Bonds identified below as "PAC" bonds can be redeemed pursuant to optional redemptions and revenue fund redemptions before the respective "priority amortization balances" for such Bonds reduces to \$0. The Bonds listed in the table may be subject to certain types of redemption notwithstanding such limitations, including unexpended proceeds redemptions, mandatory sinking fund redemptions, and redemptions necessary to preserve the tax-exempt status of such Bonds. Investors should consult the applicable Series Indentures for the specific redemption provisions applicable to the Bonds listed in the following table.

Series	Outstanding Par Amount	Coupon	Maturity	Type of Bond
2010 Series 1A-R	\$ 2,220,000	4.50%	6/1/2032	PAC
2009 Series 2N	230,000	4.40	6/1/2040	PAC
2017 Series 1N	13,010,000	4.00	6/1/2047	PAC
2017 Series 1A-R	6,505,000	4.00	6/1/2039	PAC
2014 Series 2A-R	8,645,000	3.50	6/1/2044	PAC
2015 Series 1A-R	13,800,000	3.50	6/1/2038	PAC
2016 Series 1A-R	15,735,000	3.50	12/1/2038	PAC
2016 Series 2A-R	16,520,000	3.50	12/1/2046	PAC
2017 Series 2N	10,575,000	3.50	6/1/2047	PAC
2013 Series 1N	3,790,000	3.00	6/1/2043	PAC
2014 Series 1N	3,715,000	3.00	6/1/2037	PAC
TOTAL:	\$94,725,000			
Table F-7 Total:	\$239,065,000			
GRAND TOTAL:	\$333,790,000			

Washington Stat	Table F-7 Washington State Housing Finance Commission Single-Family Program Bonds	Table F-7 e Commission Single-	Family Prog	ram Bonds	Series	Par Amount Outstanding	Cumulative Total	Coupon (%)	Maturity
Outsta	Outstanding Bonds by Coupon-Ranked Highest to Lowest (Principal Amounts as of December 1, 2017)	pon-Ranked Highe as of December 1, 2	est to Lowest 2017)		2017 1A-R 2017 1N	\$480,000 \$990.000	\$146,040,000	2.85 2.85	6/1/2024 6/1/2026
Series	Par Amount Outstanding	Cumulative Total	Coupon	Maturity	2015 1A-R 2017 2N	\$1,050,000 \$530,000	\$148,610,000 \$148,610,000	2.75 2.75	6/1/2023 12/1/2028
	Summen		(0/)	Guimmiti	2014 2A-R	\$840,000	\$149,450,000	2.70	12/1/2021
2008 IA-VR	\$3,635,000 \$7,570,000	\$3,635,000 \$6.205.000	Variable	6/1/2039 6/1/2030	2017 1A-R	\$475,000	\$149,925,000	2.70	12/1/2023
2016 VR 1N	\$2,570,000 \$7,500,000	\$13 705 000	Variable	0/1/2036	NI / 107	\$965,000 \$515.000	\$150,890,000 \$151 405 000	0/.7	2707/1/71 2702/1/9
2010 1N	\$4,825,000	\$18,530,000	4.60	12/1/2035	2017 IN	8950,000	\$152,355,000	2.10	6/1/2025
2014 2N	\$290,000	\$18,820,000	3.70	12/1/2033	2016 2N	\$1.310.000	\$153.665.000	2.65	12/1/2027
2015 1N	\$4,645,000	\$23,465,000	3.70	12/1/2034	2014 1A-R	\$615.000	\$154,280,000	2.60	12/1/2019
2017 1N	\$16,675,000	\$40,140,000	3.60	12/1/2032	2013 1A-R	\$915,000	\$155,195,000	2.60	12/1/2020
2013 1A-R	\$875,000	\$41,015,000	3.55	6/1/2026	2014 2A-R	\$820,000	\$156,015,000	2.60	6/1/2021
2017 2N	\$3,400,000	\$44,415,000	3.55	6/1/2040	2015 1A-R	\$1,030,000	\$157,045,000	2.60	12/1/2022
2013 IN 2012 1 A D	\$14,110,000 \$225 000	\$58,525,000	3.50	12/1/2033	2017 1A-R	\$470,000	\$157,515,000	2.60	6/1/2023
2015 IA-K 2015 IN	000,025¢ 86 775 000	\$28,860,000 \$65 125 000	04.0 44	0200/1/21	2017 JN	\$930,000	\$158,445,000 #150.715.000	2.60	12/1/2024
NT C102	\$7 235 000	\$72,370,000	0.45 2.45	12/1/2037	2010 ZIN 2013 1 A_P	\$1,270,000 \$895,000	\$150,610,000 \$160,610,000	2.55	6/1/2020 6/1/2020
2016 2N	\$4.530,000	\$76,900,000	3.45	12/1/2038	2017 2.A-R	\$100,000	\$160.710.000	2.55	0/1/2025
2014 2N	\$2,345,000	\$79,245,000	3.40	12/1/2029	2016 IN	\$1.315.000	\$162.025.000	2.55	12/1/2027
2016 2N	\$12,510,000	\$91,755,000	3.35	12/1/2036	2017 2N	\$505,000	\$162,530,000	2.55	12/1/2027
2014 2A-R	\$435,000	\$92,190,000	3.25	6/1/2024	2014 1A-R	\$605,000	\$163,135,000	2.50	6/1/2019
2015 1A-R	\$1,325,000	\$93,515,000	3.25	6/1/2026	2015 1A-R	\$1,000,000	\$164,135,000	2.50	6/1/2022
2013 1N	\$4,910,000	\$98,425,000	3.20	12/1/2028	2017 1N	\$910,000	\$165,045,000	2.50	6/1/2024
2016 1N	\$6,465,000	\$104, 890, 000	3.20	12/1/2036	2017 2A-R	\$450,000	\$165,495,000	2.50	6/1/2025
2014 2A-R	\$780,000	\$105,670,000	3.15	12/1/2023	2016 2N	\$1,255,000	\$166,750,000	2.50	12/1/2026
2015 1A-R	\$1,185,000	\$106,855,000	3.15	12/1/2025	2016 IN	\$1,285,000	\$168,035,000	2.50	6/1/2027
2017 1N	\$1,900,000	\$108,755,000	3.15	12/1/2028	2017 2N	\$490,000	\$168,525,000	2.50	6/1/2027
2017 2N	\$4,660,000	\$113,415,000	3.15	12/1/2032	2017 1A-R	\$465,000	\$168,990,000	2.45	12/1/2022
2014 2A-R	\$905,000	\$114,320,000	3.10	6/1/2023	2016 2A-R	\$540,000	\$169,530,000	2.45	12/1/2024
2015 IA-R	\$1,155,000 \$1,875,000	\$115,475,000	3.10	6/1/2025	2016 2N	\$1,245,000	\$170,775,000	2.45	6/1/2026
d VI / 107	000,008,1¢	\$11/,540,000 \$118 210 000	01.0 2.05	2707/1/9	2016 ZA-K	\$1,030,000	\$170,500,000	2.40	6/1/2024
2016 2N	\$10 425 000	\$128 735 000	3.05	0/1/2022	2017 2A-K 2016 1N	\$445,000 \$1 255 000	\$173.505,000	2.40 2.40	12/1/2024 6/1/2026
2014 2A-R	\$860.000	\$129.595.000	3.00	6/1/2022	2016 IN	\$1,225,000	\$174 790 000	2 40 2 40	12/1/2026
2015 1A-R	\$1,135,000	\$130,730,000	3.00	12/1/2024	2017 2N	\$480,000	\$175.270.000	2.40	12/1/2026
2017 1N	\$1,830,000	\$132,560,000	3.00	12/1/2027	2017 IN	\$895,000	\$176,165,000	2.375	12/1/2023
2016 1N	\$5,110,000	\$137,670,000	3.00	12/1/2031	2013 1A-R	\$870,000	\$177,035,000	2.35	12/1/2019
2014 1A-R	\$5,000	\$137,675,000	2.95	6/1/2020	2017 1A-R	\$460,000	\$177,495,000	2.35	6/1/2022
2015 1A-R	\$1,100,000	\$138,775,000	2.95	6/1/2024	2017 2N	\$475,000	\$177,970,000	2.35	6/1/2026
2017 1N	\$1,785,000	\$140,560,000	2.95	6/1/2027	2013 1A-R	\$860,000	\$178,830,000	2.30	6/1/2019
2013 1A-R	\$750,000	\$141,310,000	2.90	6/1/2021	2014 2A-R	\$800,000	\$179,630,000	2.30	12/1/2020
2013 1A-R	\$950,000	\$142,260,000	2.90	12/1/2021	2015 1A-R	\$980,000	\$180,610,000	2.30	12/1/2021
2017 IA-K	\$460,000	\$142,720,000	2.90	12/1/2024	2017 IN	\$875,000	\$181,485,000	2.30	6/1/2023
d VI / 107	\$1,/00,000	\$144,480,000 \$145 560,000	2.90 2.05	0707/1/71	2017 2A-K	\$435,000	\$181,920,000	2.30	6/1/2024
VI-VI CIN7	ψυν,υυν	vvv,vvv,uvv	7.07	121120211121	2016 IN	\$1,235,000	\$183,1000,CCT	2.30	C707/1/71

F-24

Maturity	12/1/2020	12/1/2020	6/1/2021	6/1/2019	6/1/2020	12/1/2019	6/1/2020	12/1/2020	12/1/2018	6/1/2019	12/1/2019	12/1/2019	6/1/2020	6/1/2018	12/1/2019	12/1/2018	12/1/2018	6/1/2019	6/1/2018	6/1/2019	12/1/2019	6/1/2018	6/1/2019	12/1/2018	12/1/2018	6/1/2018	12/1/2018	6/1/2018	6/1/2018																	
Coupon (%)	1.70	1.65	1.65	1.60	1.60	1.55	1.55	1.55	1.50	1.50	1.50	1.45	1.45	1.40	1.40	1.35	1.35	1.35	1.30	1.30	1.30	1.20	1.20	1.15	1.15	1.10	1.05	1.00	0.95																	
Cumulative Total	\$218,400,000	\$219,315,000	\$219,695,000	\$220,125,000	\$220,900,000	\$221,740,000	\$222,640,000	\$223,010,000	\$223,740,000	\$224,560,000	\$227,785,000	\$228,545,000	\$228,905,000	\$229,610,000	\$230,485,000	\$231,290,000	\$231,715,000	\$232,460,000	\$233,245,000	\$234,100,000	\$234,455,000	\$234,875,000	\$235,220,000	\$236,060,000	\$236,795,000	\$237,615,000	\$237,955,000	\$238,670,000	\$239,065,000																	
Par Amount Outstanding	\$795,000	\$915,000	\$380,000	\$430,000	\$775,000	\$840,000	\$900,000	\$370,000	\$730,000	\$820,000	\$3,225,000	\$760,000	\$360,000	\$705,000	\$875,000	\$805,000	\$425,000	\$745,000	\$785,000	\$855,000	\$355,000	\$420,000	\$345,000	\$840,000	\$735,000	\$820,000	\$340,000	\$715,000	\$395,000	\$239.065.000		\$94,725,000	\$333,790,000	×.												
Series	2017 IN	2016 1A-R	2017 2A-R	2017 1A-R	2017 IN	2016 2A-R	2016 1A-R	2017 2A-R	2014 2A-R	2016 2A-R	2015 1A-R	2017 1N	2017 2A-R	2014 2A-R	2016 1A-R	2016 2A-R	2017 1A-R	2017 1N	2016 2A-R	2016 1A-R	2017 2A-R	2017 1A-R	2017 2A-R	2016 1A-R	2017 IN	2016 1A-R	2017 2A-R	2017 1N	2017 2A-R	Total:	E	Table F-6 Total:	Grand Total:													
Maturity	12/1/2025	12/1/2023	6/1/2025	6/1/2025	6/1/2020	6/1/2021	12/1/2021	6/1/2023	12/1/2025	12/1/2018	6/1/2023	12/1/2023	12/1/2022	6/1/2021	6/1/2018	12/1/2018	6/1/2022	6/1/2022	12/1/2022	12/1/2022	6/1/2023	6/1/2024	12/1/2024	12/1/2020	12/1/2020	6/1/2022	12/1/2023	6/1/2018	12/1/2019	6/1/2020	6/1/2020	12/1/2021	12/1/2021	12/1/2021	12/1/2022	6/1/2023	6/1/2021	6/1/2022	6/1/2019	6/1/2021	6/1/2021	12/1/2020	12/1/2021	12/1/2019	12/1/2019	6/1/2020
Coupon (%)	2.30	2.25	2.25	2.25	2.20	2.20	2.20	2.20	2.20	2.15	2.15	2.15	2.125	2.10	2.05	2.05	2.05	2.05	2.05	2.05	2.05	2.05	2.05	2.00	2.00	2.00	2.00	1.95	1.90	1.90	1.90	1.90	1.90	1.90	1.90	1.875	1.85	1.85	1.80	1.80	1.80	1.75	1.75	1.70	1.70	1.70
Cumulative Total	\$184,255,000	\$185,260,000	\$186,465,000	\$187,545,000	\$188, 330, 000	\$189,285,000	\$189,740,000	\$190,725,000	\$191,090,000	\$191,680,000	\$191,895,000	\$192,315,000	\$193, 170, 000	\$193,620,000	\$194,200,000	\$195,040,000	\$195,980,000	\$196,825,000	\$197,825,000	\$198,785,000	\$199,200,000	\$200,360,000	\$201,540,000	\$202,475,000	\$202,920,000	\$203,900,000	\$204,615,000	\$205,435,000	\$206,195,000	207,105,000	\$207,545,000	\$208,505,000	\$209,425,000	\$210,240,000	\$210,645,000	\$211,035,000	\$211,935,000	\$212,330,000	\$213,075,000	\$214,010,000	\$214,820,000	\$215,700,000	\$216,090,000	\$216,310,000	\$216,745,000	\$217,605,000
Par Amount Outstanding	\$1,100,000	\$1,005,000	\$1,205,000	\$1,080,000	\$785,000	\$955,000	\$455,000	\$985,000	\$365,000	\$590,000	\$215,000	\$420,000	\$855,000	\$450,000	\$580,000	\$840,000	\$940,000	\$845,000	\$1,000,000	\$960,000	\$415,000	\$1,160,000	\$1,180,000	\$935,000	\$445,000	\$980,000	\$715,000	\$820,000	\$760,000	\$910,000	\$440,000	\$960,000	\$920,000	\$815,000	\$405,000	\$390,000	\$900,000	\$395,000	\$745,000	\$935,000	\$810,000	\$880,000	\$390,000	\$220,000	\$435,000	\$860,000
Series	2016 2N	2016 2A-R	2016 1N	2016 2N	2014 2A-R	2015 1A-R	2017 1A-R	2016 2A-R	2017 2N	2014 1A-R	2016 1A-R	2017 2A-R	2017 1N	2017 1A-R	2014 1A-R	2013 1A-R	2016 2A-R	2017 1N	2016 1A-R	2016 2A-R	2017 2A-R	2016 1N	2016 1N	2015 1A-R	2017 1A-R	2016 1A-R	2016 1N	2013 1A-R	2014 2A-R	2015 1A-R	2017 1A-R	2016 1A-R	2016 2A-R	2017 IN	2017 2A-R	2016 IN	2016 2A-R	2017 2A-R	2014 2A-R	2016 1A-R	2017 1N	2016 2A-R	2017 2A-R	2015 1A-R	2017 1A-R	2016 2A-R

F-25