#### **OFFICIAL STATEMENT**

RATINGS: Series F/G Bonds Moody's: "Aa1" Series F/G Bonds S&P: "AAA" Series H Bonds Moody's: "Aa1/VMIG 1" Series H Bonds S&P: "AAA/A-1+" (See"RATINGS" herein)

Vinson & Elkins L.L.P., Bond Counsel, is of the opinion, that subject to certain conditions described herein, (i) interest on the Series 2006 Bonds is excludable from gross income for federal income tax purposes under existing law, and (ii) interest on the Series 2006 Bonds is an item of tax preference that is includable in alternative minimum taxable income for purposes of determining the alternative minimum tax imposed on individuals and corporations. See "TAX MATTERS" herein for a discussion of Bond Counsel's opinion, including a description of the federal alternative minimum tax on individuals and corporations.

NEW ISSUES - BOOK-ENTRY ONLY

#### TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS

\$81,195,000 Single Family Mortgage Revenue Bonds 2006 Series F (AMT) \$15,000,000 Single Family Mortgage Revenue Refunding Bonds 2006 Series G (AMT) \$36,000,000 Single Family Variable Rate Mortgage Revenue Bonds 2006 Series H (AMT)

Due: As shown on inside cover page

Interest Accrues: Date of Delivery

The Texas Department of Housing and Community Affairs Single Family Mortgage Revenue Bonds, 2006 Series F (the "Series F Bonds"), the Texas Department of Housing and Community Affairs Single Family Wortgage Revenue Refunding Bonds, 2006 Series G (the "Series G Bonds," together with the Series F Bonds, the "Series F/G Bonds") and the Texas Department of Housing and Community Affairs Single Family Variable Rate Mortgage Revenue Bonds, 2006 Series H (the "Series H Bonds," together with the Series F Bonds, the "Series 2006 Bonds"), are issuable by the Texas Department of Housing and Community Affairs (the "Series 2006 Bonds"), are issuable by the Texas Department of Housing and Community Affairs (the "Department") only as fully registered bonds, without coupons, and will be registered in the name of Cede & Co., as registered owner and nominee for The Depository Trust Company, New York, New York ("DTC"). DTC will act as securities depository for the Series 2006 Bonds. The Series F/G Bonds will be available to purchasers only in book-entry form in denominations of \$5,000 or any integral multiple thereof. The Series H Bonds will be available to purchasers only in book-entry form in denominations of \$5,000 and any integral multiples of \$5,000 in excess thereof. For as long as Cede & Co. is the exclusive registered owner of the Series 2006 Bonds, the principal or redemption price of and interest on the Series 2006 Bonds will be payable by The Bank of New York Trust Company, N.A., in Dallas, Texas, as Trustee, to DTC, which will be responsible for making such payments to DTC Participants (as defined herein), for subsequent remittance to the owners of beneficial interests in the Series 2006 Bonds. The purchasers of the Series 2006 Bonds will not receive certificates representing their beneficial ownership interest. See "THE SERIES 2006 BONDS – DTC and Book-Entry."

The Series F/G Bonds will accrue interest from the date of delivery, until their respective maturities or prior redemption at the respective per annum rates of interest set forth on the inside cover page hereof. Interest on the Series F/G Bonds will be payable to DTC on March 1, 2007, and semi-annually on each September 1 and March 1 thereafter until maturity or prior redemption, as more fully described on the inside cover page hereof.

The Series H Bonds will initially bear interest at the Weekly Interest Rate from their date of original issuance and delivery unless and until converted to a different Interest Rate Period at the direction of the Department and upon satisfaction of certain conditions described herein. While the Series H Bonds bear interest at a Weekly Interest Rate, interest on the Series H Bonds will be payable to DTC commencing on March 1, 2007, and semi-annually thereafter on each September 1 and March 1 until maturity or prior redemption thereafter, all as more fully described herein. The interest rate on the Series H Bonds may be changed from time to time by the Department to a Daily Interest Rate, Weekly Interest Rate, Short-Term Interest Rate or to a Long-Term Interest Rate, to be determined by the Remarketing Agent (initially, UBS Securities LLC) in the manner described herein. Interest, will be payable on the Series H Bonds at the times and in the manner described herein.

## WITH RESPECT TO THE SERIES H BONDS, THIS OFFICIAL STATEMENT DESCRIBES THE TERMS AND CONDITIONS OF THE SERIES H BONDS ONLY WHILE THE SERIES H BONDS BEAR INTEREST AT A WEEKLY INTEREST RATE.

The registered owners of the Series H Bonds will have the right, and in certain circumstances may be required, to tender their Series H Bonds for purchase in the manner described herein, at a purchase price equal to 100% of the principal amount thereof, plus accrued interest, if any, to the date of purchase. The Bondholders will have no right to elect to retain their Series H Bonds following any mandatory purchase. The purchase price of any Series H Bonds tendered or deemed tendered for purchase and not remarketed by the purchase date will (subject to certain conditions described herein) be payable from (i) amounts made available under a Standby Bond Purchase Agreement between the Department, the Tender Agent and DEPFA BANK plc, acting by and through its New York Branch (the "Liquidity Facility") and (ii) amounts made available by the Department.

# THE SERIES H BONDS ARE SUBJECT TO OPTIONAL AND MANDATORY TENDER. See "THE SERIES 2006 BONDS – Tender Provisions". THE SERIES 2006 BONDS ARE SUBJECT TO SPECIAL REDEMPTION, MANDATORY SINKING FUND REDEMPTION, AND OPTIONAL REDEMPTION ON THE DATES AND AT THE REDEMPTION PRICES, INCLUDING REDEMPTION AT PAR UNDER CERTAIN CIRCUMSTANCES, WHICH ARE MORE FULLY DESCRIBED HEREIN. See "THE SERIES 2006 BONDS – Redemption Provisions."

The Series F Bonds and the Series H Bonds are being issued for the primary purpose of providing funds for the purchase of mortgage-backed, pass-through certificates (the "Mortgage Certificates"). The Series G Bonds are being issued for the primary purpose of refunding the Department's outstanding Single Family Mortgage Revenue Refunding Tax-Exempt Commercial Paper Notes, Series A thereby providing funds for the purchase of Mortgage Certificates. The Mortgage Certificates are backed by qualifying FHA-insured or VA-Exempt Commercial Paper Notes, Series A thereby providing funds for the purchase of Mortgage Certificates. The Mortgage Certificates are backed by qualifying FHA-insured or VA-Exempt Commercial Paper Notes, series A thereby providing funds for the purchase for single-family residences located in the State of Texas. For certain purchase price and income restrictions, see "THE PROGRAM AND THE MORTGAGE LOANS." The Mortgage Certificates will be guaranteed as to timely payment of principal and interest by either the Government National Mortgage Association ("Ginnie Mae") (the "Ginnie Mae Certificates"), Freddie Mac ("Freddie Mac") (the "Freddie Mac Certificates") or Fannie Mae ("Fannie Mae") (the "Fannie Mae Certificates"). See APPENDIX C-1, APPENDIX C-2 and APPENDIX C-3. The Series 2006 Bonds, the Prior Bonds (as defined herein), and, unless subordinated, all bonds subsequently issued under the Trust Indenture are equally and ratably secured by the Trust Estate (as defined herein) held by the Truste under the Trust Indenture. See "SECURITY FOR THE BONDS" and "THE TRUST INDENTURE."

THE SERIES 2006 BONDS ARE LIMITED OBLIGATIONS OF THE DEPARTMENT AND ARE PAYABLE SOLELY FROM THE REVENUES AND FUNDS PLEDGED FOR THE PAYMENT THEREOF AS MORE FULLY DESCRIBED HEREIN. NEITHER THE STATE OF TEXAS (THE "STATE") NOR ANY AGENCY OF THE STATE, OTHER THAN THE DEPARTMENT, NOR THE UNITED STATES OF AMERICA OR ANY AGENCY, DEPARTMENT OR OTHER INSTRUMENTALITY THEREOF, INCLUDING GINNIE MAE, FREDDIE MAC, AND FANNIE MAE, IS OBLIGATED TO PAY THE PRINCIPAL OR REDEMPTION PRICE OF OR INTEREST ON THE SERIES 2006 BONDS. NEITHER THE FAITH AND CREDIT NOR THE TAXING POWER OF THE STATE OR THE UNITED STATES OF AMERICA IS PLEDGED, GIVEN OR LOANED TO SUCH PAYMENT. THE DEPARTMENT HAS NO TAXING POWER. GINNIE MAE, FREDDIE MAC, AND FANNIE MAE GUARANTEE ONLY THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON THE GINNIE MAE CERTIFICATES, THE FREDDIE MAC CERTIFICATES, AND THE FANNIE MAE CERTIFICATES, RESPECTIVELY, WHEN DUE AND DO NOT GUARANTEE THE PAYMENT OF THE SERIES 2006 BONDS OR ANY OTHER OBLIGATIONS ISSUED BY THE DEPARTMENT.

The Series 2006 Bonds are offered when, as, and if issued by the Department. Delivery of the Series 2006 Bonds is subject to approval of the legality thereof by Vinson & Elkins L.L.P., Bond Counsel, and by the Attorney General of the State of Texas, and certain other conditions. Certain legal matters will be passed upon for the Department by its General Counsel, Kevin Hamby, Esq. and by its Disclosure Counsel, McCall, Parkhurst & Horton L.L.P. Certain legal matters will be passed upon for the Underwriters by their counsel, Locke Liddell & Sapp LLP. It is expected that the Series 2006 Bonds will be available for delivery through DTC in book-entry only form on or about November 15, 2006.

UBS INVESTMENT BANK\* BANC OF AMERICA SECURITIES LLC MERRILL LYNCH & CO. LEHMAN BROTHERS LOOP CAPITAL MARKETS, LLC MORGAN KEEGAN & COMPANY, INC.

October 27, 2006

\*UBS Securities LLC is the sole underwriter with respect to the Series H Bonds.

#### MATURITY SCHEDULE

#### \$81,195,000 Series F Bonds (AMT)

\$4,405,000 4.65% Series F Term Bonds due September 1, 2022 Price 100% \$8,275,000 4.80% Series F Term Bonds due September 1, 2027 Price 100% \$11,080,000 4.85% Series F Term Bonds due September 1, 2032 Price 100% \$39,000,000 5.75% Premium PAC Series F Term Bonds due March 1, 2037 Price 107.187% \$18,435,000 4.90% Series F Term Bonds due March 1, 2038 Price 100%

(Accrued Interest From Date of Delivery)

#### \$15,000,000 Series G Bonds (AMT)

\$4,940,000 Series G Serial Bonds

Maturity Date	Principal Amount	Interest Rate	Price/Yield
March 1, 2008	\$ 575,000	3.75%	100%
September 1, 2008	530,000	3.75%	100%
March 1, 2009	590,000	3.80%	100%
September 1, 2009	615,000	3.80%	100%
March 1, 2010	630,000	3.90%	100%
September 1, 2010	645,000	3.90%	100%
March 1, 2011	670,000	4.00%	100%
September 1, 2011	685,000	4.00%	100%

\$1,435,000 4.125% Series G Term Bonds due September 1, 2012 Price 100% \$1,520,000 4.25% Series G Term Bonds due September 1, 2013 Price 100% \$1,610,000 4.30% Series G Term Bonds due September 1, 2014 Price 100% \$1,710,000 4.375% Series G Term Bonds due September 1, 2015 Price 100% \$975,000 4.40% Series G Term Bonds due September 1, 2016 Price 100% \$2,810,000 4.60% Series G Term Bonds due September 1, 2019 Price 100%

(Accrued Interest From Date of Delivery)

#### \$36,000,000 Series H Bonds (AMT)

Series H Variable Rate Demand Bonds due September 1, 2037 Price 100%

(Accrued Interest From Date of Delivery)

This Official Statement does not constitute, and is not to be used in connection with, an offer to sell or the solicitation of an offer to buy the Series 2006 Bonds in any state in which such offer or solicitation is not authorized or in which the person making such offer or solicitation is not qualified to do so or to any person to whom it is unlawful to make such offer or solicitation.

The information set forth in this Official Statement has been obtained from the Department and other sources which are believed to be reliable. This Official Statement contains, in part, estimates, assumptions and matters of opinion which are not intended as statements of fact, and no representation is made as to the correctness of such estimates, assumptions or matters of opinion, or as to the likelihood that they will be realized. Any information and expressions of opinion contained in this Official Statement are subject to change without notice, and neither the delivery of this Official Statement nor any sale made under such document shall, under any circumstances, create any implications that there has been no change in the affairs of the Department or other matters described herein since the date hereof.

The Underwriters have provided the following sentence for inclusion in this Official Statement. The Underwriters have reviewed the information in this Official Statement in accordance with, and as part of, their respective responsibilities to investors under the federal securities laws as applied to the facts and circumstances of this transaction, but the Underwriters do not guarantee the accuracy or completeness of such information.

Neither the Department nor the Underwriters make any representation as to the accuracy, completeness, or adequacy of the information supplied by The Depository Trust Company or DEPFA BANK plc, acting by and through its New York Branch for use in this Official Statement.

The Trustee assumes no responsibility for this Official Statement and has not reviewed or undertaken to verify any information contained herein.

IN CONNECTION WITH THE OFFERING OF THE SERIES 2006 BONDS, THE UNDERWRITERS MAY OVER-ALLOT OR EFFECT TRANSACTIONS WHICH STABILIZE OR MAINTAIN THE MARKET PRICE OF THE SERIES 2006 BONDS AT A LEVEL ABOVE THAT WHICH MIGHT OTHERWISE PREVAIL IN THE OPEN MARKET. SUCH STABILIZING, IF COMMENCED, MAY BE DISCONTINUED AT ANY TIME. THE UNDERWRITERS MAY OFFER AND SELL THE SERIES 2006 BONDS TO CERTAIN DEALERS AND DEALER BANKS AND BANKS ACTING AS AGENTS AT PRICES LOWER THAN THE PUBLIC OFFERING PRICES STATED HEREIN, AND SAID PUBLIC OFFERING PRICES MAY BE CHANGED FROM TIME TO TIME BY THE UNDERWRITERS.

INTRODUCTION	1
PLAN OF FINANCE	4
SOURCES AND USES OF FUNDS	5
THE SERIES 2006 BONDS	
THE LIQUIDITY FACILITY AND THE BANK	27
SWAP AGREEMENTS	
SECURITY FOR THE BONDS	
ASSUMPTIONS AND RISKS	41
THE DEPARTMENT	45
THE PROGRAM AND THE MORTGAGE LOANS	47
THE TRUST INDENTURE	56
TEXAS TREASURY SAFEKEEPING TRUST COMPANY	65
TAX MATTERS	
CONTINUING DISCLOSURE OF INFORMATION	71
RATINGS	
UNDERWRITING	73
FINANCIAL ADVISOR	74
FINANCIAL STATEMENTS	74
LITIGATION MATTERS	74
LEGALITY FOR INVESTMENT	74
VERIFICATION OF MATHEMATICAL COMPUTATIONS	75
APPROVAL OF LEGALITY	75
ADDITIONAL INFORMATION	77

## TABLE OF CONTENTS

APPENDIX A	GLOSSARY	A-1
APPENDIX B	SUMMARY OF CERTAIN MORTGAGE INSURANCE PROGRAMS	•
	AND TEXAS FORECLOSURE LAWS	B-1
APPENDIX C-1	GINNIE MAE AND THE GINNIE MAE CERTIFICATES	C-1
APPENDIX C-2	FREDDIE MAC AND THE FREDDIE MAC CERTIFICATES	C-2
APPENDIX C-3	FANNIE MAE AND THE FANNIE MAE CERTIFICATES	C-3
APPENDIX D-1	AUDITED FINANCIAL STATEMENTS OF THE DEPARTMENT FO	OR THE
	FISCAL YEAR ENDED AUGUST 31, 2005	D-1
APPENDIX D-2	SELECTED UNAUDITED CONDENSED FINANCIAL INFORMATI	ION
	OF THE DEPARTMENT FOR THE 10-MONTH PERIOD	
	ENDED JUNE 30, 2006	D-2
APPENDIX E	FORM OF PROPOSED OPINION OF BOND COUNSEL	E-1
APPENDIX F-1	THE DEPARTMENT'S MORTGAGE LOAN PORTFOLIO	F-1
APPENDIX F-2	OTHER INDEBTEDNESS OF THE DEPARTMENT	F-2
APPENDIX G	INVESTMENT OF FUNDS RELATING TO PRIOR BONDS	G-1
APPENDIX H	APPLICABLE MEDIAN FAMILY INCOMES AND MAXIMUM	
	ACQUISITION COST LIMITATIONS	H-1

#### **OFFICIAL STATEMENT**

#### **Relating to**

#### **TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS**

\$81,195,000 Single Family Mortgage Revenue Bonds 2006 Series F (AMT) \$15,000,000 Single Family Mortgage Revenue Refunding Bonds 2006 Series G (AMT) \$36,000,000 Single Family Variable Rate Mortgage Revenue Bonds 2006 Series H (AMT)

#### **INTRODUCTION**

This Official Statement provides certain information concerning the Texas Department of Housing and Community Affairs in connection with its Single Family Mortgage Revenue Bonds, 2006 Series F (the "Series F Bonds"), Single Family Mortgage Revenue Refunding Bonds, 2006 Series G (the "Series G Bonds," together with the Series F Bonds, the "Series F/G Bonds") and Single Family Variable Rate Mortgage Revenue Bonds, 2006 Series H (the "Series H Bonds," together with the Series F Bonds and the Series G Bonds, the "Series S Bonds," together with the Series F Bonds and the Series G Bonds, the "Series 2006 Bonds"). Capitalized terms used but not otherwise defined herein shall have the respective meanings for such terms as set forth in "APPENDIX A – GLOSSARY".

The Department, a public and official governmental agency of the State of Texas (the "State"), was created and organized pursuant to and in accordance with the provisions of Chapter 2306, Texas Government Code, as amended (together with other laws of the State applicable to the Department, collectively, the "Act"), among other things, to finance sanitary, decent and safe housing for individuals and families of low and very low income and families of moderate income. The Department is the successor agency to the Texas Housing Agency (the "Agency") and the Texas Department of Community Affairs (the "TDCA"), both of which were abolished by the Act and all functions and obligations of which were transferred to the Department pursuant to the Act. Under the Act, the Department may issue bonds, notes and other obligations to finance or refinance residential housing and multi-family developments located in the State of Texas and to refund bonds previously issued by the Agency, the Department or certain other quasi-governmental issuers. See "THE DEPARTMENT."

The Series 2006 Bonds are authorized to be issued pursuant to the Act, a resolution adopted by the Governing Board of the Department on October 12, 2006, a Single Family Mortgage Revenue Bond Trust Indenture, dated as of October 1, 1980 (the "Master Indenture" and, as amended and supplemented from time to time, collectively, the "Trust Indenture") between the Agency or the Department, as the case may be, and The Fort Worth National Bank or its successor, The Bank of New York Trust Company, N.A., as trustee (the "Trustee"), and a Fifty-First Supplemental Single Family Mortgage Revenue Bond Trust Indenture (the "Fifty-First Supplemental Indenture") between the Department and the Trustee, dated as of November 1, 2006 with respect to the Series F Bonds, a Fifty-Second Supplemental Single Family Mortgage Revenue Bond Trust Indenture (the "Fifty-Second Supplemental Indenture") between the Department and the Trustee, dated as of November 1, 2006 with respect to the Series G Bonds, and a Fifty-Third Supplemental Single Family Mortgage Revenue Bond Trust Indenture (the "Fifty-Third Supplemental Indenture") between the Department and the Trustee, dated as of November 1, 2006 with respect to the Series H Bonds. The Fifty-First Supplemental Indenture, the Fifty-Second Supplemental Indenture, and the Fifty-Third Supplemental Indenture are collectively referred to as the "2006 Supplemental Indenture." The Trust Indenture authorizes the Department to issue bonds to provide funds to acquire or refinance single family mortgage loans or participations therein ("Mortgage Loans") which are made to eligible borrowers, as determined from time to time by the Department, to refund Outstanding Bonds issued under the Trust Indenture, and to pay costs associated therewith. The Department has previously issued fifty prior series of single family mortgage

revenue bonds (the "Prior Bonds") under the Trust Indenture of which \$824,620,000 in aggregate principal amount was Outstanding as of June 30, 2006. See "SECURITY FOR THE BONDS – The Single Family Mortgage Revenue Bonds." The Series 2006 Bonds, the Prior Bonds and, unless subordinated, all bonds subsequently issued pursuant to the Trust Indenture (collectively, the "Bonds" or the "Single Family Mortgage Revenue Bonds") will be equally and ratably secured by the Trust Estate held by the Trustee pursuant to the Trust Indenture. See "THE TRUST INDENTURE" and "SECURITY FOR THE BONDS – Additional Bonds" and "SECURITY FOR THE BONDS – Junior Lien Bonds."

In addition to the Single Family Mortgage Revenue Bonds, the Department has previously issued four (4) series of Junior Lien Bonds (the "Prior Junior Lien Bonds"), of which \$13,225,000 in aggregate principal amount was outstanding as of June 30, 2006. The Junior Lien Bonds are limited obligations of the Department and are payable solely from revenues (as defined in the Junior Lien Trust Indenture) and funds pledged for the payment thereof on a basis which is junior and subordinate to the Bonds. See "THE TRUST INDENTURE" and "SECURITY FOR THE BONDS – Junior Lien Bonds."

The Series F Bonds and Series H Bonds are being issued for the primary purpose of providing funds for the purchase of mortgage-backed, pass-through certificates (the "2006 F/G/H Mortgage Certificates") guaranteed as to timely payment of principal and interest by either the Government National Mortgage Association ("Ginnie Mae"), Freddie Mac or Fannie Mae which represent beneficial ownership of pools of Mortgage Loans (the "2006 Mortgage Loans"). The Series G Bonds are being issued for the primary purpose of refunding the Department's outstanding Single Family Mortgage Revenue Refunding Tax-Exempt Commercial Paper Notes, Series A, thereby providing funds for the purchase of 2006 F/G/H Mortgage Certificates. The 2006 F/G/H Mortgage Certificates together with the mortgage pass-through certificates acquired with proceeds of the Prior Bonds or Bonds subsequently issued pursuant to the Trust Indenture are referred to herein, respectively, as the "Mortgage Certificates." Fifty percent (50%) of the lendable funds made available through the issuance of the Series 2006 Bonds will set aside for at least one year for the purpose of making GO Zone Mortgage Loans, with thirty percent (30%) of such funds set aside for individuals and families of very low income (not exceeding sixty percent (60%) of applicable median family income). Twenty percent of the lendable funds attributable to the Series F Bonds and Series H Bonds will be set aside for at least one year, unless otherwise instructed by the Department in writing, for the purpose of making Mortgage Loans to borrowers in certain federally designated targeted areas. Thirty percent of the lendable funds made available through the issuance of the Series 2006 Bonds will be reserved for a period of one year (or such longer period as determined by the Department) to make Mortgage Loans to individuals and families of very low income (not exceeding sixty percent (60%) of applicable median family income). The remaining lendable funds will be made available for Mortgage Loans to borrowers of low and moderate incomes whose family income does not exceed, for families of three persons or more, one hundred fifteen percent (115%) (one hundred forty percent (140%) in targeted areas) of applicable median family income, and, for individuals and families of two persons, one hundred percent (100%) (one hundred twenty percent (120%) in targeted areas) of applicable median family income. See "THE PROGRAM AND THE MORTGAGE LOANS - Targeted Area Reservation", "-Very Low Income Reservation", "-Low and Moderate Income Reservation", "-Grant Assistance Program" and "-Down Payment Assistance Program" and "ASSUMPTIONS AND RISKS - Non-Origination of Mortgage Loans."

The Bonds are payable solely from and are secured by a pledge of and lien on the Revenues, Mortgages, Mortgage Loans (including Mortgage Certificates), Investment Securities, moneys held in the Funds (excluding the Rebate Accounts, the Swap Agreement Termination Payment Subaccount, the Swap Agreement Termination Receipt Subaccount and the Policy Payments Account) and other property pledged under the Trust Indenture (collectively, the "Trust Estate"). All payments with respect to principal of and interest on Mortgage Loans (net of servicers' fees) and on Mortgage Certificates (net of servicing and guaranty fees) received by the Department and the earnings on investments of Funds and Accounts held pursuant to the Trust Indenture other than the excluded Funds and Accounts constitute Revenues. Bondholders have no rights to or lien on the Swap Agreements. The pledge of and lien on the Trust Estate is subject to discharge if moneys or qualified securities sufficient to provide for the payment of all Outstanding Bonds are deposited and held in trust for such payment. See "SECURITY FOR THE BONDS – The Prior Bonds" and "SWAP AGREEMENTS."

The Series 2006 Bonds are on a parity in all respects with all outstanding Prior Bonds, and, unless subordinated, any bonds subsequently issued under the Trust Indenture. The Mortgage Loans securing the Bonds must be (i) in an amount not greater than eighty percent (80%) of the lesser of (a) the appraised value of the mortgaged property or (b) the sales price of the mortgaged property, or (ii) insured by the Federal Housing Administration ("FHA") or guaranteed by the Department of Veterans Affairs (formerly, the Veterans Administration) ("VA") or (iii) insured by a private mortgage insurance company which has been approved by the Department in the amount by which the Mortgage Loan exceeds eighty percent (80%) of the value of the mortgaged property. The Trust Indenture also permits the acquisition of Mortgage Loans guaranteed by another agency or instrumentality of the United States exercising powers similar to FHA or VA, such as the United States Department of Agriculture Rural Housing Services ("RHS"). In addition, the Department may purchase Mortgage Certificates that are backed by Mortgage Loans. In connection with each series of Prior Bonds, the Department either obtained a mortgage pool insurance policy in an amount at least equal to ten percent (10%) of the initial aggregate amount of Mortgage Loans purchased, provided for a mortgage pool self-insurance reserve or used proceeds to acquire Mortgage Certificates. As of June 30, 2006, of the \$24,174,056 Mortgage Loans (excluding Mortgage Certificates representing Mortgage Loans) held under the Trust Indenture, according to principal amount, \$12,713,343 were Conventional Mortgage Loans, \$10,616,855 were FHA Mortgage Loans, and \$843,858 were VA-guaranteed Mortgage Loans. Each Eligible Borrower is required to maintain standard hazard insurance coverage and, if applicable, flood insurance.

The Trust Indenture establishes a Debt Service Reserve Account (the "Debt Service Reserve Account") within the Debt Service Fund. The Trust Indenture requires that the Debt Service Reserve Account be maintained in an amount at least equal to three percent (3%) of the aggregate principal amount of the Mortgage Loans outstanding (zero percent (0%) for Mortgage Loans represented by Mortgage Certificates) from time to time (the "Debt Service Reserve Account Requirement"). Moneys in the Debt Service Reserve Account will be made available in the event that there are insufficient funds on deposit in the other accounts of the Debt Service Fund and the Mortgage Loan Fund, respectively, to pay, when due, principal of and interest on the Series 2006 Bonds or any other Outstanding Bonds. As of June 30, 2006, the Debt Service Reserve Account Requirement for the Single Family Mortgage Revenue Bonds was \$669,123 and \$941,870 was on deposit in the Debt Service Reserve Account. Because the Mortgage Loans to be made with proceeds of the Series 2006 Bonds are to be backed by Mortgage Certificates, no deposit to the Debt Service Reserve Account will be made in connection with the issuance of the Series 2006 Bonds. See "THE TRUST INDENTURE" herein.

THE SERIES 2006 BONDS ARE LIMITED OBLIGATIONS OF THE DEPARTMENT AND ARE PAYABLE SOLELY FROM THE REVENUES AND FUNDS PLEDGED FOR THE PAYMENT THEREOF AS MORE FULLY DESCRIBED HEREIN. NEITHER THE STATE NOR ANY AGENCY OF THE STATE, OTHER THAN THE DEPARTMENT, NOR THE UNITED STATES OF AMERICA OR ANY AGENCY, DEPARTMENT OR OTHER INSTRUMENTALITY THEREOF, INCLUDING GINNIE MAE, FREDDIE MAC AND FANNIE MAE, IS OBLIGATED TO PAY THE PRINCIPAL OR REDEMPTION PRICE OF, OR INTEREST ON, THE SERIES 2006 BONDS. NEITHER THE FAITH AND CREDIT NOR THE TAXING POWER OF THE STATE OR THE UNITED STATES OF AMERICA IS PLEDGED, GIVEN OR LOANED TO SUCH PAYMENT. THE DEPARTMENT HAS NO TAXING POWER. GINNIE MAE, FREDDIE MAC AND FANNIE MAE

## GUARANTEE ONLY THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON THE GINNIE MAE CERTIFICATES, FREDDIE MAC CERTIFICATES AND FANNIE MAE CERTIFICATES, RESPECTIVELY, WHEN DUE AND DO NOT GUARANTEE THE PAYMENT OF THE SERIES 2006 BONDS OR ANY OTHER OBLIGATIONS ISSUED BY THE DEPARTMENT.

There follows in this Official Statement a brief description of the plan of finance, the Department and its bond programs, together with summaries of certain terms of the Series 2006 Bonds, the Trust Indenture, and certain provisions of the Act, as well as other matters. All references herein to the Act, the Trust Indenture, and other agreements are qualified in their entirety by reference to each such document, copies of which are available from the Department, and all references to the Bonds are qualified in their entirety by reference to the definitive forms thereof and the information with respect thereto contained in the Trust Indenture.

For information concerning the Prior Bonds, see "SECURITY FOR THE BONDS – The Prior Bonds." For information concerning the mortgage loan program financed by the Prior Bonds and information concerning other programs of the Department, see "APPENDIX F-1 – THE DEPARTMENT'S MORTGAGE LOAN PORTFOLIO" AND "APPENDIX F-2 – OTHER INDEBTEDNESS OF THE DEPARTMENT."

#### PLAN OF FINANCE

Proceeds of the Series F Bonds and Series H Bonds will be (a) deposited to the 2006 F/G/H Mortgage Loan Account of the Mortgage Loan Fund and used to purchase 2006 F/G/H Mortgage Certificates, (b) used to fund capitalized interest and (c) used to pay a portion of the costs of issuance of the Series 2006 Bonds.

Proceeds of the Series G Bonds (a) are to be applied, within ninety (90) days after the date of issuance, to refund and redeem a portion of the Department's outstanding Single Family Mortgage Revenue Refunding Tax-Exempt Commercial Paper Notes, Series A, thereby making additional funds available to be deposited into the 2006 F/G/H Mortgage Loan Account, (b) will be used to fund capitalized interest and (c) will be used to pay a portion of the costs of issuance of the Series 2006 Bonds.

In connection with the issuance of the Series H Bonds, the Department will enter into an interest rate swap agreement (the "Swap Agreement ") with UBS AG (the "Swap Provider"), which will become effective upon the delivery of the Series H Bonds. Pursuant to the Swap Agreement, payments will begin accruing on the date of delivery of the Bonds and payments will be made semiannually beginning on March 1, 2007. The Swap Provider will agree to pay to the Department on such date, payments computed based on a variable rate intended to approximate the variable interest rate on the Series H Bonds, on a notional amount corresponding to the outstanding principal amount of the Series H Bonds, provided that the variable rate payments to the Department may not equal the variable interest payable on the Series H Bonds. The Department will agree to pay to the Swap Provider on such dates, payments computed at a fixed rate, on the same notional amount. Payments from the Department to the Swap Provider under the Swap Agreement are subordinate to payments of principal of and interest on the Bonds. See "SWAP AGREEMENTS."

#### SOURCES AND USES OF FUNDS

The sources of funds and the uses thereof in connection with the Series 2006 Bonds are expected to be approximately as set forth below.

#### Sources:

Series F Bond Proceeds Series G Bond Proceeds Series H Bond Proceeds Master Servicer Contribution <sup>(1)</sup> Issuer Contribution	
Total Sources	<u>\$137,044,754.50</u>
Uses:	
2006 F/G/H Mortgage Loan Account Underwriters' Compensation Costs of Issuance Capitalized Interest	\$134,990,113.50 777,361.00 677,280.00 <u>600,000.00</u>
Total Uses	<u>\$137,044,754.50</u>

(1) The total master servicer contribution is approximately \$1,260,000. One million dollars (\$1,000,000) will be paid at closing and the remainder will be paid upon the use of eighty percent (80%) of the bond proceeds held in the 2006 F/G/H Mortgage Loan Account.

#### **THE SERIES 2006 BONDS**

#### General

#### Series F/G Bonds

The Series F/G Bonds will be dated the date of delivery. The Series F/G Bonds are issuable only as fully registered bonds, without coupons, and will be registered in the name of Cede & Co., as registered owner and nominee for The Depository Trust Company, New York, New York ("DTC"), which will act as the Bond Depository for the Series F/G Bonds. The Series F/G Bonds will be available to purchasers in bookentry form only in denominations of \$5,000 or any integral multiple thereof, as more fully described herein. The principal or Redemption Price of, and interest on the Series F/G Bonds will be payable by the Trustee to DTC, which will be responsible for making such payments to DTC Participants (hereinafter defined) for subsequent remittance to the owners of beneficial interests in the Series F/G Bonds or their nominees. See "THE SERIES 2006 BONDS – DTC and Book-Entry."

The Series F/G Bonds mature on the dates and in the amounts set forth on the inside cover hereof.

#### Series H Bonds

The Series H Bonds will be dated the date of delivery and will mature, subject to prior redemption as described below, on September 1, 2037. The Series H Bonds will be issued as fully registered bonds in book-entry-only form and will be subject to the provisions of the book-entry-only system described under "THE

SERIES 2006 BONDS – DTC and Book-Entry" below. While the Series H Bonds bear interest at a Daily Interest Rate, Weekly Interest Rate or Bond Interest Term Rates, individual purchases of Series H Bonds by the beneficial owners will be made in denominations of \$100,000 and any whole multiple of \$5,000 in excess of \$100,000. While Series H Bonds bear interest at a Long-Term Interest Rate, individual purchases of Series H Bonds by the beneficial owners will be made in denominations of \$5,000 or any whole multiple thereof.

The Series H Bonds will initially bear interest at a Weekly Interest Rate. The method of determining interest rates on the Series H Bonds is subject to being changed from a Weekly Interest Rate to a Daily Interest Rate, Bond Interest Term Rates, a Long-Term Interest Rate or an Alternate Rate as described below. Each period during which a Daily Interest Rate is in effect is known as a Daily Interest Rate Period, each period during which a Weekly Interest Rate is in effect is known as a Weekly Interest Rate Period, each period during which Bond Interest Term Rates are in effect is known as a Short-Term Interest Rate Period, each period during which a Long-Term Interest Rate is in effect is known as a Long-Term Interest Rate Period, and each period during which an Alternate Rate Rate is in effect is known as an Alternate Rate Period. An Interest Rate Period means any Daily Interest Rate Period, Weekly Interest Rate Period, Short-Term Interest Rate Period, Long-Term Interest Rate Period or Alternate Rate Period.

Interest on the Series H Bonds shall be payable on each Interest Payment Date for such Series H Bonds by the Paying Agent during any Daily Interest Rate Period, Weekly Interest Rate Period, or Long-Term Interest Rate Period, by check mailed on the date on which interest is due to the Owners of the Series H Bonds at the close of business on the Record Date in respect of such Interest Payment Date at the addresses of Owners as they shall appear on the registration books maintained pursuant to the Fifty-Third Supplemental Indenture. In the case of (i) Series H Bonds bearing interest at Bond Interest Term Rates, (ii) Series H Bonds purchased with moneys furnished by the Bank pursuant to the Liquidity Facility (the "Escrow Bonds") or (iii) Series H Bonds bearing interest at other than a Bond Interest Term Rate in an aggregate principal amount in excess of \$1,000,000, as shown on the registration books kept by the Paying Agent who, prior to the Record Date next preceding any Interest Payment Date for such Series H Bonds, shall have provided, to the Paying Agent wire transfer instructions, interest payable on such Series H Bonds shall be paid by wire transfer (in the continental United States) of immediately available funds in accordance with the wire transfer instructions provided by the Owner of such Series H Bonds (or by the Remarketing Agent on behalf of such Owner).

As the Paying Agent for the Series H Bonds, The Bank of New York Trust Company, N.A. will keep the books of the Department for registration, registration of transfer, exchange and payment of the Series H Bonds as provided in Fifty-Third Supplemental Indenture.

The Series H Bonds will be subject to optional and mandatory tender for purchase under certain circumstances as described below.

#### **Interest Rates**

#### Series F/G Bonds

The Series F/G Bonds will accrue interest from the date of delivery, until maturity or prior redemption at the respective per annum rates of interest set forth on the inside cover page hereof. Interest accrued on the Series F/G Bonds will be payable on March 1, 2007 and semiannually on each September 1 and March 1 thereafter until maturity or prior redemption. Interest on the Series F/G Bonds will be calculated on the basis of a 360-day year composed of twelve 30-day months.

#### Series H Bonds

Interest on the Series H Bonds will be computed, in the case of a Daily Interest Rate Period, a Weekly Interest Rate Period, a Short-Term Interest Rate Period or an Alternate Rate Period, on the basis of a 365 or 366-day year, as appropriate, for the actual number of days elapsed and, in the case of a Long-Term Interest Rate Period, on the basis of a 360-day year consisting of twelve 30-day months. The first Interest Rate Period for the Series H Bonds shall commence on the date of original issuance of the Series H Bonds and shall be a Weekly Interest Rate Period. On or prior to such date of original issuance, the initial Weekly Interest Rate borne by the Series H Bonds shall be determined by the Remarketing Agent.

The term of the Series H Bonds will be divided into separate Interest Rate Periods selected by the Department during each of which the Series H Bonds will bear interest at either a Daily Interest Rate, a Weekly Interest Rate, Bond Interest Term Rates, a Long-Term Interest Rate or an Alternate Rate (other than Escrow Bonds which shall bear interest at the Bank Bond Interest Rate). During a Short-Term Interest Rate Period, Series H Bonds may bear interest at different Bond Interest Term Rates and have Bond Interest Terms of different durations. At no time will any Series H Bond bear interest in excess of the maximum rate allowed by law (the "Maximum Rate").

For any Daily Interest Rate Period or Weekly Interest Rate Period, interest on the Series H Bonds will be payable on each March 1 and September 1, commencing March 1, 2007, or the next Business Day if such day is not a Business Day. Interest will be paid for the immediately preceding semiannual period beginning on September 1 and ending on February 28 or 29, as applicable, or beginning on March 1 and ending on August 31, as the case may be. Interest shall also be payable on the last day of any Daily Interest Rate Period or Weekly Interest Rate Period as applicable. Interest payable on March 1, 2007 will be payable from the Delivery Date. For any Short-Term Interest Rate Period or Long-Term Interest Rate Period, interest will be payable on each Interest Payment Date for the period commencing on and including the immediately preceding Interest Accrual Date and ending on and including the day immediately preceding the Interest Payment Date.

Daily Interest Rate Period. The Daily Interest Rate will be determined by the Remarketing Agent by 9:30 a.m., New York City time, on each Business Day during a Daily Interest Rate Period. The Daily Interest Rate will be the rate of interest per annum determined by the Remarketing Agent (based on the examination of tax-exempt obligations comparable to the Series H Bonds in the judgment of the Remarketing Agent and known by the Remarketing Agent to have been priced or traded under then-prevailing market conditions) to be the minimum interest rate which, if borne by the Series H Bonds, would enable the Remarketing Agent to sell the Series H Bonds on such date of determination at a price (without regard to accrued interest) equal to the principal amount thereof. If the Remarketing Agent fails to establish a Daily Interest Rate for the Series H Bonds for any day during a Daily Interest Rate Period, the interest rate for such day will be the same as the Daily Interest Rate for the immediately preceding Business Day, if the Daily Interest Rate for such preceding Business Day was determined by the Remarketing Agent. If for any reason the Remarketing Agent did not determine the Daily Interest Rate for the immediately preceding Business Day, or if a Daily Interest Rate for the series rate for the Series H Bonds for such day will be a rate per annum equal to the BMA Swap Index Rate on the day the Daily Interest Rate would otherwise be determined by the Remarketing Agent.

<u>Weekly Interest Rate Period</u>. The Weekly Interest Rate will be determined by the Remarketing Agent on Tuesday of each week during a Weekly Interest Rate Period or on the next succeeding Business Day if such Tuesday is not a Business Day. The first Weekly Interest Rate determined for each Weekly Interest Rate Period will be determined on or prior to the first day of such Weekly Interest Rate Period and will apply to the period commencing on the first day of such Weekly Interest Rate Period and ending on the next succeeding Tuesday. Thereafter, each Weekly Interest Rate will apply to the period commencing on Wednesday and ending on the next succeeding Tuesday, unless such Weekly Interest Rate Period ends on a day other than Tuesday, in which event the Weekly Interest Rate will apply to the period commencing on the Wednesday preceding the last day of such Weekly Interest Rate Period and ending on the last day of such Weekly Interest Rate Period.

The Weekly Interest Rate will be the rate of interest per annum determined by the Remarketing Agent (based on the examination of tax-exempt obligations comparable to the Series H Bonds in the judgment of the Remarketing Agent and known by the Remarketing Agent to have been priced or traded under then-prevailing market conditions) to be the minimum interest rate which, if borne by the Series H Bonds, would enable the Remarketing Agent to sell the Series H Bonds on such date of determination at a price (without regard to accrued interest) equal to the principal amount thereof. If the Remarketing Agent fails to establish a Weekly Interest Rate for the Series H Bonds for any week during a Weekly Interest Rate Period, the interest rate for such week will be the same as the Weekly Interest Rate for the immediately preceding week, if the Weekly Interest Rate for such preceding week was determined by the Remarketing Agent. If for any reason the Remarketing Agent did not determine the Weekly Interest Rate for the immediately preceding week, or if a Weekly Interest Rate determined by the Remarketing Agent for any week is held to be invalid or unenforceable by a court of law, the interest rate for the Series H Bonds for such week will be the BMA Swap Index Rate on the day the Weekly Interest Rate would otherwise be determined by the Remarketing Agent and if such index is no longer available, or no such index was so made available for the week preceding the date of determination, 75% of the yield on the one-month U.S. Treasury Bill.

Short-Term Interest Rate Period. During each Short-Term Interest Rate Period, each Series H Bond will bear interest at the Bond Interest Term Rate determined for the Bond Interest Term applicable to such Series H Bond by the Remarketing Agent no later than the first day of each Bond Interest Term. Each Bond Interest Term will be a period ranging from 1 to 180 days as determined by the Remarketing Agent to be the period which, together with all other Bond Interest Terms for all Series H Bonds then outstanding, will result in the lowest overall interest expense on the Series H Bonds for the next succeeding 180 days. In determining the number of days of each Bond Interest Term, the Remarketing Agent will take into account the following factors: (a) existing short-term tax-exempt market rates and indices of such short-term rates, (b) existing market supply and demand for short-term tax-exempt securities, (c) existing yield curves for short-term and long-term tax-exempt securities for obligations of credit quality comparable to the Series H Bonds, (d) general economic conditions, (e) economic and financial conditions that may affect or be relevant to the Series H Bonds, (f) the Bond Interest Terms of other Series H Bonds and (g) such other facts, circumstances and conditions pertaining to financial markets as the Remarketing Agent, in its sole discretion, determines to be relevant.

The Remarketing Agent will announce, by no later than 9:00 a.m., New York City time, on the first day of each Bond Interest Term, the ranges of possible Bond Interest Terms. The Bond Interest Term and the Bond Interest Term Rate need not be the same for any two of the Series H Bonds, even if determined on the same date.

The Bond Interest Term Rate for each Bond Interest Term for each Series H Bond will be the rate of interest per annum determined by the Remarketing Agent (based on the examination of tax-exempt obligations comparable to the Series H Bonds in the judgment of the Remarketing Agent and known by the Remarketing Agent to have been priced or traded under the then-prevailing market conditions) to be the minimum interest rate which, if borne by such Series H Bond for such Bond Interest Term, would enable the Remarketing Agent to sell such Series H Bond on the date and at the time of such determination at a price (without regard to accrued interest) equal to the principal amount thereof.

If for any reason a Bond Interest Term for any Series H Bond cannot be determined by the Remarketing Agent, or if the determination of such Bond Interest Term is held by a court of law to be invalid or unenforceable, such Bond Interest Term will be 30 days, provided that if the last day so determined is not a day immediately preceding a Business Day, such Bond Interest Term will end on the first day immediately preceding the Business Day next succeeding such last day, or if such last day would be after the day immediately preceding any maturity date of the Series H Bonds, such Bond Interest Term will end on the day immediately preceding the maturity date. If for any reason a Bond Interest Term Rate for any Series H Bond is not so established by the Remarketing Agent for any Bond Interest Term, or such Bond Interest Term Rate is determined by a court of law to be invalid or unenforceable, then the Bond Interest Term Rate for such Bond Interest Term shall be the rate per annum equal to seventy percent (70%) of the interest rate on high grade unsecured commercial paper notes sold through dealers by major corporations as reported in <u>The Wall Street Journal</u> on the first day of such Bond Interest Term with a maturity that most nearly equals the Bond Interest Term for which a Bond Interest Term Rate is being so calculated.

Any Series H Bond purchased on behalf of the Department and remaining unsold by the Remarketing Agent as of the close of business on the first day of the Bond Interest Term for that Series H Bond shall have a Bond Interest Term of one day or, if that Bond Interest Term would not end on a day immediately preceding a Business Day, a Bond Interest Term ending on the day immediately preceding the next Business Day.

At any time during a Short-Term Interest Rate Period, the Department may elect that the Series H Bonds no longer shall bear interest at Bond Interest Term Rates (so long as the Department has delivered a Favorable Opinion of Bond Counsel and a Liquidity Facility will be in effect after such Interest Rate Period adjustment) and shall instead bear interest at a Weekly Interest Rate, a Long-Term Interest Rate or a Daily Interest Rate as specified in such election.

Long-Term Interest Rate Period. The duration of a Long-Term Interest Rate Period will be determined by the Department, which duration will be at least 181 days. The Long-Term Interest Rate for any Long-Term Interest Rate Period will be determined by the Remarketing Agent on a Business Day no earlier than two weeks before the effective date of such Long-Term Interest Rate Period and no later than the effective date of such Long-Term Interest Rate Period. The Long-Term Interest Rate will be the rate of interest per annum determined by the Remarketing Agent (based on the examination of tax-exempt obligations comparable to the Series H Bonds in the judgment of the Remarketing Agent and known by the Remarketing Agent to have been priced or traded under then-prevailing market conditions) to be the minimum interest rate which, if borne by the Series H Bonds, would enable the Remarketing Agent to sell the Series H Bonds on such date of determination at a price (without regard to accrued interest) equal to the principal amount thereof. If for any reason the Remarketing Agent does not determine a Long-Term Interest Rate on or prior to the first day of such Long-Term Interest Rate Period, then the Series H Bonds will bear interest at a Weekly Interest Rate, and will continue to bear interest at a Weekly Interest Rate until properly adjusted otherwise as provided in the Fifty-Third Supplemental Indenture.

At any time during a Long Term Interest Rate Period, the Department may elect that the Series H Bonds shall no longer bear interest at a Long Term Interest Rate (so long as the Department has delivered a Favorable Opinion of Bond Counsel and a Liquidity Facility will be in effect after such Interest Rate Period adjustment) and shall instead bear interest at a Daily Interest Rate, a Weekly Interest Rate, Bond Interest Term Rates or a new Long Term Interest Rate. The Department shall specify the effective date of the new Interest Rate Period, which shall be (i) a Business Day not earlier than the 15th day following the second Business Day after receipt by the Paying Agent of the election by the Department to adjust the Interest Rate Period in the case of an adjustment to a Daily Interest Rate Period or Weekly Interest Rate Period or, in the case of adjustment to a new Long-Term Interest Rate Period, the 30th day following the second Business Day after receipt by the Paying

Agent of the election by the Department to adjust the Interest Rate Period and (ii) a day on which the Series H Bonds are subject to optional redemption as set forth below in "THE SERIES H BONDS – Redemption Provisions – Optional Redemption – Series H Bonds." The Series H Bonds shall be subject to mandatory tender for purchase on the effective date of the new Interest Rate Period at a purchase price equal to the optional redemption price on such date in accordance with the optional redemption provisions set forth below in "THE SERIES 2006 BONDS – Redemption Provisions – Optional Redemption – Series H Bonds."

Owners and prospective purchasers of the Series H Bonds should not rely on this Official Statement with respect to information concerning the Series H Bonds on or after adjustment to a Long-Term Interest Rate Period, but should look solely to supplements, revisions or substitutions to this Official Statement for information concerning the Series H Bonds on or after adjustment to a Long-Term Interest Rate Period.

#### **Adjustment of Interest Rate Periods**

The Department may elect at any time to adjust the Interest Rate Period on the Series H Bonds from one Interest Rate Period to an alternate Interest Rate Period (or during a Long-Term Interest Rate Period, to establish another Long-Term Interest Rate Period), subject to certain conditions specified in the Fifty-Third Supplemental Indenture, including delivery of a Favorable Opinion of Bond Counsel and that a Liquidity Facility will be in effect after adjustment to such Interest Rate Period (other than a Long-Term Interest Rate Period for which the Long-Term Interest Rate is fixed to the maturity date of the Series H Bonds).

If the Department elects to adjust the Series H Bonds to a different Interest Rate Period (including during a Long-Term Interest Rate Period, the establishment of a new Long-Term Interest Rate Period), all of the Series H Bonds will be subject to such different Interest Rate Period. The written direction by which the Department makes such election will specify (a) in the case of an adjustment to a Long-Term Interest Rate Period, the duration of such Long-Term Interest Rate Period; (b) the effective date of the adjustment to a different Interest Rate Period, which effective date will be (i) a Business Day not earlier than the 12th day (15th day in the case of an adjustment to a Daily Interest Rate Period, a Weekly Interest Rate Period or Short-Term Interest Rate Period from a Long-Term Interest Rate Period, and 30th day in the case of an adjustment to a, or the establishment of another, Long-Term Interest Rate Period) following the second Business Day after receipt by the Paying Agent of such direction from the Department, (ii) in the case of an adjustment from a Long-Term Interest Rate Period, the day immediately following the last day of the then-current Long-Term Interest Rate Period or a day on which the Series H Bonds would otherwise be subject to optional redemption during such Long-Term Interest Rate Period if such adjustment did not occur, (iii) in the case of an adjustment from a Daily Interest Rate Period or a Weekly Interest Rate Period to a Short-Term Interest Rate Period, the day immediately following the last day of such Daily Interest Rate Period or Weekly Interest Rate Period and (iv) in the case of an adjustment from a Short-Term Interest Rate Period, the day immediately following the last day of the Short-Term Interest Rate Period; and (c) the date of delivery for the Series H Bonds to be purchased. With respect to any adjustment to a Long-Term Interest Rate Period, such direction of the Department may specify redemption prices greater, and after periods longer, than those set forth in "THE SERIES H BONDS - Redemption Provisions - Optional Redemption" below, if approved by a Favorable Opinion of Bond Counsel. A change to a different Interest Rate Period may not take place unless a Favorable Opinion of Bond Counsel is delivered on the effective date of such change and a Liquidity Facility is in existence as required by the Fifty-Third Supplemental Indenture.

The Paying Agent will give notice by first class mail of any adjustment to a new Interest Rate Period not less than 12 days (30 days if the then-current Interest Rate Period is a Long-Term Interest Rate Period, or in the case of an adjustment to a, or establishment of another, Long-Term Interest Rate Period) prior to the effective date of such new Interest Rate Period. Such notice will state (a) that the interest rate on the Series H

Bonds will be adjusted to a Daily Interest Rate, Weekly Interest Rate, Bond Interest Term Rates or a Long-Term Interest Rate, or continue to be a Long-Term Interest Rate, as appropriate, unless (i) Bond Counsel fails to deliver a Favorable Opinion of Bond Counsel on the effective date of such adjustment or (ii) in the case of an adjustment to a, or establishment of another, Long-Term Interest Rate Period, the Department elects, on or prior to the date of determination of such Long-Term Interest Rate, to rescind its election to cause such adjustment, in which case the Series H Bonds, if being adjusted from a Daily Interest Rate Period, a Weekly Interest Rate Period or a Short-Term Interest Rate Period, will continue to bear interest at a Daily Interest Rate, Weekly Interest Rate or Bond Interest Term Rates as in effect prior to such proposed adjustment in the Interest Rate Period, or, if being adjusted from a Long-Term Interest Rate Period, will bear interest at a Weekly Interest Rate, for the period commencing on the date which would have been the effective date of such proposed Interest Rate Period; (b) the effective date of such different Interest Rate Period, and in the case of an adjustment to a, or the establishment of another, Long-Term Interest Rate Period, the last day of such Long-Term Interest Rate Period or in the case of an adjustment to a Short-Term Interest Rate Period, that a Bond Interest Term and a Bond Interest Term Rate for each Series H Bond will be determined not later than the first day of such Bond Interest Term; (c) that the Series H Bonds are subject to mandatory tender for purchase on the effective date of the new Interest Rate Period; and (d) the applicable purchase price on such date.

Upon the failure of an adjustment to a different Interest Rate Period, the Series H Bonds will bear interest as provided in clause (a) of the notice described above. If notice of such adjustment has been mailed to the Owners of the Series H Bonds as provided in the Fifty-Third Supplemental Indenture and Bond Counsel fails to deliver a Favorable Opinion of Bond Counsel on the effective date as therein described, the Series H Bonds will continue to be subject to mandatory tender for purchase on the date which would have been the effective date of such adjustment.

If the Department determines to adjust the Series H Bonds to a different Interest Rate Period (other than a Long-Term Interest Rate Period for which the Long-Term Interest Rate is fixed to the maturity date of the Series H Bonds), the Department, as a condition to exercising its option to cause such a conversion, must deliver to the Paying Agent evidence that the Liquidity Facility to be in effect after the conversion will satisfy the requirements of the Fifty-Third Supplemental Indenture.

#### **Establishment of an Alternate Rate**

The Department, with the prior written consent of the Remarketing Agent and the Bank, if any, is authorized to amend or supplement the Fifty-Third Supplemental Indenture to provide for (or subsequently modify) an alternate rate determination method, which may include provisions for a dutch auction method of determination (the "Alternate Rate") for the Series H Bonds. Such amendment shall specify the period and dates for accrual and payment of interest (an "Alternate Rate Period"), the intervals and dates at which the rate will be established and the intervals and procedures by which the Series H Bonds may be optionally or mandatorily tendered and the redemption provisions for Series H Bonds in an Alternate Rate Period. These changes will be noted on the Series H Bonds or an amended Series H Bond form will be provided for in the amendment in order to reflect them. The election to change the interest rate determination method is to be made by the Department, with the prior written consent of the Remarketing Agent and the Bank, if any, in the manner prescribed by the amendment or supplement to the Fifty-Third Supplemental Indenture.

A change to an Alternate Rate Period from another Interest Rate Period shall cause a mandatory purchase of the Series H Bonds. The requirements of the Fifty-Third Supplemental Indenture regarding notice, receipt of the prior written consent of the Remarketing Agent and the Bank, if any, and a Favorable Opinion of Bond Counsel shall apply to any such change. The effective date of a change to an Alternate Rate

shall be (1) a Business Day not earlier than the 12th day (30th day if the then current Interest Rate Period for the Series H Bonds shall be a Long-Term Interest Rate Period) following the second Business Day after receipt by the Paying Agent of an election by the Department to change to an Alternate Rate Period, (2) in the case of an adjustment from a Long-Term Interest Rate Period, the day immediately following the last day of the then-current Long-Term Interest Rate Period or a day on which the Series H Bonds would otherwise be subject to optional redemption as set forth below in "THE SERIES 2006 BONDS – Redemption Provisions – Optional Redemption – Series H Bonds" if such adjustment did not occur and (3) in the case of an adjustment from a Short-Term Interest Rate Period, the day immediately following the last day of the Short-Term Interest Rate Period. If a change to an Alternate Rate Period would take effect after a Bond Interest Term, then for any Series H Bonds having Bond Interest Terms which end before the effective date of the Alternate Rate, the Remarketing Agent shall determine the Bond Interest Terms that will best promote an orderly transition to the Alternate Rate Period such that the day next succeeding the last day of all Bond Interest Terms with respect to such Series H Bonds shall be the effective date of the Alternate Rate Period

Each Alternate Rate is to be set at the minimum rate that the Remarketing Agent determines, in its sole discretion based on market conditions, would be necessary to sell all the Series H Bonds on the day the rate is set at a price (without regarding accrued interest) equal to the principal amount thereof.

The amendment to the Fifty-Third Supplemental Indenture shall establish an index and/or method by which the rate will be set, to be used if the Remarketing Agent does not set an Alternate Rate for an Alternate Rate Period or a court holds that the rate set for the Alternate Rate Period is invalid or unenforceable.

#### **Tender Provisions**

THE FIFTY-THIRD SUPPLEMENTAL INDENTURE PROVIDES THAT SO LONG AS CEDE & CO. IS THE SOLE REGISTERED OWNER OF THE SERIES H BONDS, ALL TENDERS FOR PURCHASE AND DELIVERIES OF SERIES H BONDS TENDERED FOR PURCHASE OR SUBJECT TO MANDATORY TENDER UNDER THE PROVISIONS OF THE FIFTY-THIRD SUPPLEMENTAL INDENTURE SHALL BE MADE PURSUANT TO DTC'S PROCEDURES AS IN EFFECT FROM TIME TO TIME, AND NEITHER THE DEPARTMENT, THE PAYING AGENT, THE TENDER AGENT NOR THE REMARKETING AGENT SHALL HAVE ANY RESPONSIBILITY FOR OR LIABILITY WITH RESPECT TO THE IMPLEMENTATION OF SUCH PROCEDURES.

<u>Tender for Purchase Upon Election of Owner During Daily Interest Rate Period</u>. During any Daily Interest Rate Period, any Series H Bond (other than the Escrow Bonds) will be purchased in whole (or in part if both the amount purchased and the amount remaining unpurchased will consist of Authorized Denominations) from the Holder thereof at the option of such Holder on any Business Day at a purchase price equal to the principal amount thereof plus accrued interest, if any, payable in immediately available funds, upon delivery by such Holder to the Tender Agent and the Remarketing Agent at their respective Principal Offices by no later than 11:00 a.m., New York City time, on such Business Day of an irrevocable written notice which states the principal amount of such Series H Bond and the date on which such Series H Bond is to be purchased, which date will be the date of delivery of such notice to the Tender Agent and the Remarketing Agent after 11:00 a.m., New York City time, will be deemed to have been received on the next succeeding Business Day.

<u>Tender for Purchase Upon Election of Owner During Weekly Interest Rate Period</u>. During any Weekly Interest Rate Period, any Series H Bond (other than the Escrow Bonds) will be purchased in whole (or in part if both the amount purchased and the amount remaining unpurchased will consist of Authorized Denominations) from the Owner thereof at the option of such Owner on any Business Day at a purchase price equal to the principal amount thereof plus accrued interest, if any, payable in immediately available funds, upon delivery by such Owner to the Tender Agent and the Remarketing Agent at their respective Principal Offices by no later than 4:00 p.m., New York City time, on such Business Day of an irrevocable written notice which states the principal amount of such Series H Bond and the date on which such Series H Bond is to be purchased, which date shall be a Business Day not prior to the seventh day next succeeding the date of delivery of such notice to the Tender Agent and the Remarketing Agent. Any notice delivered to the Tender Agent or the Remarketing Agent after 4:00 p.m., New York City time, will be deemed to have been received by the Tender Agent on the next succeeding Business Day.

<u>Mandatory Tender for Purchase on Day Next Succeeding Last Day of Each Bond Interest Term</u>. On the day next succeeding the last day of each Bond Interest Term (unless such day is the first day of a new Interest Rate Period in which case the Series H Bonds will be subject to mandatory tender for purchase as provided in the next paragraph), the Owner of a Series H Bond shall tender for purchase such Series H Bond and such Series H Bond will be purchased at a purchase price equal to the principal amount thereof payable in immediately available funds. The purchase price of any Series H Bond so purchased shall be payable only upon surrender of such Series H Bond to the Tender Agent at its Principal Office, accompanied by an instrument of transfer thereof, in form satisfactory to the Tender Agent, executed in blank by the Owner thereof or his duly authorized attorney, with such signature guaranteed by an institution which is a participant in the Securities Transfer Agent Medallion Program (STAMP) or similar program.

<u>Mandatory Tender for Purchase on First Day of Each Interest Rate Period</u>. The Series H Bonds will be subject to mandatory tender for purchase on the first day of each Interest Rate Period (other than the initial Interest Rate Period), or on the day which would have been the first day of an Interest Rate Period had there been no occurrence of an event which resulted in the interest rate on the Series H Bonds not being adjusted, at a purchase price payable in immediately available funds, equal to the principal amount of the Series H Bonds.

<u>Mandatory Tender for Purchase Upon Substitution, Expiration, Cancellation or Termination of</u> <u>Liquidity Facility</u>. Prior to the date when the interest rate on the Series H Bonds is established at a Long-Term Interest Rate fixed to the maturity thereof, if at any time the Paying Agent gives notice in accordance with the Fifty-Third Supplemental Indenture that the Series H Bonds will, on the date specified in such notice, cease to be subject to purchase pursuant to the Liquidity Facility (other than because of an Immediate Liquidity Termination) the Series H Bonds will be subject to mandatory tender for purchase at a purchase price equal to the principal amount thereof, plus accrued interest, if any, to the date of purchase:

(a) on a Business Day which is at least five days prior to the date on which the Liquidity Facility is to be cancelled by the Department in connection with its replacement by a Substitute Liquidity Facility; or

(b) on a Business Day which is at least five days prior to (i) a cancellation of the Liquidity Facility by the Department, (ii) a termination by the Bank upon the occurrence of an event of default under the Liquidity Facility, written notice of which has been delivered by the Bank to the Department, the Trustee, the Remarketing Agent, the Tender Agent and the Paying Agent, or (iii) an expiration of the Liquidity Facility, except in the case of an Immediate Liquidity Termination.

Notwithstanding the foregoing, in the event that in connection with any such cancellation, termination or expiration of an existing Liquidity Facility and substitution thereof with a Substitute Liquidity Facility, the Department delivers to the Trustee, the Paying Agent, the Tender Agent and the Remarketing Agent, prior to the date that notice of such cancellation, termination or expiration and substitution is given by the Paying Agent, written evidence from each Rating Agency then rating the Series H Bonds to the effect that such cancellation, termination or expiration and substitution in and of itself will not result in the withdrawal or reduction of any

rating then applicable to the Series H Bonds, then the Series H Bonds will not be subject to mandatory tender for purchase as provided above solely as a result of such cancellation, termination or expiration and substitution.

<u>Mandatory Tender for Purchase at Election of the Department During Long-Term Interest Rate Period</u>. The Series H Bonds are subject to mandatory tender for purchase during any Long-Term Interest Rate Period (other than a Long-Term Interest Rate Period ending on the stated maturity date of the Series H Bonds) on any date during the period in which such Series H Bonds could be optionally redeemed, as designated by the Department, at a purchase price equal to the principal amount thereof, plus accrued interest, if any, to the date of purchase.

<u>Irrevocable Notice Deemed to be Tender of Series H Bonds</u>. The giving of notice by an Owner of the election to have any Series H Bond purchased during a Daily Interest Rate Period or a Weekly Interest Rate Period will constitute the irrevocable tender for purchase of such Series H Bond regardless of whether such Series H Bond is delivered to the Tender Agent for purchase on the relevant purchase date.

<u>Undelivered Bonds</u>. If funds in the amount of the purchase price of any Series H Bond which has not been delivered to the Tender Agent, in the case of a Series H Bond purchased at the option of the Owner on the date specified for the purchase thereof or, in the case of a Series H Bond subject to mandatory tender for purchase, on the date specified in the Fifty-Third Supplemental Indenture, are available for payment to the Owner of such Series H Bond on such date, from and after the date and time of that required delivery (a) such Series H Bond will be deemed to be purchased and will no longer be deemed to be outstanding under the Fifty-Third Supplemental Indenture; (b) interest will no longer accrue on such Series H Bond; and (c) funds in the amount of the purchase price of such Series H Bond will be held by the Tender Agent for the benefit of the Owner thereof (provided that such Owner will have no right to any investment proceeds derived from such funds), to be paid on delivery (and proper endorsement) of such Series H Bond to the Tender Agent at its Principal Office for delivery of Series H Bonds.

<u>Delivery Address For Tender Notices and Tendered Bonds</u>. Notices in respect of tenders for purchase at the election of Owners during a Daily Interest Rate Period or a Weekly Interest Rate Period and Series H Bonds subject to mandatory purchase as described above must be delivered to the Tender Agent. The initial address of the Tender Agent to which such notices and Series H Bonds should be delivered is The Bank of New York Trust Company, N.A., 2001 Bryan Street, 8<sup>th</sup> Floor, Dallas, Texas 75201.

Payment of Purchase Price. For payment of the purchase price of any Series H Bond required to be purchased pursuant to the Fifty-Third Supplemental Indenture, such Series H Bond must be delivered at or prior to 12:00 noon, New York City time, on the date specified in the notice relating to such purchase, to the Tender Agent at its Principal Office, accompanied by an instrument of transfer thereof, in form satisfactory to the Tender Agent, executed in blank by the Owner thereof or his duly authorized attorney, with such signature guaranteed by an institution which is a participant in the Securities Transfer Agent Medallion Program (STAMP) or similar program. In the event any such Series H Bond is delivered after 12:00 noon, New York City time, on such specified date, payment of the purchase price need not be made until the Business Day following the date of delivery of such Series H Bond, but such Series H Bond will nonetheless be deemed to have been purchased on the date specified in such notice, and no interest will accrue thereon after such date.

Immediate Liquidity Termination. The Series H Bonds shall not be subject to mandatory tender as a result of the occurrence of an Immediate Liquidity Termination. If the Paying Agent shall receive notice of the occurrence of an Immediate Liquidity Termination, within one Business Day following its receipt of such notice, it shall notify the Owners of Series H Bonds that an Immediate Liquidity Termination has occurred. See "THE LIQUIDITY FACILITY AND THE BANK – Events of Default Resulting in Immediate Termination."

Insufficient Funds for Purchase of Series H Bonds. If payment of the purchase price of any Series H Bond shall not be made to any Owner thereof on any purchase date (a "Failed Purchase Date"), such Series H Bond shall be returned by the Tender Agent to the Owner thereof. Thereafter, commencing on the Failed Purchase Date and ending on the date that the Department in its discretion purchases or causes the purchase of all Series H Bonds, the Series H Bonds shall bear interest at a variable rate per annum equal to the BMA Swap Index plus one percent (1%). In the event that the Department purchases or causes the purchase of the Series H Bonds and a Liquidity Facility is in effect, such Series H Bonds shall thereafter bear interest at a Daily Interest Rate, a Weekly Interest Rate, Bond Interest Term Rates, or a Long-Term Interest Rate as determined by the Department.

So long as a nominee of the Bond Depository is the sole Owner of the Series H Bonds, all tenders for purchase and deliveries of Series H Bonds tendered for purchase or subject to mandatory tender under the provisions of the Fifty-Third Supplemental Indenture shall be made pursuant to the Bond Depository's procedures as in effect from time to time, and neither the Department, the Tender Agent, the Paying Agent nor the Remarketing Agent shall have any responsibility for or liability with respect to the implementation of such procedures.

#### **Redemption Provisions**

Owners and prospective purchasers of the Series H Bonds should not rely on this Official Statement with respect to information concerning the Series H Bonds on or after adjustment to a rate period other than the Weekly Interest Rate Period, but should look solely to supplements, revisions or substitutions to this Official Statement for information concerning the Series H Bonds on or after adjustment to a Rate Period other than a Weekly Rate Period.

The Series 2006 Bonds are subject to optional redemption, special redemption, and mandatory sinking fund redemption at various times prior to their scheduled maturities at various Redemption Prices as described below. The Department anticipates that substantially all of the Series 2006 Bonds will be redeemed prior to their scheduled maturities as the result of the receipt by the Department of amounts representing Mortgage Loan Principal Prepayments, from certain excess Revenues from the Revenue Fund, and, in certain circumstances, from Surplus Indenture Revenues.

#### Special Redemption From Mortgage Loan Principal Prepayments

The Series 2006 Bonds are subject to redemption prior to maturity and shall be redeemed, in whole or in part, from time to time on or after March 1, 2007, after giving notice as provided in the Trust Indenture, at a Redemption Price equal to one hundred percent (100%) of the principal amount of the Series 2006 Bonds or portions thereof to be redeemed, plus accrued interest to but not including the redemption date, from amounts representing Mortgage Loan Principal Prepayments received with respect to the 2006 F/G/H Mortgage Certificates and transferred to the 2006 F/G/H Redemption Subaccount, all in accordance with the Trust Indenture.

<u>Mortgage Loan Principal Prepayments Relating to 2006 F/G/H Mortgage Certificates</u>. In the event of a redemption pursuant to this provision from Mortgage Loan Principal Prepayments relating to the 2006 F/G/H Mortgage Certificates, the Trustee shall select the particular Series 2006 Bonds to be redeemed as follows:

(a) the Trustee shall redeem the Premium PAC Term Bonds, but only to the extent that the Outstanding principal amount of such Premium PAC Term Bonds following such redemption is not less than the Premium PAC Term Bonds Outstanding Applicable Amount as of such date;

Date	Premium PAC Term Bonds Outstanding Applicable Amount
March 1, 2007	\$39,000,000
September 1, 2007	38,955,000
March 1, 2008	38,775,000
September 1, 2008	37,590,000
March 1, 2009	35,620,000
September 1, 2009	32,925,000
March 1, 2010	29,590,000
September 1, 2010	25,915,000
March 1, 2011	22,215,000
September 1, 2011	18,660,000
March 1, 2012	15,260,000
September 1, 2012	12,005,000
March 1, 2013	8,900,000
September 1, 2013	5,935,000
March 1, 2014	3,110,000
September 1, 2014	425,000
March 1, 2015	-0-

The Premium PAC Term Bonds Outstanding Applicable Amount is as follows:

(b) amounts remaining following the redemptions specified in clause (a) above shall be applied to the redemption of the Series H Bonds, but only to the extent that the Outstanding principal amount of such Series H Bonds following such redemption is not less than the Series H Outstanding Applicable Amount as of such date;

The Series H Outstanding Applicable Amount is as follows:

	Series H Outstanding		Series H Outstanding
Date	Applicable Amount	Date	Applicable Amount
March 1, 2007	\$36,000,000	September 1, 2016	\$29,650,000
September 1, 2007	36,000,000	March 1, 2017	27,250,000
March 1, 2008	36,000,000	September 1, 2017	24,945,000
September 1, 2008	36,000,000	March 1, 2018	22,740,000
March 1, 2009	36,000,000	September 1, 2018	20,625,000
September 1, 2009	36,000,000	March 1, 2019	18,595,000
March 1, 2010	36,000,000	September 1, 2019	16,655,000
September 1, 2010	36,000,000	March 1, 2020	14,800,000
March 1, 2011	36,000,000	September 1, 2020	13,040,000
September 1, 2011	36,000,000	March 1, 2021	11,360,000
March 1, 2012	36,000,000	September 1, 2021	9,760,000
September 1, 2012	36,000,000	March 1, 2022	8,250,000
March 1, 2013	36,000,000	September 1, 2022	6,820,000
September 1, 2013	36,000,000	March 1, 2023	5,465,000
March 1, 2014	36,000,000	September 1, 2023	4,200,000
September 1, 2014	36,000,000	March 1, 2024	3,010,000
March 1, 2015	36,000,000	September 1, 2024	1,900,000
September 1, 2015	34,740,000	March 1, 2025	865,000
March 1, 2016	32,145,000	September 1, 2025	-0-

(c) amounts remaining following the redemptions specified in clauses (a) and (b) above shall be applied, unless otherwise directed by a Letter of Instructions accompanied by a Statement of Projected Revenues, to the redemption of the Series F Bonds (other than the Premium PAC Term Bonds) and the Series G Bonds which would produce, as nearly as practicable, a pro rata redemption of such Series F Bonds (other than the Premium PAC Term Bonds) and Series G Bonds;

(d) if, following the redemptions specified in clauses (a), (b) and (c) above, only Premium PAC Term Bonds and Series H Bonds remain Outstanding, then the amounts remaining following such redemptions shall be used to redeem the Premium PAC Term Bonds; and

(e) if, following the redemptions specified in clauses (a), (b), (c) and (d) above, no Series 2006 Bonds other than the Series H Bonds remain Outstanding, then the amounts remaining following such redemption shall be applied as directed by a Letter of Instructions accompanied by a Statement of Projected Revenues unless redemption of the Series H Bonds is necessary to preserve the exclusion of interest on the Series H Bonds from gross income for the purposes of federal income taxation.

Any special redemption of the Series 2006 Bonds pursuant to "Special Redemption of Series 2006 Bonds from Unexpended Proceeds" set forth below will reduce the Premium PAC Term Bonds Outstanding Applicable Amount and/or the Series H Outstanding Applicable Amount described above for the current and each future semiannual period by an amount equal to the product of the amount shown in such Outstanding Applicable Amount table and a fraction, the numerator of which is equal to the aggregate principal amount of such Premium PAC Term Bonds or Series H Bonds, respectively, to be redeemed and the denominator of which is equal to the aggregate principal amount of Premium PAC Term Bonds or Series H Bonds, respectively, to be redeemed and the denominator of which is equal to the aggregate principal amount of Premium PAC Term Bonds or Series H Bonds, respectively, to be redeemed and the denominator of which is equal to the aggregate principal amount of Premium PAC Term Bonds or Series H Bonds.

#### **Redemption Amounts and Prepayment Standard**

The amounts shown in the table above for Premium PAC Term Bonds Outstanding Applicable Amount are based on (i) receipt of prepayments on the 2006 Mortgage Loans equal to 100 percent of the Bond Market Association's (formerly the Public Securities Association) standard prepayment model for 30year mortgage loans (as further described below) (the "BMA Prepayment Model). Prepayments on mortgage loans are commonly measured relative to a prepayment standard or model; and (ii) that one hundred percent (100%) of the moneys on deposit in the 2006 F/G/H Mortgage Loan Account attributable to the proceeds of the Series 2006 Bonds will be used to purchase 2006 Mortgage Certificates. The BMA Prepayment Model for 30-year mortgage bonds represents an assumed monthly rate of prepayment of the then outstanding principal balance of a pool of new mortgage loans. The BMA Prepayment Model does not purport to be either an historical description of the prepayment of any pool of mortgage loans or a prediction of the anticipated rate of prepayment of any pool of mortgage loans, including the 2006 F/G/H Mortgage Certificates. One hundred percent of the BMA Prepayment Model assumes prepayment rates of 0.2 percent per year of the then unpaid principal balance of such mortgage loans in the first month of the life of the mortgage loans and an additional 0.2 percent per year in each month thereafter (for example, 0.4 percent per year in the second month) until the 30<sup>th</sup> month. Beginning in the 30<sup>th</sup> month and in each month thereafter during the life of the mortgage loans, 100 percent of the BMA Prepayment Model assumes a constant prepayment rate of six percent per year. Multiples will be calculated from this prepayment rate speed, e.g., 200 percent of the BMA Prepayment Model assumes prepayment rates will be 0.4 percent per year on month one, 0.8 percent per year in month two, reaching 12 percent per year in month 30 and remaining constant at 12 percent per year thereafter.

#### Special Redemption of Series 2006 Bonds from Unexpended Proceeds

The Series 2006 Bonds are subject to special redemption, at any time and from time to time, prior to their stated maturities, in whole or in part, after giving notice as provided in the Trust Indenture, at a Redemption Price equal to one hundred percent (100%) of the principal amount thereof (provided that any redemption of Premium PAC Term Bonds pursuant to this provision shall be at a Redemption Price equal to

107.187% of the principal amount thereof) plus accrued interest thereon to, but not including, the date of redemption, from amounts representing lendable proceeds of the Series 2006 Bonds, if any, that are not to be used to purchase 2006 F/G/H Mortgage Certificates and are transferred to the 2006 F/G/H Redemption Subaccount. Such redemption shall occur as soon as practicable after receipt of the certification of the Department that such amounts will not be used to purchase 2006 F/G/H Mortgage Certificates. The Department is not required to transfer unexpended proceeds to the 2006 F/G/H Redemption Subaccount unless such proceeds exceed \$250,000. The Series F Bonds, the Series G Bonds and the Series H Bonds to be redeemed from unexpended proceeds shall be selected as directed pursuant to the Department pursuant to a Letter of Instructions accompanied by a Statement of Projected Revenues (as described herein under "SECURITY FOR THE BONDS – Statement of Projected Revenues").

#### Special Redemption From Excess Revenues

The Series 2006 Bonds are subject to redemption prior to maturity and shall be redeemed, in whole or in part, from time to time on or after March 1, 2007, after giving notice as provided in the Trust Indenture, at a Redemption Price equal to one hundred percent (100%) of the principal amount of the Series 2006 Bonds or portions thereof to be redeemed, plus accrued interest to but not including the redemption date, from excess Revenues (including Surplus Indenture Revenues whether or not derived in connection with the Series 2006 Bonds).

In general, excess Revenues will consist of funds remaining on each Interest Payment Date, in the case of the Series 2006 Bonds, in the 2006 F/G/H Revenue Account after taking into account (1) the provision for payment of Debt Service, on such Interest Payment Date, (2) the required transfers of amounts to the 2006 F/G/H Redemption Subaccount, (3) the amounts, if any, required to fund the Debt Service Reserve Account on such Interest Payment Date, and (4) the payment of Department Expenses in accordance with the Trust Indenture; and such excess Revenues will be transferred to the 2006 F/G/H Redemption Subaccount unless otherwise directed by the Department pursuant to a Letter of Instructions accompanied by a Statement of Projected Revenues.

In the event of a redemption of Series 2006 Bonds from excess Revenues, unless otherwise instructed by the Department pursuant to a Letter of Instructions accompanied by a Statement of Projected Revenues, the Trustee shall redeem all of the Series 2006 Bonds Outstanding on a pro rata basis (provided however that the Premium PAC Term Bonds and/or the Series H Bonds shall not be redeemed in an amount that would cause the Outstanding amount of the Premium PAC Term Bonds and/or the Series H Bonds to be less than the Premium PAC Term Bonds Outstanding Applicable Amount and/or the Series H Outstanding Applicable Amount unless redemption of the Premium PAC Term Bonds or the Series H Bonds is necessary to preserve the exclusion of interest on the Series 2006 Bonds from gross income for purposes of federal income taxation).

#### Special Redemption of Series H Purchased Bonds

Purchased Bonds are subject to redemption at such times and in such amounts as set forth in the Liquidity Facility.

#### **Optional Redemption**

#### Series F/G Bonds

The Series F Bonds and the Series G Bonds are each subject to redemption prior to maturity, in whole or in part, at any time and from time to time, on and after March 1, 2016, at the option of the Department, after giving notice as provided in the Trust Indenture, at a Redemption Price equal to the principal amount of Series F Bonds or Series G Bonds, as applicable, or portions thereof to be redeemed, plus accrued interest to but not including the redemption date.

#### **Series H Bonds**

The Series H Bonds are subject to redemption prior to maturity, after giving notice as provided in the Trust Indenture, as follows:

(a) During a Daily Interest Rate Period or a Weekly Interest Rate Period for the Series H Bonds, the Series H Bonds shall be subject to optional redemption by the Department, in whole or in part on any Business Day, at a Redemption Price equal to one hundred percent (100%) of the principal amount thereof to be redeemed plus accrued interest, if any, to the redemption date.

(b) On the day succeeding the last day of any Bond Interest Term with respect to any Series H Bond bearing interest at Bond Interest Term Rates, such Series H Bond shall be subject to optional redemption by the Department, in whole or in part, at a Redemption Price equal to one hundred percent (100%) of the principal amount thereof to be redeemed.

#### Mandatory Sinking Fund Redemption

The Series 2006 Bonds maturing on the dates specified below are subject to scheduled mandatory redemption prior to maturity, after giving notice as provided in the Trust Indenture, in the principal amounts and on the dates set forth in the following tables, at a Redemption Price equal to one hundred percent (100%) of the principal amount of Series 2006 Bonds or portions thereof to be redeemed, plus accrued interest to the redemption date:

#### **SERIES F BONDS**

Maturity Date	Principal Amount	Maturity Date	Principal Amount
September 1, 2019	\$490,000	September 1, 2021	\$660,000
March 1, 2020	605,000	March 1, 2022	680,000
September 1, 2020	625,000	September 1, 2022 <sup>*</sup>	700,000
March 1, 2021	645,000	-	

Series F Term Bonds Maturing September 1, 2022

\*Final Maturity

Series F Term Bonds Maturing September 1, 2027

Maturity Date	Principal Amount	Maturity Date	Principal Amount
March 1, 2023	\$720,000	September 1, 2025	\$835,000
September 1, 2023	745,000	March 1, 2026	865,000
March 1, 2024	765,000	September 1, 2026	885,000
September 1, 2024	790,000	March 1, 2027	915,000
March 1, 2025	815,000	September 1, $2027^*$	940,000

\*Final Maturity

Maturity Date	Principal Amount	Maturity Date	Principal Amount
March 1, 2028	\$965,000	September 1, 2030	\$1,120,000
September 1, 2028	995,000	March 1, 2031	1,150,000
March 1, 2029	1,030,000	September 1, 2031	1,190,000
September 1, 2029	1,055,000	March 1, 2032	1,225,000
March 1, 2030	1,090,000	September 1, 2032 <sup>*</sup>	1,260,000

## Series F Term Bonds Maturing September 1, 2032

\*Final Maturity

## [THE REMAINDER OF THIS PAGE IS INTENTIONALLY LEFT BLANK.]

Maturity Date	Principal Amount	Maturity Date	Principal Amount
September 1, 2008	\$240,000	March 1, 2023	\$610,000
March 1, 2009	270,000	September 1, 2023	625,000
September 1, 2009	275,000	March 1, 2024	645,000
March 1, 2010	285,000	September 1, 2024	665,000
September 1, 2010	295,000	March 1, 2025	680,000
March 1, 2011	300,000	September 1, 2025	705,000
September 1, 2011	310,000	March 1, 2026	725,000
March 1, 2012	320,000	September 1, 2026	745,000
September 1, 2012	330,000	March 1, 2027	765,000
March 1, 2013	340,000	September 1, 2027	790,000
September 1, 2013	350,000	March 1, 2028	815,000
March 1, 2014	360,000	September 1, 2028	840,000
September 1, 2014	370,000	March 1, 2029	860,000
March 1, 2015	380,000	September 1, 2029	890,000
September 1, 2015	395,000	March 1, 2030	915,000
March 1, 2016	405,000	September 1, 2030	940,000
September 1, 2016	415,000	March 1, 2031	970,000
March 1, 2017	430,000	September 1, 2031	1,000,000
September 1, 2017	440,000	March 1, 2032	1,025,000
March 1, 2018	455,000	September 1, 2032	1,060,000
September 1, 2018	465,000	March 1, 2033	1,085,000
March 1, 2019	480,000	September 1, 2033	1,120,000
September 1, 2019	495,000	March 1, 2034	1,155,000
March 1, 2020	510,000	September 1, 2034	1,185,000
September 1, 2020	525,000	March 1, 2035	1,225,000
March 1, 2021	540,000	September 1, 2035	1,260,000
September 1, 2021	560,000	March 1, 2036	1,300,000
March 1, 2022	575,000	September 1, 2036	1,335,000
September 1, 2022	590,000	March 1, 2037 <sup>*</sup>	1,360,000

## Premium PAC Series F Term Bonds Maturing March 1, 2037

\*Final Maturity

## Series F Term Bonds Maturing March 1, 2038

Maturity Date	Principal Amount	Maturity Date	Principal Amount
March 1, 2033	\$1,300,000	March 1, 2036	\$1,545,000
September 1, 2033	1,340,000	September 1, 2036	1,590,000
March 1, 2034	1,375,000	March 1, 2037	1,650,000
September 1, 2034	1,415,000	September 1, 2037	2,595,000
March 1, 2035	1,460,000	March 1, 2038 <sup>*</sup>	2,665,000
September 1, 2035	1,500,000		

\*Final Maturity

## **SERIES G BONDS**

Series G Term Bonds Maturing September 1, 2012

Maturity Date	Principal Amount
March 1, 2012	\$705,000
September 1, $2012^*$	\$730,000

\*Final Maturity

## Series G Term Bonds Maturing September 1, 2013

Maturity Date	Principal Amount	
March 1, 2013	\$750,000	
September 1, $2013^*$	\$770,000	

\*Final Maturity

## Series G Term Bonds Maturing September 1, 2014

Maturity Date	Principal Amount
March 1, 2014	\$790,000
September 1, $2014^*$	\$820,000

\*Final Maturity

## Series G Term Bonds Maturing September 1, 2015

Maturity Date	Principal Amount
March 1, 2015	\$845,000
September 1, $2015^*$	\$865,000

\*Final Maturity

#### Series G Term Bonds Maturing September 1, 2016

Maturity Date	Principal Amount
March 1, 2016	\$480,000
September 1, $2016^*$	\$495,000

\*Final Maturity

## Series G Term Bonds Maturing September 1, 2019

Maturity Date	Principal Amount	Maturity Date	Principal Amount
March 1, 2017	\$510,000	September 1, 2018	\$560,000
September 1, 2017	525,000	March 1, 2019	575,000
March 1, 2018	540,000	September 1, $2019^*$	100,000

\*Final Maturity

#### **SERIES H BONDS**

#### Series H Variable Rate Demand Bonds Maturing September 1, 2037

Maturity Date	Principal Amount	Maturity Date	Principal Amount
March 1, 2016	\$410,000	March 1, 2027	\$ 780,000
September 1, 2016	425,000	September 1, 2027	805,000
March 1, 2017	435,000	March 1, 2028	830,000
September 1, 2017	450,000	September 1, 2028	855,000
March 1, 2018	460,000	March 1, 2029	875,000
September 1, 2018	475,000	September 1, 2029	905,000
March 1, 2019	490,000	March 1, 2030	930,000
September 1, 2019	505,000	September 1, 2030	960,000
March 1, 2020	520,000	March 1, 2031	985,000
September 1, 2020	535,000	September 1, 2031	1,015,000
March 1, 2021	550,000	March 1, 2032	1,045,000
September 1, 2021	570,000	September 1, 2032	1,075,000
March 1, 2022	585,000	March 1, 2033	1,105,000
September 1, 2022	600,000	September 1, 2033	1,140,000
March 1, 2023	620,000	March 1, 2034	1,175,000
September 1, 2023	640,000	September 1, 2034	1,210,000
March 1, 2024	655,000	March 1, 2035	1,245,000
September 1, 2024	675,000	September 1, 2035	1,280,000
March 1, 2025	695,000	March 1, 2036	1,320,000
September 1, 2025	715,000	September 1, 2036	1,360,000
March 1, 2026	735,000	March 1, 2037	1,400,000
September 1, 2026	760,000	September 1, 2037 <sup>*</sup>	1,200,000

\*Final Maturity

The principal amount of the Series 2006 Bonds to be redeemed on each such redemption date pursuant to mandatory sinking fund redemption shall be reduced by the principal amount of any Series 2006 Bonds of the same series and having the same stated maturity, which (A) at least 45 days prior to mandatory sinking fund redemption date, (1) shall have been acquired by the Department and delivered to the Trustee for cancellation, or (2) shall have been acquired and canceled by the Trustee at the direction of the Department, or (3) shall have been redeemed other than pursuant to mandatory sinking fund redemption, and (B) shall have not been previously credited against a scheduled mandatory sinking fund redemption.

#### Selection of Series 2006 Bonds to be Redeemed

Subject to the requirements set forth above regarding special redemption of the Series 2006 Bonds, the particular Series 2006 Bonds or portions thereof to be redeemed shall be selected at random by the Trustee in such manner as the Trustee in its discretion may deem fair and appropriate; provided that any Purchased Bonds outstanding will be called for redemption before any other Series H Bonds are selected for redemption. Any Series 2006 Bonds redeemed in part shall be redeemed in an amount such that the unredeemed portion thereof shall equal an Authorized Denomination, and, in selecting Series 2006 Bonds for redemption, the Trustee shall treat each Series 2006 Bond in a denomination greater than the minimum Authorized Denomination as representing that number of Series 2006 Bonds of the minimum Authorized Denomination which is obtained by dividing the principal amount of such Series 2006 Bonds by the minimum Authorized Denomination.

#### **Notice of Redemption**

The Trustee shall give notice, in the name of the Department, of the redemption of Series 2006 Bonds to the holders thereof, which notice shall specify the series and maturities of the Series 2006 Bonds to be redeemed, the redemption date and the place or places where amounts due upon such redemption will be payable and, if less than all of the Series 2006 Bonds of any like series and maturity are to be redeemed, the letters and numbers or other distinguishing marks of such Series 2006 Bonds so to be redeemed, and, in the case of Series 2006 Bonds to be redeemed in part only, such notices shall also specify the respective portions of the principal amounts thereof to be redeemed. Such notice shall further state that on such date there shall become due and payable upon each Series 2006 Bond to be redeemed the Redemption Price thereof, or the Redemption Price of the specified portions of the principal thereof, in the case of Series 2006 Bonds to be redeemed in part only, together with interest accrued to but not including the redemption date, and that from and after such date interest thereon shall cease to accrue and be payable. The Trustee shall mail a copy of such notice by first class mail, postage prepaid, not less than 30 days prior to the redemption date, to the holders of any Series 2006 Bonds or portions thereof which are to be redeemed, at their last addresses, if any, appearing upon the registry books of the Trustee. The Trustee's obligation to give such notice shall not be conditioned upon the prior payment to the Trustee of funds sufficient to pay the Redemption Price on the Series 2006 Bonds to which such notice relates or interest thereon to the redemption date.

#### **Payment of Redeemed Bonds**

Notice having been given as provided in the Trust Indenture, the Series 2006 Bonds or portions thereof so called for redemption shall become due and payable on the redemption date so designated at the Redemption Price, plus interest accrued and unpaid to the redemption date. Upon presentation and surrender thereof at the office specified in such notice, such Series 2006 Bonds or portions thereof shall be paid at the Redemption Price, plus interest accrued and unpaid to the redemption date. If there shall be called for redemption less than all of a Series 2006 Bond, the Department shall execute and the Trustee shall authenticate and deliver, upon the surrender of such Series 2006 Bond, without charge to the owner thereof, for the unredeemed balance of the principal amount of the Series 2006 Bond so surrendered, registered Series 2006 Bonds of like series and maturity in any of the Authorized Denominations. If, on the redemption date, moneys for the redemption of all the Series 2006 Bonds or portions thereof of any like series and maturity to be redeemed, together with interest to the redemption date, shall be held by the Trustee so as to be available therefor on said date and if notice of redemption shall have been given as specified in the Trust Indenture, then from and after the redemption date interest on the Series 2006 Bonds or portions thereof of such series and maturity so called for redemption shall cease to accrue and become payable. If such moneys shall not be available on the redemption date, such Series 2006 Bonds or portions thereof shall continue to bear interest until paid at the same rate as they would have borne had they not been called for redemption.

#### **Purchase in Lieu of Redemption**

The Trust Indenture permits the purchase of Bonds, including the Series 2006 Bonds, in the open market in lieu of redemption of Bonds. Any such purchase may be at a price not exceeding the then current Redemption Price for such Bonds.

#### **DTC and Book-Entry**

The Depository Trust Company ("DTC"), New York, New York, will act as securities depository for the Series 2006 Bonds. The Series 2006 Bonds 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 certificate will be issued for each maturity of the Series 2006 Bonds, in the aggregate principal amount of such issue, and will be deposited with DTC.

DTC, the world's largest 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 2 million issues of U.S. and non-U.S. equity issues, corporate and municipal debt issues, and money market instruments from over 85 countries that DTC's participants ("Direct Participants") deposit with DTC. DTC also facilitates the posttrade settlement among Direct Participants of sales and other securities transactions in deposited securities, through electronic computerized book-entry 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, in turn, is owned by a number of Direct Participants of DTC and Members of the National Securities Clearing Corporation, Government Securities Clearing Corporation, MBS Clearing Corporation, and Emerging Markets Clearing Corporation, (NSCC, GSCC, MBSCC, and EMCC, also subsidiaries of DTCC), as well as by the New York Stock Exchange, Inc., the American Stock Exchange LLC, and the National Association of Securities Dealers, Inc. 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 Standard & Poor's highest rating: AAA. 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.

Purchases of Series 2006 Bonds under the DTC system must be made by or through Direct Participants, which will receive a credit for the Series 2006 Bonds on DTC's records. The ownership interest of each actual purchaser of each Series 2006 Bond ("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 Series 2006 Bonds 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 Series 2006 Bonds, except in the event that use of the book-entry system for the Series 2006 Bonds is discontinued.

To facilitate subsequent transfers, all Series 2006 Bonds 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 Series 2006 Bonds 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 Series 2006 Bonds; DTC's records reflect only the identity of the Direct Participants to whose accounts such Series 2006 Bonds 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.

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 Series 2006 Bonds may wish to take certain steps to augment the transmission to them of notices of significant events with respect to the Series 2006 Bonds, such as redemptions, tenders, defaults, and proposed amendments to the bond documents. For example, Beneficial Owners of Series 2006 Bonds may wish to ascertain that the nominee holding the Series 2006 Bonds 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.

Redemption notices shall be sent to DTC. If less than all of the Series 2006 Bonds 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.

Neither DTC nor Cede & Co. (nor any other DTC nominee) will consent or vote with respect to Series 2006 Bonds unless authorized by a Direct Participant in accordance with DTC's Procedures. Under its usual procedures, DTC mails an Omnibus Proxy to the Department 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 Series 2006 Bonds are credited on the record date (identified in a listing attached to the Omnibus Proxy).

Payments on the Series 2006 Bonds 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 the Department or the Trustee, on the 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 Series 2006 Bonds 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 nor its nominee, the Trustee, or the Department, subject to any statutory or regulatory requirements as may be in effect from time to time. Payments to Cede & Co. (or such other nominee as may be requested by an authorized representative of DTC) is the responsibility of the Department or the Trustee, 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.

DTC may discontinue providing its services as depository with respect to the Series 2006 Bonds at any time by giving reasonable notice to the Department or the Trustee. Under such circumstances, in the event that a successor depository is not obtained, bond certificates are required to be printed and delivered.

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

The information in this section concerning DTC and DTC's book-entry system has been obtained from DTC and is not guaranteed as to accuracy or completeness by, and is not to be construed as a representation of, the Department, the Trustee or the Underwriters.

FOR AS LONG AS CEDE & CO. IS THE REGISTERED OWNER OF THE SERIES 2006 BONDS, AS NOMINEE OF DTC, REFERENCES HEREIN TO HOLDERS OR OWNERS OF THE SERIES 2006 BONDS SHALL MEAN CEDE & CO. AND SHALL NOT MEAN THE BENEFICIAL OWNERS, EXCEPT AS DESCRIBED HEREIN.

NEITHER THE DEPARTMENT NOR THE TRUSTEE WILL HAVE ANY RESPONSIBILITY OR OBLIGATION TO DTC PARTICIPANTS, OR THE PERSON FOR WHOM DTC PARTICIPANTS ACT AS NOMINEES, WITH RESPECT TO THE PAYMENTS ON THE SERIES 2006 BONDS OR THE PROVIDING OF NOTICE TO DTC PARTICIPANTS, INDIRECT PARTICIPANTS, OR BENEFICIAL OWNERS OR THE SELECTION OF PORTIONS OF THE SERIES 2006 BONDS FOR REDEMPTION.

#### **Discontinuation of Book-Entry-Only System**

In the event that the book-entry-only system is discontinued by DTC or the Department, the following provisions will be applicable to the Series 2006 Bonds. Series 2006 Bonds may be exchanged for an equal

aggregate principal amount of Series 2006 Bonds in other Authorized Denominations of the same series and maturity and interest rate upon surrender thereof at the applicable corporate trust office of the Trustee with a duly executed assignment in form satisfactory to the Trustee. The transfer of any Series 2006 Bond may be registered on the books maintained by the Trustee for such purpose only upon the surrender of such Series 2006 Bond to the Trustee with a duly executed assignment in form satisfactory to the Trustee. For every exchange or transfer of registration of Series 2006 Bonds, the Department and the Trustee may make a charge sufficient to reimburse them for any tax, fee, or other governmental charge required to be paid with respect to such exchange or registration of transfer, as well as the fee, if any, charged by the Trustee for the transfer or exchange. The Trustee will not be required to transfer or exchange any Series 2006 Bond for a period of 20 days next preceding an interest payment date on such Series 2006 Bonds or next preceding any selection of Series 2006 Bonds to be redeemed or thereafter until after mailing of any notice of redemption on any Series 2006 Bonds called for redemption, or transfer or exchange any Series 2006 Bonds called for redemption. The Department and the Trustee may treat the person in whose name a Series 2006 Bond is registered as the absolute owner thereof for all purposes, whether such Series 2006 Bond is overdue or not, including for the purpose of receiving payment of, or on account of, the principal of, and interest on, such Series 2006 Bond. If any Series 2006 Bond is not presented for payment when the principal or the Redemption Price therefor becomes due, and if moneys sufficient to pay such Series 2006 Bond (or the portion thereof called for redemption) or such interest, as is applicable, have been deposited under the Trust Indenture, all liability of the Department to the owner thereof for the payment of such Series 2006 Bonds (or portion thereof) or such interest, as applicable, will be discharged, and thereupon it shall be the duty of the Trustee to hold such money for the benefit of the owner of the applicable Series 2006 Bond, who will thereafter be restricted exclusively to such money, for any claim on his part under the Trust Indenture or on or with respect to, such principal, Redemption Price and/or interest. Money not claimed within three years will be turned over to the Comptroller of Public Accounts of the State of Texas (the "Comptroller"), in accordance with Title 6, Texas Property Code.

#### THE LIQUIDITY FACILITY AND THE BANK

There follows under this caption certain information concerning the Liquidity Facility and the Bank, DEPFA BANK plc, acting through its New York Branch ("DEPFA" or the "Bank"). No representation is made by the Department, the Underwriters or any of their counsel as to the accuracy, completeness or adequacy of such information, or as to the absence of any materially adverse changes in such information subsequent to the date hereof. Neither the Department, the Underwriters nor any of their counsel have made any independent investigation of DEPFA or the Liquidity Facility.

#### The Liquidity Facility

The Department will cause to be executed and delivered to the Trustee, simultaneously with the issuance of the Series H Bonds, the Liquidity Facility, by and among the Department, the Tender Agent and the Bank, providing for the purchase, in accordance with the terms and conditions thereof, of each Series H Bond, which is in a Daily Rate Period or a Weekly Rate Period and is tendered for purchase, as provided in the Trust Indenture, and not remarketed; provided, however, that Series H Bonds owned by the Department or any Affiliate of the Department are not eligible for purchase. The Liquidity Facility contains various provisions, covenants and conditions, certain of which are summarized below. Various words or terms used in the following summary are defined in this Official Statement, the Liquidity Facility or the Trust Indenture, and reference thereto is made for full understanding of their import. Unless otherwise noted below, (i) this summary of terms and provisions is applicable to the Liquidity Facility described in this Official Statement and (ii) the Liquidity Facility supports only the Series H Bonds described therein.

#### General

The purchase price of each Series H Bond tendered for purchase is payable from the proceeds of the remarketing of such Series H Bond and, to the extent remarketing proceeds are insufficient or not available therefor, and pursuant to the terms and conditions of the Liquidity Facility, from amounts available under the Liquidity Facility. The Liquidity Facility requires the Bank to provide funds for the purchase of Series H Bonds which are "Eligible Bonds", subject to certain conditions described below. Series H Bonds to be purchased and held by the Bank will bear interest at the Bank Rate in accordance with the Liquidity Facility.

The amount of the Liquidity Facility at any one time is determined by adding the Available Principal Commitment and the Available Interest Commitment therefor. The Available Principal Commitment is equal to the initial principal amount of the Series H Bonds adjusted as follows: (a) downward by the amount of any mandatory reduction of such amount pursuant to the Liquidity Facility, (b) downward by the principal amount of Series H Bonds purchased by the Bank pursuant to the related Liquidity Facility and (c) upward by the principal amount of Series H Bonds that were purchased by the Bank and subsequently remarketed by the Remarketing Agent or retained by the Bank in lieu of sale pursuant to a remarketing. The Available Interest Commitment is equal to 189 days interest with respect to the initial amount of the Available Principal Commitment based on an assumed rate of 12% per annum and a 365-day year for the actual number of days elapsed. The Available Interest Commitment will, from time to time, be reduced commensurate with any reduction to the Available Principal Commitment as described in clause (a) or (b) of this paragraph and increased commensurate with any increase in the Available Principal Commitment as described in clause (c) of this paragraph.

The Liquidity Facility will be effective on the date of delivery of the Series H Bonds (the "Effective Date") and shall be effective from the Effective Date until the Expiration Date which is the earliest of (i) November 15, 2009, or to an extended date as may become effective under the Liquidity Facility (the "Expiration Date"), (ii) the date on which no Series H Bonds are Outstanding, (iii) the close of business on the Conversion Date (as defined in the Liquidity Facility), (iv) the date on which the Bank terminates its obligations to purchase Series H Bonds terminates pursuant to the Liquidity Facility, (v) the first date on which the Series H Bonds are paid in full, or (vi) the date on which the Available Commitment has been reduced to zero or terminated in its entirety pursuant to the Liquidity Facility.

The Available Commitment shall automatically terminate after the mandatory purchase has been honored by the Bank on the Business Day immediately preceding the Substitution Date. Additionally, Department may, upon (i) providing the Bank with 90 days' prior written notice, (ii) complying with the requirements of the Indenture, (iii) paying to the Bank all costs, fees and payments due under the Liquidity Facility, (iv) paying to the Bank all principal and accrued interest owing with respect to any Bank Bonds or pursuant to the Liquidity Facility, and (v) providing a Substitute Liquidity Facility or converting the Bonds to a Non Covered Rate, terminate the Liquidity Facility; provided, however, that the Bank shall continue to purchase Series H Bonds optionally or mandatory tendered (and not remarketed, if applicable) prior to the termination of the Liquidity Facility.

On each date on which Series H Bonds are to be purchased by the Bank pursuant to an optional tender or mandatory tender for purchase, by no later than 10:30 a.m., New York time, the Tender Agent will give notice to the Bank of the Series H Bonds required to be purchased and the amount of principal and interest, respectively, required for such purchase, as set forth in the Liquidity Facility. Upon receipt of such notice, the Bank, subject to satisfaction of the conditions precedent to purchase as set forth in the Liquidity Facility, shall, by no later than 1:30 p.m., New York time, transfer to the Tender Agent, in immediately available funds, an amount equal to the Purchase Price of all Series H Eligible Bonds required to be purchased by the Bank.

#### **Events of Default**

As described below, the Liquidity Facility provides that the obligation of the Bank to purchase Eligible Bonds tendered by Bondholders or subject to mandatory tender may be terminated upon the occurrence of certain events. If the Liquidity Facility is terminated, sufficient funds may not be available to purchase Series H Bonds tendered by the Bondholders thereof.

#### Events of Default Not Resulting in Immediate Termination

The following events are the Events of Default under the Liquidity Facility:

(a) Except as described in (b) of next section, the Department shall fail to pay when due any amounts owed by the Department to the Bank pursuant to the Liquidity Facility; or

(b) Any representation or warranty made by or on behalf of the Department in the Liquidity Facility or in any Related Document or in any certificate or statement delivered thereunder shall prove to have been incorrect or untrue in any material respect when made or deemed to have been made; or

(c) The Department shall default in the due performance or observance of any of the covenants set forth in specified sections of the Liquidity Facility relating to amending Related Documents, preserving the existence of the Department, consolidating or merging the Department and the Department's use of the proceeds of Bank Bonds; or

(d) The Department shall default in the due performance or observance of any other term, covenant or agreement contained in the Liquidity Facility (other than those described in the caption "THE LIQUIDITY FACILITY AND THE BANK --Events of Default Not Resulting in Immediate Termination" and "—Event of Default Resulting in Immediate Termination") or the Related Documents and such default shall remain unremedied for a period of 30 days or more; or

(e) Default by the Department in the payment of any amount due in respect of any Debt owed to the Bank or default by the Department in the payment of any amount due in respect of any other Debt (other than the Series H Bonds or any Material Debt) in an aggregate amount in excess of \$1,000,000 (measured in the case of any Interest Rate Protection Agreement (as defined in the Liquidity Facility), by the Department's Exposure thereunder), as and when the same shall become due, or default under any mortgage, agreement or other instrument under or pursuant to which such Debt is incurred or issued, and continuance of such default beyond the period of grace, if any, allowed with respect thereto, or the occurrence of any act or omission by the Department under any such mortgage agreement or other instrument which results in such Debt becoming, or being capable of becoming, immediately due and payable (or, with respect to any Interest Rate Protection Agreement, which results in such Interest Rate Protection Agreement being terminated early or being capable of being terminated early); or

(f) Except as provided in the immediately preceding paragraph (e) above, any provision of the Liquidity Facility, the Series H Bonds or any of the Related Documents shall cease to be valid and binding, or the Department shall contest any such provision, or the Department or any agent or trustee on behalf of any of them, shall deny that it has any further liability under any provision of the Liquidity Facility, the Series H Bonds or any of the Related Documents; or

(g) Except as described in any other paragraph of the captions "THE LIQUIDITY FACILITY AND THE BANK --Events of Default Not Resulting in Immediate Termination" and "—

Event of Default Resulting in Immediate Termination," any event of default under any of the Related Documents shall occur; or

(h) The rating assigned to the Series H Bonds or any Material Debt by Moody's, S&P or Fitch, shall be withdrawn, suspended or falls below "A3" by Moody's, "A-" by S&P or "A-" by Fitch; or

(i) A ruling, assessment, notice of deficiency or technical advice by the Internal Revenue Service shall be rendered to the effect that interest on the Series H Bonds is includable in the gross income of the holder(s) or owner(s) of such Series H Bonds and either (i) the Department, after it has been notified by the Internal Revenue Service, shall not challenge such ruling, assessment, notice or advice in a court of law during the period within which such challenge is permitted or (ii) the Department shall challenge such ruling, assessment, notice or advice and a court of law make a determination, not subject to appeal or review by another court of law, that such ruling, assessment, notice or advice is correctly rendered; or

(j) Entry of filing of any judgment, writ or warrant of attachment or of any similar process in an amount in excess of \$5,000,000 against the Department or against any of its property and failure of the affected entity to vacate, bond, stay or contest in good faith such judgment, writ, warrant of attachment or other process for a period of 30 days or failure to pay or satisfy such judgment within 60 days or as otherwise required by such judgment, writ or warrant of attachment.

#### Events of Default Resulting in Immediate Termination

The following Events of Default shall constitute an "Immediate Termination Event."

(a) An Event of Insolvency shall have occurred with respect to the Department; or

(b) Any failure, wholly or partially, to make timely any payment required to be made (i) on the Series H Bonds or (ii) on any other Material Debt; or

(c) The Department shall, in writing to the Trustee, the Tender Agent, the Bank or otherwise, (i) claim that the Indenture, the Series H Bonds or the Liquidity Facility is not valid or binding on the Department, (ii) repudiate its obligations under the Indenture, the Series H Bonds or the Liquidity Facility or its obligation to repay any Material Debt and/or (iii) initiate any legal proceedings to seek an adjudication that the Indenture, the Series H Bonds or the Liquidity Facility or its obligation to repay any Material Debt and/or (iii) initiate any legal proceedings to repay any Material Debt is not valid or binding on the Department; or

(d) Any court of competent jurisdiction or other governmental entity with jurisdiction to rule on the validity of the Liquidity Facility, the Series H Bonds or the Indenture shall find or rule that the Liquidity Facility, the Series H Bonds or the Indenture is not valid or not binding on the Department; or

(e) The long-term ratings assigned to the Series H Bonds or any Material Debt by each Rating Agency shall be withdrawn, suspended or lowered below Investment Grade.

#### **Remedies upon an Event of Default**

If any Event of Default occurs, the Bank has the following remedies:

(i) Upon the occurrence of any Immediate Termination Event, the purchase period and the obligation of the Bank to purchase Eligible Bonds shall immediately

terminate without notice or demand, and thereafter the Bank shall be under no obligation to purchase Eligible Bonds. Upon such Immediate Termination Event, the Bank shall promptly give written notice of the same to the Tender Agent, the Department and the Remarketing Agent; provided, that the Bank shall incur no liability of any kind by reason of its failure to give such notice, and such failure shall in no way affect the termination of the Available Commitment and the Bank's obligation to purchase Eligible Bonds pursuant to the Liquidity Facility. The Tender Agent has covenanted to immediately notify all Bondholders of the termination of the Available Commitment and the obligation of the Bank to purchase the Eligible Bonds.

(ii) Upon the occurrence of an Event of Default described under the caption "THE LIQUIDITY FACILITY AND THE BANK – Events of Default Not Resulting in Immediate Termination," the Bank may give written notice of such Event of Default to the Department, the Tender Agent and Remarketing Agent stating that the Liquidity Facility shall terminate 15 days after such notice is received by the Tender Agent and directing that the Series H Bonds be called for Termination Tender. The Available Commitment, the purchase period and the obligation of the Bank to purchase Eligible Bonds shall terminate 15 days after such notice is received by the Tender Agent, and on such date the Available Commitment shall terminate and the Bank shall be under no obligation hereunder to purchase Eligible Bonds.

(iii) Upon the occurrence of any Event of Default, (i) all amounts owed to the Bank under the Liquidity Facility and under any Bank Bonds shall bear interest at the Default Rate until paid, (ii) the Bank may by written notice to the Department declare that all amounts owed to the Bank hereunder and with respect to the Bank Bonds to be immediately due and payable whereupon such amounts will be immediately due and payable (provided, that the obligations of the Department under the Liquidity Facility and under the Bank Bonds shall be and become automatically and immediately due and payable without such notice upon the occurrence of an Event of Default described in paragraph (a) under "THE LIQUIDITY FACILITY AND THE BANK -- Events of Default Resulting in Immediate Termination") and (iii) the Bank shall have all remedies provided at law or equity, including, without limitation, the right of set-off and specific performance. The Bank shall promptly provide written notice to the Trustee and the Department of any acceleration of the amounts due under the Liquidity Facility.

(iv) In the case of any Event of Default under the Liquidity Facility the Bank shall have the right, but not the obligation, to cure any such Event of Default (in which case the Department shall reimburse the Bank therefor pursuant to the Liquidity Facility).

#### **Selected Definitions**

"Affiliate" means, with respect to the Bank, any Person, which is controlled by, or is under common control with, the Bank; otherwise, "Affiliate" of any specified Person means any other Person which "controls," or is "controlled" by, or is under common "control" with, such specified Person. For purposes of this definition, a Person "controls" another Person when the first Person possesses or exercises directly, or indirectly through one or more other affiliates or related entities, the power to direct the management and policies of the other Person, whether through the ownership of voting rights, membership, the power to appoint members, trustees or directors, by contract, or otherwise.

"Available Commitment" as of any day means the sum of the Available Principal Commitment and the Available Interest Commitment.

"Bank Bonds" means each Bond purchased with funds provided by the Bank hereunder, until remarketed in accordance with Section 2.04(c) hereof or redeemed in accordance with Section 3.02 or otherwise.

"Bank Rate" means, for each day of determination with respect to any Bank Bond, except as provided in the Liquidity Facility, a rate per annum equal to (i) for the period from and including the Purchase Date of such Bank Bond to but not including the earlier to occur of (x) the last day of the Commitment Period and (y) the date which is 45 days immediately following the related Purchase Date, the Base Rate from time to time in effect, (ii) for the period from and including the date which is 46 days immediately following the related Purchase Date to but not including the earlier to occur of (x) the last day of the Commitment Period and (y) the date which is 90 days immediately following the related Purchase Date, the Base Rate from time to time in effect plus .50%, and (iii) from and after the earlier of (x) the last day of the Commitment Period, and (y) the date which is 91 days immediately following the related Purchase Date, the Base Rate from time to time in effect plus 1.0%; provided that from and after the occurrence of an Event of Default, the "Bank Rate" shall mean the Default Rate.

*"Base Rate"* means, for any day, an interest rate per annum equal to the higher of (a) the Prime Rate (as defined in the Liquidity Facility) for such day and (b) the sum of 0.50% plus the Fed Funds Rate for such day.

*"Commitment Period"* means the period from the Effective Date (as defined in the Liquidity Facility) to and including the Maturity Date (as defined in the Liquidity Facility).

"Conversion Date" means the first business day on which the Series H Bonds bear interest at a Non Covered Rate.

"Debt" of any Person means, at any date, without duplication, (a) all obligations of such Person for borrowed money, (b) all obligations of such Person evidenced by certificates of participation, bonds, debentures, notes or other similar instruments, (c) all obligations of such Person to pay the deferred purchase price of property or services, except trade accounts payable arising in the ordinary course of business, (d) all obligations of such Person as lessee under capital leases, (e) all Debt of others secured by a lien on any asset of such Person, whether or not such Debt is assumed by such Person, (f) all guarantees by such Person of Debt of other Persons, and (g) all Interest Rate Protection Agreements (as defined in the Liquidity Facility), in each case provided that such Debt is issued pursuant to the Indenture.

"Default Rate" means the Base Rate from time to time in effect plus 3.00% per annum.

*"Eligible Bonds"* means any Series H Bonds outstanding under and entitled to the benefits of the Indenture that are tendered or deemed tendered pursuant to the optional tender provisions or the mandatory tender provisions, other than (a) Series H Bonds owned by, for the account of, or on behalf of, the Department or any Affiliate of the Department, (b) Bank Bonds, and (c) Series H Bonds bearing interest at a Non Covered Rate.

"Event of Insolvency" means, with respect to any Person, the occurrence of one or more of the following events:

(a) the issuance, under the laws of any state or under the laws of the United States of America, of an order of rehabilitation, liquidation or dissolution of such Person;

(b) the commencement by or against such Person of a case or other proceeding seeking liquidation, reorganization or other relief with respect to the such Person or its debts under any bankruptcy, insolvency or other similar state or federal law now or hereafter in effect, including, without limitation, the appointment of a trustee, receiver, liquidator, custodian or other similar

official for such Person or any substantial part of its property or there shall be appointed or designated with respect to it, an entity such as an organization, board, commission, authority, agency or body to monitor, review, oversee, recommend or declare a financial emergency or similar state of financial distress with respect to it or there shall be declared or introduced or proposed for consideration by it or by any legislative or regulatory body with competent jurisdiction over it, the existence of a state of financial emergency or similar state of financial distress in respect of it;

- (c) the making of an assignment for the benefit of creditors by such Person;
- (d) the failure of such Person to generally pay its debts as they become due;

(e) the declaration of a moratorium with respect to the payment of the debts of such Person;

(f) such Person shall admit in writing its inability to pay its debts when due; or the initiation of any actions to authorize any of the foregoing by or on behalf of such Person.

*"Fed Funds Rate"* means, for any day, the rate of interest per annum as determined by the Bank at which overnight Federal Funds are offered to the Bank at its New York office for such day by major banks in the interbank market, with any change in such rate to become effective on the date of any change in such rate. Each determination of the Fed Funds Rate by the Bank shall be deemed conclusive and binding on the Issuer absent manifest error.

"Indenture" has the meaning assigned to such term in the Liquidity Facility.

*"Investment Grade"* means a rating of "Baa3" (or its equivalent) or better by Moody's, "BBB" (or its equivalent) or better by Fitch or "BBB" (or its equivalent) or better by S&P.

"Material Debt" means all Debt on a parity with the Series H Bonds.

"Non Covered Rate" means each of the Bond Interest Term Rate, the Long Term Interest Rate and the Alternate Rate, in each case as defined in the Fifty-Third Supplemental.

*"Person"* means an individual, a corporation, a partnership, an association, a trust, a business trust, a limited liability company or any other entity or organization, including a governmental or political subdivision or an agency or instrumentality thereof.

"Purchase Date" means the date any Eligible Bonds become Bank Bonds.

"Purchase Price" means, with respect to any Eligible Bond or portion thereof, the unpaid principal amount with respect thereto plus accrued interest with respect thereto from the first day of the then current Interest Accrual Period (as defined in the Liquidity Facility) to but excluding the Purchase Date thereof, in each case, without premium; provided that accrued interest will not be taken into account in the computation of the Purchase Price if the applicable Purchase Date is an Interest Payment Date (other than an Interest Payment Date applicable solely to the Interest Component (as defined in the Liquidity Facility) or the Differential Interest Amount (as defined in the Liquidity Facility); and provided further that the aggregate amount of Purchase Price constituting the Interest Component shall not exceed the amount specified in the Liquidity Facility; and provided further, in no event shall the Purchase Price of any Bond include Defaulted Interest (as defined in the Liquidity Facility).

"Related Documents" means the Liquidity Facility, the Series H Bonds, the Indenture, the Official Statement, the Remarketing Agreement (as defined in the Liquidity Facility), the Tender Agreement (as

defined in the Liquidity Facility) and any other document or instrument executed and delivered in connection with the foregoing, including any exhibits, instruments or agreements relating thereto.

*"Substitute Liquidity Facility"* means a standby bond purchase agreement or other form of liquidity facility entered into by the Department as a substitute or replacement for the Liquidity Facility.

"Substitution Date" means the Business Day on which a Substitute Liquidity Facility becomes effective.

# **DEPFA BANK plc**

The following information has been provided by the Bank (at times referred to hereinafter as "DEPFA") for use in this Official Statement. Such information is not guaranteed as to accuracy or completeness by, and is not to be construed as a representation by, the Department, the Underwriters or the Remarketing Agent. This information has not been independently verified by the Department, the Underwriters or the Remarketing Agent as to the accuracy or adequacy of such information or as to the absence of material adverse changes in such information subsequent to the date hereof.

DEPFA BANK plc ("DEPFA") is the parent company of the DEPFA BANK plc group of companies comprising DEPFA and its consolidated subsidiaries (the "Group"). DEPFA will act through its New York Branch, which is licensed by the Banking Department of the State of New York as an unincorporated branch of DEPFA BANK plc, Dublin. DEPFA is based in Dublin and has a banking license issued under the Irish Central Bank Act, 1971 (as amended) and is supervised by the Financial Regulator. It is registered in the Irish companies Registration Office with company number 348819 and its shares are listed on the Frankfurt Stock Exchange. DEPFA has a network of subsidiaries, branches and offices across many European countries, as well as in North America and Asia.

The Group provides a broad range of products and services to public sector entities, from governmental budget financing and financing of infrastructure projects to placing of public sector assets and investment banking and other advisory services. The Group has direct client contacts with many state entities and focuses on those public sector entities involved in large volume business. The Group advises individual public sector borrowers on their international capital market transactions and preparations for the ratings process.

As of December 31, 2005, DEPFA had total consolidated assets of Euro 228.6 billion, shareholders' equity of Euro 2.3 billion and consolidated net income of Euro 475 million, determined in accordance with International Financial Reporting Standards (IFRS). DEPFA maintains its records and prepares its financial statements in Euro. At December 31, 2005, the exchange rate was 1.0000 Euro equals 1.1797 United States dollars. Such exchange rate fluctuates from time to time.

DEPFA is rated "Aa3" long-term and "P-1" short-term by Moody's, "AA-" long-term and "A-1+" short-term by S&P, and "AA-" long-term and "F1+" short-term by Fitch. On January 25, 2006, Fitch confirmed DEPFA's long term and short term rating. On November 25, 2005, S&P confirmed DEPFA's long term and short term rating. On June 1, 2006, Moody's confirmed DEPFA's long term and short term rating.

DEPFA will provide without charge a copy of its most recent publicly available annual report. Written requests should be directed to: DEPFA BANK plc, New York Branch, 623 Fifth Avenue, 22nd Floor, New York, New York 10022, Attention: General Manager. The delivery of this information shall not create any implication that the information contained or referred to herein is correct as of any time subsequent to its date. In addition, updated financial information may be found from the DEPFA website at: www.depfa.com.

## SWAP AGREEMENTS

In connection with the issuance of the Series H Bonds, the Department will enter into an interest rate swap agreement (the "Swap Agreement ") with UBS AG (the "Swap Provider"), which will become effective upon the delivery of the Series H Bonds. Pursuant to the Swap Agreement payments will begin accruing on the date of delivery of the Bonds and payments will be made semiannually beginning on March 1, 2007. The Swap Provider will agree to pay to the Department on such date, payments computed based on a variable rate of 63% of LIBOR plus .30% intended to approximate the variable interest rate on the Series H Bonds, on a notional amount corresponding to the outstanding principal amount of the Series H Bonds, provided that the variable rate payments to the Department may not equal the variable interest payable on the Series H Bonds. The Department will agree to pay to the Swap Provider on such dates, payments computed at a fixed rate of 3.857%, on the same notional amount. Payments from the Department to the Swap Provider under the Swap Agreement are subordinate to payments of principal of and interest on the Bonds. The payment obligations of the Department and the Swap Provider under the Swap Agreement may be netted against other swap transactions between such parties.

In connection with the issuance of certain Prior Bonds, the Department has entered in to the following interest rate swap agreements (the "Prior Swap Agreements," together with the Swap Agreement, the "Swap Agreements") and with the respective swap providers described below (the "Prior Swap Providers," together with the Swap Provider, the "Swap Providers"), as shown in the table below. Under each of the Prior Swap Agreements, the Department is obligated to make payments to a Swap Counterparty at a fixed rate and receives from the Swap Counterparty a floating rate payment based upon the index shown in the table.

Related Series 2004 Series B	Notional           Amount           \$ 53,000,000	Fixed Rate 3.843%	Variable Rate Index 63% of LIBOR + .30%
2004 Series D	\$ 35,000,000	3.6125%	Lesser of (the greater of 65% of LIBOR and 56% of LIBOR + .45%) and LIBOR
2005 Series A	\$100,000,000	3.99%	Lesser of (the greater of 65% of LIBOR and 56% of LIBOR + .45%) and LIBOR

Scheduled payments under the Swap Agreements are subordinate to payments of principal and interest on the Bonds. The Department's scheduled payments under the Prior Swap Agreements are insured by FSA.

The Swap Agreements present certain financial risks to the Department under the Indenture. See "ASSUMPTIONS AND RISKS – Swap Basis Risk" and " – Swap Termination Risk" herein, and Note 12 of APPENDIX D-1 – AUDITED FINANCIAL STATEMENTS OF THE TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS FOR THE FISCAL YEAR ENDED AUGUST 31, 2005.

#### **SECURITY FOR THE BONDS**

#### **Pledge of Trust Indenture**

The Bonds, including the Series 2006 Bonds, are equally and ratably secured by the Trust Indenture for the equal benefit, protection and security of the owners of the Bonds, each of which, regardless of time of issuance or maturity, is to be of equal rank without preference, priority or distinction, except as otherwise provided in the Trust Indenture.

Principal or Redemption Price of and interest on all Bonds are payable solely from and are secured by a pledge of and lien on the Trust Estate, which consists generally of the Revenues, Mortgages, Mortgage Loans (including Mortgage Certificates), money and Investment Securities held in the Funds (excluding the Rebate Accounts, the Swap Agreement Termination Payment Subaccounts and the Swap Agreement Termination Receipt Subaccounts of the Surplus Revenues Account of the Revenue Fund and the Policy Payments Account), and other property pledged under the Trust Indenture and any supplemental indenture. Revenues include all payments with respect to the Mortgage Loans (net of servicing, accounting and collection fees) which include Mortgage Certificates (net of servicing and guaranty fees) and the earnings on investments of amounts held under the Trust Indenture and any supplemental indenture. Revenues do not include Swap Agreement Periodic Receipts or Swap Agreement Termination Receipts, payments made in order to obtain or maintain mortgage insurance and fire and other hazard insurance with respect to Mortgage Loans (including Mortgage Certificates), and any payments required to be made with respect to Mortgage Loans (including Mortgage Certificates) for taxes, other governmental charges, and other similar charges customarily required to be escrowed on mortgage loans or commitment fees or other financing charges paid by a Mortgage Lender or the Servicer to the Department in connection with a commitment to sell and deliver Mortgage Loans (including Mortgage Certificates) to the Department. Swap Agreement Periodic Receipts will be available to pay Debt Service on the Bonds. Bondholders have no rights to or lien on the Prior Swap Agreements.

All Bonds issued under the Trust Indenture are also equally and ratably secured by amounts in the Debt Service Reserve Account of the Debt Service Fund. See "THE TRUST INDENTURE – Debt Service Reserve Account." The Trust Indenture requires that the Debt Service Reserve Account be funded in the amount sufficient to cause the Account to be maintained at a level at least equal to three percent (3%) of the aggregate principal amount of Mortgage Loans outstanding (zero percent (0%) for Mortgage Loans represented by Mortgage Certificates) from time to time. As of June 30, 2006, the Debt Service Reserve Requirement for the Bonds was \$669,123. As of such date, \$941,870 was on deposit in the Debt Service Reserve Account. Because the Mortgage Loans to be made with proceeds of the Series 2006 Bonds are to be represented by Mortgage Certificates, no deposit to the Debt Service Reserve Account will be made in connection with the issuance of the Series 2006 Bonds.

The Department has covenanted in the Trust Indenture to diligently enforce, and take all reasonable steps, actions and proceedings necessary for the enforcement of, all terms, covenants and conditions of all Mortgage Loans, including the prompt payment of all Mortgage Loan interest and principal payments and all other amounts due the Department thereunder, to enforce any insurance policy or guaranty relating to a Mortgage Loan, and to foreclose Mortgages or to enforce the security interests for defaulting Mortgage Loans. The Department has further covenanted not to release the obligation of any borrower under any Mortgage Loan, except upon the execution of a valid and enforceable assumption agreement as permitted by the Trust Indenture, and at all times, to the extent permitted by law, to defend, enforce, preserve and protect the rights and privileges of the Department and of the Bondholders under or with respect to each Mortgage Loan. The Department reserves the right to settle a default on any Mortgage Loan on such terms as the Department shall determine to be in the best interests of the Department and the Bondholders. The Department has the right under the Trust Indenture to refinance any Mortgage Loan if it will not adversely affect the tax-exempt status of interest on the Bonds (other than any taxable bonds).

The Series 2006 Bonds are limited obligations of the Department. Neither the State nor any agency of the State, other than the Department, nor the United States of America or any agency, department or other instrumentality thereof, including Ginnie Mae, Freddie Mac and Fannie Mae, is obligated to pay the principal or Redemption Price of or interest on the Series 2006 Bonds. Neither the faith and credit nor the taxing power of the State or the United States of America is pledged, given or loaned to such payment. The Department has no taxing power. Ginnie Mae, Freddie Mac and Fannie

Mae guarantee only the payment of the principal of and interest on the Ginnie Mae Certificates, Freddie Mac Certificates and Fannie Mae Certificates, respectively, when due and do not guarantee the payment of the Series 2006 Bonds or any other obligations issued by the Department.

## **The Prior Bonds**

In addition to the Series 2006 Bonds to be issued, fifty series of the Department's Single Family Mortgage Revenue Bonds have been issued pursuant to the Trust Indenture, and to the extent Outstanding are secured on an equal and ratable basis by the Trust Estate established by the Trust Indenture. As of June 30, 2006, twenty-one series of such Prior Bonds were Outstanding in an aggregate principal amount of \$824,620,000. For more detailed information concerning the original principal amounts and Outstanding amounts of the Prior Bonds, please refer to "APPENDIX F-1 – THE DEPARTMENT'S MORTGAGE LOAN PORTFOLIO."

## **Junior Lien Bonds**

In addition to the Single Family Mortgage Revenue Bonds, the Department has issued \$105,135,932 in original principal amount of its Junior Lien Single Family Mortgage Revenue Refunding Bonds, Series 1994A, Taxable Junior Lien Single Family Mortgage Revenue Refunding Bonds, Series 1994B, Taxable Junior Lien Single Family Mortgage Revenue Bonds, Series 2002A, and its Taxable Junior Lien Single Family Variable Rate Mortgage Revenue Bonds, Series 2004A (collectively, the "Junior Lien Bonds") pursuant to the Junior Lien Trust Indenture. As of June 30, 2006, \$13,225,000 of such bonds remain outstanding. For additional information on the Junior Lien Bonds, see "APPENDIX F-1 – THE DEPARTMENT'S MORTGAGE LOAN PORTFOLIO – Junior Lien Trust Indenture". Revenues under the Trust Indenture only become Surplus Indenture Revenues available to be released to pay debt service on the Junior Lien Bonds to the extent such revenues are, on any March 1 or September 1 or other date on which such debt service is payable, in excess of one hundred percent (100%) of (i) all Debt Service on the Bonds, including Swap Agreement Periodic Payments, (ii) amounts required to fund reserves for the Bonds, and (iii) all expenses of the Department in administering the programs related to the Bonds. See "THE TRUST INDENTURE – Revenue Fund."

# **Prior Mortgage Loans and Mortgage Certificates**

The proceeds of certain Prior Bonds and certain other moneys have been used to purchase Mortgage Loans (including Mortgage Certificates representing Mortgage Loans). All Mortgage Loans acquired to date under the Trust Indenture are fixed rate loans for terms not exceeding 30 years. As of June 30, 2006, the Outstanding amount of Mortgage Loans (including Mortgage Certificates representing Mortgage Loans) acquired with the proceeds of the Prior Bonds was \$514,526,907. For more detailed information on the Mortgage Loans, the portfolio of Mortgage Loans (including Mortgage Certificates representing Mortgage Loans), delinquent Mortgage Loans and information regarding Mortgage Loan Insurance, please refer to "APPENDIX F-1 – THE DEPARTMENT'S MORTGAGE LOAN PORTFOLIO."

Since the inception of the Department's Program, the Department has foreclosed on approximately 3,064 Mortgage Loans having an outstanding principal balance, at the time of foreclosure, of \$157,653,137. As of June 30, 2006, the Department continues to hold title to property securing one of such Mortgage Loans aggregating \$5,062. In an effort to maximize its return on real estate owned by the Department as a result of foreclosures, the Department has entered into a contract with outside contractors to manage, maintain and arrange for sales, in conjunction with real estate brokers, of such real estate owned. See "APPENDIX F-1 – THE DEPARTMENT'S MORTGAGE LOAN PORTFOLIO" for information concerning the Department's current delinquency and foreclosure rates with respect to the Mortgage Loans.

#### Certain Information as to Revenues, Investments, Debt Service and Department Expenses

On the basis of the Statement of Projected Revenues prepared in connection with the issuance of the Series 2006 Bonds, as discussed below, the Department expects that the scheduled payments, together with prepayments received, if any, of the principal of and interest on the Mortgage Loans and the Mortgage Certificates and amounts held under the Trust Indenture and the earnings thereon, will be sufficient to pay the principal or Redemption Price of and interest on the Series 2006 Bonds and all other Bonds outstanding when due. In arriving at the foregoing conclusions, the Department has included all Prior Bonds but has not considered the issuance of other additional Bonds or the application or investment of the proceeds thereof. Since obligations issued under the Trust Indenture will rank equally and ratably with the Series 2006 Bonds with respect to the security afforded by the Trust Indenture, the availability of money for repayment thereof could be significantly affected by the issuance, application and investment of proceeds of additional Bonds.

## **Investment of Funds**

Moneys in all Funds other than the Debt Service Fund (except for the Debt Service Reserve Account therein) will be invested pursuant to the Depository Agreement with the Texas Treasury Safekeeping Trust Company in Investment Securities. See "TEXAS TREASURY SAFEKEEPING TRUST COMPANY." Moneys held or invested in all Funds and Accounts under the Trust Indenture (other than the Rebate Accounts, the Swap Agreement Termination Payment Subaccount, the Swap Agreement Termination Receipt Subaccount and the Policy Payments Account) are for the equal and ratable benefit of all owners of the Bonds.

For information concerning the investment of Funds relating to the Prior Bonds, see "APPENDIX G – INVESTMENT OF FUNDS RELATING TO PRIOR BONDS."

Proceeds of the Series 2006 Bonds deposited into the 2006 F/G/H Mortgage Loan Account will be invested with DEPFA BANK plc, acting through its New York Branch, at an investment rate of 5.191% per annum, with an investment maturity date of one Business Day prior to September 1, 2008. Moneys in the 2006 F/G/H Revenue Account for the Series 2006 Bonds will be invested with DEPFA BANK plc, acting through its New York Branch, at an investment rate of 4.330% per annum, with an investment maturity date of one Business Day prior to March 1, 2038.

The investment agreements (or GICs) described above evidence the obligation of the respective investment agreement providers to pay principal of and interest on such moneys to the Trustee at certain times for use in accordance with the Trust Indenture. The investment agreements are obligations solely of the investment agreement providers and their guarantors, if any. The investment agreements give the Department no interest in or control over investments made by the investment agreement providers. There can be no assurance that the investment agreement providers will be able to pay principal of and interest on such moneys at such rates on a timely basis.

The Department has adopted an investment policy (the "Investment Policy") which applies to all financial assets of the Department. The Investment Policy's objectives, in the order of priority, are as follows: (1) safety of principal, (2) sufficient liquidity to meet Department cashflow needs, (3) achievement of a market rate of return on investments, and (4) conformance with all applicable State statutes, particularly the Public Funds Investment Act, Chapter 2256, Texas Government Code, as amended. With respect to bond proceeds, the Investment Policy provides that such proceeds should be invested in accordance with the applicable law, in particular the Public Funds Investment Act and as permitted by the applicable trust indenture.

## **Statement of Projected Revenues**

The Department is required to prepare periodically a statement comparing estimates of Revenues with the Debt Service requirements and estimated Department Expenses with respect to outstanding Bonds (the "Statement of Projected Revenues"). This Statement of Projected Revenues is required to be prepared as a condition to the issuance of Bonds and annually within 180 days after each August 31. A Statement of Projected Revenues is also required to be prepared semiannually at any time that unexpended Bond proceeds remain on deposit in the Mortgage Loan Fund to the extent reasonably necessary to reflect the actual application of amounts therein, the expiration or other termination or alteration of any commitment for the acquisition or refinancing of Mortgage Loans or any revised estimates with respect thereto.

The Department has covenanted that during such time as it is not meeting the Asset Test (as described herein under "THE TRUST INDENTURE – Revenue Fund"), the Department may only direct the Trustee (i) to transfer Surplus Indenture Revenues to the Mortgage Loan Fund or the Redemption Account of the Debt Service Fund; (ii) to invest the Surplus Indenture Revenues in Investment Securities; or (iii) if the Department shall have on file with the Trustee a Statement of Projected Revenues, projecting that Revenues to the extent deemed available or to be available to pay Department Expenses and aggregate Debt Service, including Swap Agreement Periodic Payments, will be sufficient to pay Department Expenses and aggregate Debt Service, including Swap Agreement Periodic Payments, when due in the then current and each succeeding Bond Year and as of the date of such Statement of Projected Revenues, the Department Assets are at least equal to one hundred percent (100%) of the aggregate principal amount of Bonds then Outstanding, then Surplus Indenture Revenues may be used to pay principal, interest and redemption price on Junior Lien Bonds or to establish and maintain reserves or other funds and accounts as provided in the indenture or indentures authorizing such Junior Lien Bonds.

At the end of any Bond Year, if the Department meets the Asset Test, the Department may apply any Surplus Indenture Revenues (in excess of those required to be maintained under the Trust Indenture in order to permit the Department to continue to meet the Asset Test):

(i) to the trustee under the Junior Lien Trust Indenture to be used to originate Mortgage Loans, to reimburse a bond insurer or credit provider for amounts provided under a bond insurance policy or other credit support or to originate junior lien mortgage loans;

(ii) as provided in the next preceding paragraph;

(iii) (a) subject to the provisions of the Trust Indenture or any Supplemental Indenture to the redemption of Bonds; (b) to the payment of any Department Expenses; (c) to the establishment of reserves therefor, free and clear of the pledge and lien of the Trust Indenture; or (d) to the purchase of Bonds; and

(iv) any other purpose or payment now or hereafter authorized or required by the Act free and clear of the pledge and lien of the Trust Indenture;

provided, however, that no such amounts may be applied in any way which would result in less than ninety percent (90%) of all amounts received by the Department with respect to the Mortgage Loans being used for the following purposes: (v) to pay the principal or Redemption Price of or interest on or purchase or otherwise to service the Bonds; (w) to reimburse the Department for Department Expenses, or to pay, for costs of issuance; (x) to reimburse the Department, or to pay for administrative or other costs or anticipated future losses directly related to the Program; (y) to acquire Mortgage Loans or other loans or mortgages financing residential real property in the State; and (z) to redeem or retire obligations of the Department.

## **Mortgage Insurance**

The Trust Indenture requires that all Mortgage Loans must be secured by first lien Mortgages, subject to certain permitted encumbrances, on one-to-four family residences located in the State. Mortgage Loans must (i) be federally insured or guaranteed, (ii) have a principal balance not exceeding eighty percent (80%) of the lower of the appraised value or the purchase price of the property securing the Mortgage Loan (the "Value"), or (iii) be insured by a private mortgage insurer in an amount by which the loan exceeds eighty percent (80%) of the Value.

# **Mortgage Pool Insurance**

The Trust Indenture imposes no requirement for mortgage pool insurance upon the Series 2006 Bonds or additional Bonds issued in the future. The Trust Indenture does require that, for Bonds issued prior to November 14, 1996, the Department use its best reasonable efforts to maintain a mortgage pool insurance policy in an amount at least equal to ten percent (10%) of the initial aggregate principal amount of Mortgage Loans acquired with the proceeds of all series of Bonds issued prior to November 14, 1996. Due to the fact that the cost of mortgage pool insurance was, at the time, prohibitively expensive, the Department established a mortgage pool self-insurance program in connection with its 1986 Series A Bonds, 1986 Series B Bonds, and 1987 Series B Bonds. Similarly, the Department was unable to obtain mortgage pool insurance at commercially reasonable rates for Mortgage Loans to be provided with proceeds of the Series 1995 Bonds and Series 1996 Bonds. Instead, such Mortgage Loans have been included in Mortgage Certificates. Information concerning mortgage insurance and guaranty programs, including the Department's mortgage pool self-insurance program, and the extent of the coverage provided thereby is contained in "APPENDIX B – SUMMARY OF CERTAIN MORTGAGE INSURANCE PROGRAMS AND TEXAS FORECLOSURE LAWS."

#### **Additional Bonds**

Various series of Bonds, including refunding Bonds, may be issued as provided in the Trust Indenture on a parity with the Bonds of all other series, secured by a pledge of and lien on the Trust Estate. As a condition to the issuance of additional Bonds, including refunding Bonds, the Department must deliver various items to the Trustee including an opinion of Bond Counsel to the effect that, among other things, the series of Bonds is legally issued in accordance with the Trust Indenture and the Act. The Department must also deliver a Statement of Projected Revenues which gives effect to the issuance of such additional Bonds, including refunding Bonds, and demonstrates that (i) the estimated Revenues and any other revenues, investment income or moneys reasonably estimated by the Department to be available for the payment of aggregate Debt Service, including Swap Agreement Periodic Payments, for all Outstanding Bonds when due will be sufficient to pay the aggregate Debt Service for all Outstanding Bonds, including Swap Agreement Periodic Payments, and (ii) the remaining balance of the scheduled and estimated Revenues and other revenues, investment income or moneys reasonably estimated by the Department to be available to pay budgeted or estimated Department Expenses allocable by the Department to the Bonds, the Trust Indenture and the Department's programs under the Trust Indenture will be sufficient to pay such budgeted or estimated Department Expenses. No additional parity Bonds may be issued unless, upon the issuance of such Bonds, the amounts credited to the Debt Service Reserve Account will be sufficient to maintain its requirements. The Department has reserved the right to adopt one or more additional general bond indentures and to issue other obligations, such as the Junior Lien Bonds, payable from sources other than the Trust Estate and has also reserved the right to issue obligations payable from the Trust Estate, including the Revenues, if the pledge of and lien on the Trust Estate and the Revenues securing such obligations is junior to or subordinate to the pledge of and lien on the Trust Estate and the Revenues securing the Bonds.

#### Sale of Mortgage Certificates or Mortgage Loans

The Department may sell the 2006 F/G/H Mortgage Certificates in whole or in part only upon delivery by the Department of (i) an opinion of Bond Counsel that such sale will not cause all or any portion of the 2006 F/G/H Mortgage Certificates, or the Series 2006 Bonds to be classified as a "taxable mortgage pool" within the meaning of Section 7701(i) of the Code and the applicable Treasury Regulations promulgated thereunder; and (ii) written confirmation from each Rating Agency that such sale will not adversely affect the then current ratings on the Bonds (determined without regard to any bond insurance or similar credit enhancement). If proceeds from the sale of the 2006 F/G/H Mortgage Certificates are to be applied to the redemption of Series 2006 Bonds, such Series 2006 Bonds must be redeemed under the applicable optional redemption provision.

# **ASSUMPTIONS AND RISKS**

## Assumptions

On the basis of the Statement of Projected Revenues prepared in connection with the issuance of the Series 2006 Bonds, the Department expects that the scheduled payments, together with Mortgage Loan Principal Prepayments received, if any, of the principal of and interest on the Mortgage Loans and the Mortgage Certificates and amounts held under the Trust Indenture and the earnings thereon, will be sufficient to pay the principal or Redemption Price of and interest on the Series 2006 Bonds and all other Prior Bonds Outstanding when due. In arriving at the foregoing conclusions, the Department has included all Bonds but has not considered the issuance of additional Bonds or the application or investment of the proceeds thereof. Since obligations issued under the Trust Indenture, unless subordinated, will rank equally and ratably with the Series 2006 Bonds and the Prior Bonds with respect to the security afforded by the Trust Indenture, the availability of money for repayment thereof could be significantly affected by the issuance, application and investment of proceeds of additional Bonds.

The maturities and mandatory sinking fund installments of the Series 2006 Bonds have been established on the basis of the consolidated scheduled payments of the Mortgage Loans (including Mortgage Certificates) under the Trust Indenture. The interest rates on the Mortgage Loans acquired with moneys made available upon the issuance of the Series 2006 Bonds will be established so that payments of principal of and interest on the Mortgage Loans and the Mortgage Certificates outstanding under the Trust Indenture, and moneys on deposit in the various funds and accounts under the Trust Indenture (as well as income derived from investments thereof) are expected to generate sufficient revenues to pay on a timely basis the principal of and interest on all Bonds outstanding under the Trust Indenture, including the Series 2006 Bonds, and certain other amounts required to be paid under the Trust Indenture, on the basis of, among others, the following assumptions:

(a) the investment of moneys held in the Mortgage Loan Fund, the Revenue Fund, the Debt Service Fund (including the Principal Account, Interest Account, the Debt Service Reserve Account and the Redemption Account), and the Expense Fund at the rates per annum applicable to each (a portion of the earnings from which may be subject to rebate to the United States Department of Treasury), and the making of timely payments to the Trustee of amounts due under such investments;

(b) the payments on the Mortgage Loans (including the Mortgage Certificates) will be made in full substantially on a timely basis;

(c) the Mortgage Lenders and the Master Servicer will perform their duties in a timely manner;

(d) all future expenses with respect to the Series 2006 Bonds and administering and servicing the Mortgage Loans, including the Trustee's fees and payment of Department's Expenses, will be paid in full on a timely basis from interest paid on the Mortgage Loans and the Mortgage Certificates and investment income on funds held by the Trustee with respect to the Mortgage Loans;

(e) Series 2006 Bonds proceeds and certain other amounts held under the Trust Indenture will be sufficient to pay the Underwriters' fees with respect to the Series 2006 Bonds and the other costs of issuing the Series 2006 Bonds;

(f) the Mortgage Loans associated with the Series 2006 Bonds will have a term of thirty (30) years, and will provide for payment of principal and interest in approximately equal monthly installments.

The Department makes no assurances that the foregoing assumptions can be realized. In particular, the Department establishes the interest rates on the Mortgage Loans on an ongoing basis as the Department deems necessary and appropriate. Interest rates are determined by reference to conventional mortgage rates, availability or mortgage funding alternatives, historical interest rate patterns and the Department's cost of funds.

## **Termination of Mortgage Loans and Mortgage Certificates**

Mortgage Loans and Mortgage Certificates may be terminated prior to final maturity as a result of Mortgage Loan Principal Prepayments, default, sale, condemnation, casualty loss or noncompliance with the Program. All Mortgage Loan Principal Prepayments or other payments in respect of early termination will be deposited in the Revenue Fund and transferred to the Principal Account or the Redemption Account of the Debt Service Fund for use to redeem Bonds in accordance with the Trust Indenture. Accordingly, the Department anticipates that substantially all of the Series 2006 Bonds will be redeemed prior to their scheduled maturities.

## **Federal Guarantee Limits**

The dollar amount of commitments to guarantee securities that Ginnie Mae can approve and the dollar amount that FHA and VA can insure or guarantee in any federal fiscal year is limited by statute and administrative procedures. If an appropriation act is not passed in any federal fiscal year or if Ginnie Mae, FHA or VA reach the limits of their respective authority, or if Ginnie Mae, in its sole discretion, or the federal government alters or amends the Ginnie Mae Mortgage-Backed Securities Program in such a way as to prevent the Mortgage Lenders from originating Mortgage Loans during the origination period and the Master Servicer from issuing Ginnie Mae Certificates prior to the acquisition date therefor, the Mortgage Lenders may be unable to originate Mortgage Loans and the Master Servicer may be unable to issue Ginnie Mae Certificates to the Trustee in amounts contemplated by this financing would result in the early redemption of the Series 2006 Bonds prior to their maturity. See "THE SERIES 2006 BONDS – Redemption Provisions."

#### Swap Basis Risk

In connection with the issuance of certain Bonds, the Department has entered into the Prior Swap Agreements and the Department expects to enter into a Swap Agreement in connection to the issuance of the Series H Bonds. Pursuant to the Swap Agreements the Department will pay the Swap Providers, payments computed at a fixed rate, based on a notional amount which corresponds to the outstanding principal balance of the Bonds associated with the respective Swap Agreements, and the Swap Providers will pay the Department, payments computed based on a variable rate indices on the same notional amounts. The variable rate index used under the Swap Agreements are based on a respective percentages of LIBOR, which are

intended to approximate the variable interest rate on the Bonds associated with the Swap Agreements. Unlike LIBOR, however, the interest on the Bonds associated with the Swap Agreements, is excludable from gross income for federal income tax purposes; therefore, one of the primary determinants of any changes to the relationship between the variable rate index used under the Swap Agreements and the interest rates on the Bonds associated with the Swap Agreements is expected to include, among other factors, any changes to the top marginal rate of federal income taxation. While it is expected that payments to the Department under the Swap Agreements will equal or exceed the Department's interest obligation on the Bonds associated with the Swap Agreements, in certain interest rate and taxation environments the amounts paid under the Swap Agreements may be less than the interest obligation on the Bonds associated with the Swap Agreements. Regardless of the amount of moneys received under the Swap Agreements, the Department is obligated to make interest payments on variable rate Bonds at rates that are determined by the respective Remarketing Agents. Any mismatch between Bond interest payments associated with the Swap Agreements and the payments due under the Swap Agreements could cause financial losses under the Indenture. See "SWAP AGREEMENTS" and Note 12 of APPENDIX D-1 – AUDITED FINANCIAL STATEMENTS OF THE TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS FOR THE FISCAL YEAR ENDED AUGUST 31, 2005.

#### **Swap Termination Risk**

Under certain circumstances, including certain events of default with respect to the Department or the Swap Providers, the Swap Agreements may be terminated in whole or in part prior to maturity. Following termination, if any, of the Swap Agreements, under certain market conditions, the Department could owe a termination payment to the respective Swap Providers that could be substantial. Such termination payment will be payable from amounts pledged under the Indenture, subject and subordinate to (i) the payment or provision of arbitrage rebate; (ii) expenses and compensation of the Trustee; (iii) the payment of principal and interest on the Series 2006 Bonds, and all Senior Bonds and Junior Lien Bonds, if any, (iv) the payment of regularly scheduled payments under the Swap Agreements, and (v) required replenishment of the Debt Service Reserve Fund, if any. A bond insurer has issued swap insurance policies insuring the scheduled fixed payments from the Department for the Prior Swap Agreements. In addition, the Department's obligation to make termination payments, if any, on two of the Prior Swap Agreements are also insured up to a certain maximum amount. The Department's obligation to reimburse the bond insurer and any Swap Counterparty that is owed a termination payment is subordinate to scheduled payment of principal of and interest on all Senior Bonds and Junior Lien Bonds, if any, the payment of regularly scheduled payments under the Prior Swap Agreements, and any required replenishment of the Debt Service Reserve Fund. See "SWAP AGREEMENTS" and Note 12 of APPENDIX D-1 - AUDITED FINANCIAL STATEMENTS OF THE TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS FOR THE FISCAL YEAR ENDED AUGUST 31, 2005. The termination payment relating to the current Swap Agreement, however, is not insured by a bond insurer. Accordingly, such termination payment would be payable by the Department as noted above.

## **Non-Origination of Mortgage Loans**

One of the principal factors in originating Mortgage Loans is the availability of funds to make such loans at interest rates and on other terms that prospective borrowers can afford. The Department has determined that there is a shortage of funds in the State to make such loans at interest rates and on terms that a substantial number of potential borrowers within the State can afford. Should mortgage interest rate levels decline, or should one or more alternative governmental programs become available at below market rates, mortgage loans could become available at rates competitive with or lower than the rate specified for the Mortgage Loans, and the total amount of Mortgage Loans anticipated to be originated under the Program may not be so originated.

In addition, there exists a risk of non-origination resulting from the reservation for a period of one year, unless otherwise instructed by the Department in writing, of twenty percent (20%) of the lendable

proceeds attributable to 2006 private activity volume cap through the issuance of the Series F Bonds and Series H Bonds for Mortgage Loans in certain federally designated targeted areas, the reservation for a period of one year of fifty percent (50%) of the lendable proceeds of the Series 2006 Bonds for GO Zone Mortgage Loans, the reservation for a period of one year (or such longer period as determined by the Department) of thirty percent of the lendable funds made available through the issuance of the Series 2006 Bonds for persons of families of very low income (not exceeding sixty percent (60%) of the applicable area median family income) and the reservation of the remaining lendable proceeds for persons and families of low and moderate income (for families of three or more persons, one hundred fifteen percent (115%) (one hundred forty percent (140%) for targeted area loans) of applicable median family income and for individuals and families of two persons one hundred percent (100%) (one hundred twenty percent (120%) for targeted area loans) of applicable median family income and for individuals and families of two persons one hundred percent (100%) (one hundred twenty percent (120%) for targeted area loans) of applicable median family income and for individuals and families of two persons one hundred percent (100%) (one hundred twenty percent (120%) for targeted area loans) of applicable median family income and for individuals and families of two persons one hundred percent (100%) (one hundred twenty percent (120%) for targeted area loans) of applicable median family income Reservation and – Low and Moderate Income Reservation and " As a result, the pool of potential mortgagors will be limited for such period and economic conditions or conventional mortgage rates may have adversely changed by the end of the set aside period.

The Department is currently purchasing mortgage certificates with the proceeds of its Single Family Bonds pursuant to its Single Family Mortgage Revenue Bond Program. Additionally, the Department has, as of June 30, 2006, no mortgage funds available under its Residential Mortgage Revenue Bond Program. Mortgage certificates purchased with the proceeds of its Residential Mortgage Revenue Bonds are not security for the Bonds. The following chart gives information with respect to the origination status of all active programs of the Department as of August 30, 2006:

			Mortgage			
Active	Program	Mortgage	Funds	Amounts	Reservation	Remaining
Program 199	Start Date	Rate	<u>Available</u>	Purchased	Amounts <sup>(1)</sup>	Funds
Program 61 <sup>(2)</sup>	05/03/2004	4.99/5.50%	\$175,865,983	\$168,383,457	\$7,375,114	\$107,412
Program 62	11/02/2004	4.99%	71,600,000	65,698,721	5,864,919	36,360
Program 62A	04/21/2005	4.99%	101,764,092	89,696,739	11,787,085	280,268
Program 66	06/12/2006	5.625/6.125/5.875%	241,384,473	24,639,102	178,618,320	38,127,051

<sup>(1)</sup> There are no assurances that any of the reservations by mortgage lenders for mortgage loans pending but not closed will ultimately result in the purchase of mortgage certificates.

(2) In April 2005 the Department lowered the points with respect to Program 61 from 2 points to 0 points with respect to those mortgage loans having a 5.50% mortgage rate.

The failure to originate Mortgage Loans, or the inability to deliver Mortgage Certificates to the Trustee, in the amounts contemplated by this financing will result in redemption of the Series 2006 Bonds prior to their maturity. See "THE SERIES 2006 BONDS – Redemption Provisions."

#### **Availability of Remedies**

The remedies available to the owners of the Series 2006 Bonds upon an Event of Default under the Trust Indenture or other documents described herein are in many respects dependent upon regulatory and judicial actions, such as mandamus, 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 Trust Indenture and the various Program Documents may not be readily available or may be limited. The various legal opinions to be delivered concurrently with the delivery of the Series 2006 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 general principles of equity which permit the exercise of judicial discretion.

## THE DEPARTMENT

### General

The Department, a public and official governmental agency of the State of Texas (the "State") and a body corporate and politic, was created pursuant to and in accordance with Chapter 2306, Texas Government Code, as amended from time to time (together with other laws of the State applicable to the Department, the "Act"). The Department is the successor agency to the Texas Housing Agency (the "Agency") and the Texas Department of Community Affairs (the "TDCA"), both of which were abolished by the Act and their functions and obligations transferred to the Department. One of the purposes of the Department is to provide for the housing needs of individuals and families of low, very low and extremely low income and families of moderate income in the State. Pursuant to the Act, the Department may issue bonds, notes or other obligations to finance or refinance residential housing and to refund bonds previously issued by the Agency, the Department or certain other quasi-governmental issuers. The Act specifically provides that the revenue bonds of the Agency become revenue bonds of the Department.

The Department is subject to the Texas Sunset Act (Chapter 325, Texas Government Code, as amended, hereinafter referred to as the "Sunset Act") and its continued existence is subject to a review process that resulted in passage of legislation in the Seventy-Eighth Legislative Session in 2003 which continues the Department in existence until September 1, 2011, at which time it will again be subject to review. The Sunset Act, however, recognizes the continuing obligation of the State to provide for the payment of bonded indebtedness incurred by a State agency abolished under the provisions thereof and provides that the Governor of the State shall designate an appropriate State agency to continue to carry out all covenants with respect to any bonds outstanding, including the payment of any bonds from the sources provided in the proceedings authorizing such bonds.

In the Act, the State also pledges and agrees with the holders of any bonds issued under the Act that the State will not limit or alter the rights vested in the Department to fulfill the terms of any agreements made with the holders thereof that would in any way impair the rights and remedies of such holders until such bonds, together with the interest thereon, interest on any unpaid installments of interest and all costs and expenses incurred in connection with any action or proceeding by or on behalf of such holders, are fully met and discharged.

#### **Governing Board**

The Department is governed by a governing board (the "Board") consisting of seven public members, appointed by the Governor, with the advice and consent of the State Senate. Board members hold office for sixyear staggered terms. Each member serves until his or her successor is appointed and qualified. Each member is eligible for reappointment. Members serve without compensation, but are entitled to reimbursement for actual expenses incurred in performing their duties of office. The Act requires the Governor to make appointments so that the places on the Board are occupied by persons who have a demonstrated interest in issues related to housing and support services and who broadly reflect the geographic, economic, cultural, and social diversity of the State, including ethnic minorities, persons with disabilities, and women.

The Governor of the State designates a member of the Board to serve as the presiding officer (the "Chair") of the Board at the pleasure of the Governor. The Chair presides at all meetings and performs such other duties as may be prescribed from time to time by the Board and by the Act. In addition, the members of the Board elect one of its members as assistant presiding officer (the "Vice Chair") to perform the duties of the Chair when the Chair is not present or is incapable of performing such duties. The Board also elects a Secretary and a Treasurer (which offices may be held by one individual and neither office-holder must be a Board member) to perform the duties prescribed by the Board.

The current members of the Board, their occupations and their terms of office are as follows:

ELIZABETH ANDERSON, Chair and Board Member. Marketing/Information Technology Consultant, Dallas, Texas. Her term expires January 31, 2007.

C. KENT CONINE, Vice Chair and Board Member. President, Conine Residential Group, Frisco, Texas. His term expires January 31, 2009.

SHADRICK BOGANY, Board Member. ERA Bogany Properties of Houston, Houston, Texas. His term expired January 31, 2005.

NORBERTO SALINAS, Board Member. Mayor, City of Mission, Mission, Texas and President, S&F Developers and Builders. His term expired January 31, 2005.

DIONICIO VIDAL "SONNY" FLORES, Board Member. President and Owner, PEC Corporation, an engineering and construction management company. His term expires January 31, 2009.

GLORIA L. RAY, Board Member. Chief of Resources Management Division, Kelly Air Force Base, Retired. Her term expires January 31, 2011.

All of the above Board members have been appointed by the Governor and confirmed by the State Senate, except for Sonny Flores and Gloria L. Ray. Texas law requires that confirmations of any such appointment be considered at the next legislative session, whether regular or special. Any Board member whose term has expired continues to serve until his or her successor has been appointed.

## **Administrative Personnel**

The Act provides that the Department is to be administered by an Executive Director to be employed by the Board with the approval of the Governor. The Executive Director serves at the pleasure of the Board, but may also be removed by a newly elected Governor who did not approve the Executive Director's appointment by action taken within 90 days after such Governor takes office. The Executive Director is responsible for administering the Department and its personnel. The Executive Director may employ other employees necessary for the discharge of the duties of the Department, subject to the annual budget and the provisions of any resolution authorizing the issuance of the Department's bonds.

Currently, the Department has 275 employees. The following is a biographical summary of certain of the Department's senior staff members who have responsibility with respect to single-family housing matters.

MICHAEL G. GERBER, Executive Director. On April 13, 2006, the TDHCA Board selected Michael G. Gerber as Executive Director. Mr. Gerber began service at the Department on May 17, 2006. Before joining the Department, Mr. Gerber has served as an Advisor to Texas Governor Rick Perry in the Governor's Office of Budget, Policy, and Planning. From January 2003-October 2004, Mr. Gerber served in the Bush Administration at the U.S. Department of Housing and Urban Development, first as a Senior Advisor to the Assistant Secretary for Public and Indian Housing, and later as a Senior Advisor to the Assistant Secretary for Policy Development and Research. Mr. Gerber served as a Legislative Assistant to U.S. Senator Kay Bailey Hutchison from 1997-2001, and as a Special Assistant for State Projects to U.S. Senator Phil Gramm from 1990-1997. Mr. Gerber received his undergraduate degree from George Washington University and an MBA from Marymount University.

WILLIAM DALLY, Deputy Executive Director for Administration. Mr. Dally initially joined the Department on the Internal Audit staff in May 1994. On May 1, 1999, Mr. Dally was promoted to the position of Chief Financial Officer after serving as the Department's Controller since January 1996. Mr. Dally is presently responsible for the Department's management of fiscal affairs, including budgets and financial reporting. In his current role, Mr. Dally also oversees the Compliance Monitoring Functions of the Department

Mr. Dally earned a Bachelor of Business Administration degree in Accounting from the University of Texas at Austin, and is a Certified Public Accountant. Prior to his employment with the Department, Mr. Dally was a Senior Auditor with the firm of KPMG Peat Marwick and worked primarily with governmental entities.

MATTHEW M. POGOR, Acting Director of Bond Finance. Matt Pogor joined the Department as Bond Compliance and Disclosure Manager on October 4, 1994. On February 1, 2001, Mr. Pogor was promoted to the position of Bond Finance Project Manager. Mr. Pogor assumed the position of Acting Director of Bond Finance on May 15, 2006. He is responsible for the development and administration of the Department's Single Family Mortgage Revenue Bond Program and the Department's Commercial Paper Program. Mr. Pogor also oversees ongoing compliance monitoring and disclosure requirements related to the Department's investments and single family and multifamily bond programs. Mr. Pogor earned a Bachelor of Business Administration degree in Management with a minor in Accounting from St. Edwards University in Austin, Texas. Prior to employment with the Department, Mr. Pogor was a Project Manager for IBM in Austin.

ERIC PIKE, Director of Single Family Finance Production. He began his career at the Agency with the Community Development Block Grant Program (CDBG) prior to joining the Single Family Lending Division. He served as Manager of the Single Family Mortgage Revenue Bond (MRB) Program for 2 years overseeing the programs primary vehicle, the Texas First Time Homebuyer Program. He was appointed Director of the division in 2002. Mr. Pike currently directs the administration of TDHCA's Single Family MRB Program and the application development and award of the Department's Home Investment Partnerships (HOME) Program. Mr. Pike received his Bachelor of Business Administration in Finance and his Masters in Business Administration in Business Management from St. Edward's University in Austin, Texas.

KEVIN HAMBY, General Counsel and Secretary to the Board. Kevin Hamby was named General Counsel of the Department and became Secretary to the Board on September 1, 2005. In his role of Board Secretary, Mr. Hamby coordinates the recording of transcripts and minutes of Board actions as required by the Act. As General Counsel, Mr. Hamby is responsible for coordination of all internal and external legal counsel for the Department. Previously, he was with the Office of the Attorney General of Texas in the Administrative Law Division. After graduating from Catholic University of America, Columbus School of Law, Mr. Hamby joined the Dallas office of Fulbright & Jaworski, L.L.P. where he was involved in the Public Finance and Commercial Litigation Sections. After leaving the law firm, Mr. Hamby served as General Counsel to several organizations while in private practice. Mr. Hamby received his undergraduate degree in government from the University of Texas.

## THE PROGRAM AND THE MORTGAGE LOANS

## The Program and Program 68

The Department has established a Single Family Mortgage Revenue Bond Program ("Program") pursuant to the Act for the purpose of assisting in financing the costs of acquisition of residences within the State of Texas by Eligible Borrowers (as described below). The component of the Program relating to the Series 2006 Bonds will be designated as the Department's Bond Program No. 68 ("Program 68"). In connection with the issuance of the Series 2006 Bonds and the Prior Bonds and any additional Bonds, the Department purchased or shall purchase certain qualified Mortgage Loans (or participations therein) originated by commercial banks, savings and loan associations, mortgage companies, non-profit corporations, and other qualified financial institutions (the "Mortgage Lenders"). As a result of the issuance of the Series 2006 Bonds, the Trustee on behalf of the Department has agreed to purchase 2006 F/G/H Mortgage Certificates.

Mortgage Loans evidenced by the 2006 F/G/H Mortgage Certificates will bear interest at the rates established upon the issuance of the Series 2006 Bonds, subject to subsequent adjustment by the Department pursuant to the provisions of the Trust Indenture. The purchase price for the 2006 F/G/H Mortgage Certificates

will be 103.85% of par (plus accrued interest) for Ginnie Mae Certificates, 104.50% of par (plus accrued interest) for Freddie Mac Certificates and 104.50% of par (plus accrued interest) for Fannie Mae Certificates with respect to Assisted Mortgage Loans, and will be 98.85% of par (plus accrued interest) for Ginnie Mae Certificates, 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50% of par (plus accrued interest) for Freddie Mac Certificates and 99.50%

#### General

The guidelines adopted by the Department from time to time in connection with the Program establish the eligibility of lenders to participate in the Program, time limitations with respect to commitments for and originations of Mortgage Loans, the types of Mortgage Loans eligible for purchase by the Servicer, the eligibility of mortgagors, the requirements for dwellings which secure Mortgage Loans, the fees which a Mortgage Lender may charge to originate a Mortgage Loan, the fees which a lending institution may charge for servicing a Mortgage Loan, as well as other aspects of the Program. In connection with each phase of the Program, the Department executed or will execute origination, sale and servicing agreements or mortgage origination agreements and program supplements (collectively, the "Agreement") with the respective Mortgage Lenders. The Agreement obligated or will obligate the Mortgage Lenders to use their best efforts to originate and sell to the Department Mortgage Loans in conformity with the guidelines. Each Mortgage Loan was or will be reviewed prior to acquisition by the Compliance Agent designated by the Department for compliance with applicable provisions of the Program as set forth in the guidelines and with applicable provisions of federal income tax laws. The procedures set forth in the Agreement are established by the Department after consideration of standards and requirements customary in the secondary mortgage market. The Department anticipates that it may revise its procedures from time to time to conform with changes in the procedures followed by Fannie Mae, RHS, Ginnie Mae, VA or other major secondary mortgage market institutions.

## Mortgage Lender Reservations – First Come, First-Served

No funds made available through Program 68 will be allocated to any specific Mortgage Lenders. Rather, all of such funds will be made available to Mortgage Lenders on a controlled first-come, first-served basis.

## Grant Assistance Program ("GAP")

In connection with the use of Program 68 funds to finance Mortgage Loans to Eligible Borrowers, the Department may make available down payment and closing costs assistance on a first-come, first-served basis, to very low income (sixty percent (60%) of AMFI – see APPENDIX H – APPLICABLE MEDIAN FAMILY INCOMES AND ACQUISITION COST LIMITATIONS) borrowers in areas outside the Rita GO Zone and to the borrowers with incomes up to one hundred forty percent (140%) of AMFI (see APPENDIX H – APPLICABLE MEDIAN FAMILY INCOMES AND ACQUISITION COST LIMITATIONS) located in the Rita GO Zone. The maximum amount of GAP down payment and closing costs assistance available will be five percent (5%) of the amount of the Mortgage Loan and no second lien will be required.

#### **Targeted Area Reservation**

## General

For the first twelve months of Program 68 (commencing on the date proceeds are first made available to finance Mortgage Loans), unless otherwise instructed by the Department in writing, twenty percent (20%) of the lendable funds attributable to the Series F Bonds and the Series H Bonds will required to be reserved for Mortgage Loans made in certain targeted areas. See "TAX MATTERS - Federal Income Tax Requirements -Targeted Area Requirement." Such reservation will be accomplished by requiring that such amount of proceeds be used only to pay for that portion of the purchase price of a Mortgage Certificate that is applicable to the principal amount of a Mortgage Loan made to finance a residence which is located in a targeted area. Moreover, fifty percent (50%) of the lendable funds of the Series 2006 Bonds will, for the first twelve months of Program 68, only be used to make GO Zone Mortgage Loans. After the expiration of such one-year reservation, the Trustee may use any remaining reserved funds to purchase 2006 F/G/H Mortgage Certificates representing any Mortgage Loans made to Eligible Borrowers. Historically, in other single-family mortgage revenue bond programs of the Department which have required targeted area reservations, an average of less than two percent of the amounts available to make mortgage loans have been used to originate mortgage loans in such targeted areas. However, in its most recent programs, approximately forty-eight percent (48%) of the fifty percent (50%) set aside for the Rita GO Zone has been reserved and committed by lenders to originate mortgage loans in such targeted areas. To date, twelve percent (12%) of these loans have been funded.

## Gulf Opportunity Zone Act of 2005

On December 21, 2005, the President of the United States signed into law the Gulf Opportunity Zone Act of 2005 (the "GO Zone Act"). The purpose of the GO Zone Act, as stated by the Internal Revenue Service, was to provide individual and business tax breaks to help the Gulf Coast recover from a spate of hurricanes in the fall of 2005.

The GO Zone Act directed the referenced tax breaks to certain areas designated as disaster areas by the President of the United States. The "Rita GO Zone", in particular, provides tax breaks to areas of Texas declared disaster areas by the President before October 6, 2005. The Rita GO Zone includes the Texas counties of Chambers, Galveston, Hardin, Jasper, Jefferson, Liberty, Newton, Orange, Tyler, Angelina, Brazoria, Fort Bend, Harris, Montgomery, Nacogdoches, Polk, Sabine, Saint Augustine, San Jacinto, Shelby, Trinity and Walker. For the first twelve months of Program 68 fifty percent (50%) of the lendable funds of the Series 2006 Bonds will be used only to make GO Zone Mortgage Loans, with thirty percent (30%) of such funds set aside for individuals and families of very low income (not exceeding sixty percent (60%) of applicable median family income). See "Very Low Income Reservation."

The GO Zone Act provides that residences located in the Rita GO Zone are treated as targeted area residences. Thus, the first-time homebuyer rule is waived. Moreover, the income and purchase price rules for targeted area residences apply to residences located in the Rita GO Zone. The provisions of the GO Zone Act apply to residences financed before January 1, 2011.

#### **Very Low Income Reservation**

For the first one year period of Program 68 (or such longer period as determined by the Department), the Department is requiring that thirty percent (30%) of the funds made available through the issuance of the Series 2006 Bonds will be set aside for Mortgage Loans for individuals and families of very low income (not exceeding sixty percent (60%) of applicable median family income). See "APPENDIX H - APPLICABLE MEDIAN FAMILY INCOMES AND MAXIMUM ACQUISITION COST LIMITATIONS."

#### Low and Moderate Income Reservation

The remaining lendable funds will be made available for Mortgage Loans to Eligible Borrowers of low and moderate incomes whose family income does not exceed, for families of three persons or more, one hundred fifteen percent (115%) (one hundred forty percent (140%) in targeted areas) of applicable median family income, and, for individuals and families of two persons, one hundred percent (100%) (one hundred twenty percent (120%) in targeted areas) of applicable median family income.

## **Community Home Buyer's Program**

Pursuant to Fannie Mae requirements, in connection with Program 68, Mortgage Lenders will make available to all first time homebuyers participating in Program 68 whose Mortgage Loans are backed by Fannie Mae Certificates a comprehensive educational program known as the Community Home Buyer's Program (the "Community Home Buyer's Program"). The Community Home Buyer's Program provides more flexible loan underwriting than otherwise may be available. To qualify for the Community Home Buyer's Program, the mortgagor must first participate in home loan counseling seminars which will be made available on an on-going basis throughout Program 68. The seminars cover: (1) how to purchase a home; (2) budgeting; (3) evaluating the mortgagor's current ability to repay a mortgage; (4) homeownership planning; (5) loan closing; (6) home maintenance; and (7) avoiding a default.

#### **Eligible Borrowers**

Each Mortgage Loan is required to be made to a person whose family income does not exceed the income limits set forth above under "Targeted Area Reservation", "Very Low Income Reservation" and "Low and Moderate Income Reservation" and any other limits established by the Department from time to time. In addition, to be eligible for a Mortgage Loan an applicant must be a person: (i) who intends to occupy the residence to be financed with such Mortgage Loan as his or her principal residence within a reasonable period; (ii) who, except in the case of certain targeted area loans, certain exception loans hereinafter described, and certain homes falling into the Contract for Deed Exception, has not had a present ownership interest in a principal residence at any time during the three-year period preceding the date of execution of the Mortgage ; and (iii) who has not had an existing mortgage on the residence (other than a mortgage falling into the Contract for Deed Exception) to be financed with such Mortgage Loan at any time prior to the execution of the Mortgage, other than certain permitted temporary financing mortgages. The Department, subject to the requirements of applicable provisions of federal income tax law and applicable regulations, may approve a limited number of exception loans that do not satisfy the requirement described in clause (ii) in the immediately preceding sentence. See "APPENDIX H – APPLICABLE MEDIAN FAMILY INCOMES AND MAXIMUM ACQUISITION COST LIMITATIONS."

# **Eligible Property**

Each residence financed with a Mortgage Loan must consist of real property and improvements permanently affixed thereon which is located within the State of Texas. Each residence must be a single-family, owner-occupied attached or detached structure, a single-family condominium unit or a single unit in a planned unit development ("PUD") or a single unit in a qualifying duplex, triplex or four-plex. Each residence financed with a Mortgage Loan must have an acquisition cost (the "Maximum Acquisition Cost") not exceeding certain acquisition cost limits established by the Department from time to time. See "APPENDIX H – APPLICABLE MEDIAN FAMILY INCOMES AND MAXIMUM ACQUISITION COST LIMITATIONS."

## **Eligible Mortgage Loans**

Each Mortgage Loan, or participation therein, acquired by the Department under the Program is required by the Trust Indenture to be a Conventional Mortgage Loan, an FHA Mortgage Loan, a VA Mortgage Loan, or a Mortgage Loan insured or guaranteed by another agency or instrumentality of the United States of America exercising powers similar to the FHA or VA, such as RHS, and must have met the following requirements at the date of purchase thereof:

(a) Each Mortgage Loan must be secured by a first mortgage lien on a one-to-four family residence, subject only to those encumbrances which are permitted under the Fannie Mae FHA/VA Mortgage Selling Contract Supplement, the Fannie Mae Conventional Home Mortgage Selling Contract Supplement, the FHLMC Seller's Guide Conventional Mortgages, or the FHLMC Seller's Guide FHA/VA or similar guide from a successor agency;

(b) Each Mortgage Loan must: (i) be insured or guaranteed by FHA, VA or another similar agency or instrumentality of the United States of America or the State, or (ii) have (or have had at the time it was made) a principal balance not exceeding eighty percent (80%) of the value of the property securing the Mortgage Loan, or (iii) be insured by a private insurance company in the amount by which the loan exceeds eighty percent (80%) of the value of the property;

(c) Each Mortgage Loan or participation therein must comply in all respects with the guidelines of the Department pertaining thereto;

(d) Each Mortgage Loan must be covered by a valid and subsisting title insurance policy, the benefits of which run to the Department, in an amount at least equal to the outstanding principal balance of the Mortgage Loan and the improvements on the real property securing each Mortgage Loan must be fully covered by a hazard insurance policy and a flood insurance policy, if in the flood plain, in such amount as the Department deems advisable;

(e) Each Mortgage Loan must have a term not exceeding 30 years, must provide for substantially equal payments of principal and interest due on the first day of each month, and must be subject to prepayment at any time without penalty; and

(f) Each Mortgage Loan must be assumable only with the prior approval of the Department and FHA/VA, if applicable, and then only if all requirements relating to the tax exemption of interest on the Bonds are met and upon payment of certain assumption fees.

The Department is not permitted under the Trust Indenture to sell, assign, transfer or otherwise dispose of any Mortgage Loan or any of the rights of the Department with respect to any Mortgage Loan unless the Department determines that such action is in the best interests of the Department and the Bondholders and will not adversely affect the ability of the Department to pay when due the principal or Redemption Price of and interest on the Bonds, in which case such Mortgage Loan may be so disposed of by the Department free and clear of the pledge of the Trust Indenture. See "SECURITY FOR THE BONDS – Sale of 2006 F/G/H Mortgage Certificates."

The Department shall not consent or agree to or permit any amendment or modification of any Mortgage Loan which will in any manner materially impair or materially adversely affect the rights or security of the Bondholders under the Trust Indenture in such Mortgage Loan except for amendments and modifications made in connection with settling any default on any Mortgage Loan which settlement the Department determines to be in the best interests of the Department and the Bondholders or with a refinancing of a Mortgage Loan.

#### **Compliance with Tax Law and Program Guidelines**

Each Mortgage Lender was required or will be required to follow certain procedures in the origination of Mortgage Loans to insure compliance with the mortgage eligibility requirements of applicable federal income tax laws and other requirements applicable to the Mortgage Loans. These procedures will include, but may not be limited to, the following: (i) obtaining affidavits of the borrower and seller and certificates of the real estate agent, if any, providing and certifying certain information regarding borrower income, home acquisition cost, and other loan information; (ii) reviewing the contents of the affidavits and certificates with the persons executing them prior to the execution thereof; (iii) except in the case of certain targeted area loans or certain other exception loans, obtaining signed or certified copies of the borrower's federal income tax returns for the preceding three years to verify that the borrower did not claim deductions for taxes or interest on indebtedness with respect to real property constituting his or her principal residence or a borrower's affidavit that he or she was not required to file such a return during one or more of the preceding three years; (iv) performing such additional investigations as may be appropriate under the circumstances to verify that the requirements of applicable federal income tax laws are satisfied as of the date of the execution of the Mortgage; (v) reviewing the draft settlement statement to assure that all fees and charges and settlement and financing costs comply with the applicable requirements; (vi) preparing, executing, and delivering a certificate relating to compliance with the requirements set forth immediately above; and (vii) carrying out such additional verification procedures as may be reasonably requested by the Department, its designated compliance agent, or the Trustee. If any Mortgage Loan fails to meet the guidelines established by the Department, the originating Mortgage Lender will be required to correct such failure within a reasonable time after such failure is discovered by either repurchasing the non-qualifying Mortgage Loan in full or by replacing the non-qualifying Mortgage Loan with a Mortgage Loan which meets the applicable requirements.

## **Compliance Agent**

The compliance agent for the Program with which the 2006 F/G/H Mortgage Loans will be combined will review and examine, or cause to be reviewed and examined, certain documents submitted by each Mortgage Lender in connection with the Mortgage Loans and make determinations with respect to compliance of such documents with requirements of the Department and the Program. Such requirements primarily relate to, among other things, compliance with FHA, RHS, or VA requirements, as applicable, compliance with the Ginnie Mae Guide, the Fannie Mae Guide, the Freddie Mac Guide and the applicable Agreement, and compliance of the Mortgage Loans with the required terms thereof.

## Servicing

#### General

In connection with Mortgage Loans made with proceeds of the Prior Bonds and not included within Mortgage Certificates, the Mortgage Lenders service the Mortgage Loans and the Department acts as an administrator, monitoring the Mortgage Lenders' activities and remittances to the Trustee. The Department maintains a schedule of anticipated receipts which each Mortgage Lender is expected to remit to the Trustee. The Mortgage Lenders report to the Department any delinquent payments and prepayments. The Department's computerized management information system reconciles Trustee receipts with Mortgage Lender reported remittances, reconciles loan amortization, monitors delinquencies and foreclosure actions, and monitors Mortgage Lender performance. Since the lendable funds made available through the issuance of the Series 2006 Bonds will be used to purchase Mortgage Certificates, the Department will not act as an administrator with respect to Mortgage Loans backed by Mortgage Certificates but will monitor the actions of the Master Servicer.

In connection with Mortgage Loans included in Mortgage Certificates, the Department has selected servicers for such Mortgage Loans. Such servicers are referred to herein individually as "Master Servicer" and

collectively, as "Master Servicers." The Department has selected Countrywide Home Loans, Inc. ("Countrywide") to act as the Master Servicer for all Mortgage Loans under Program 68. The Department has previously contracted with CitiMortgage, Inc., formerly known as First Nationwide Mortgage Corporation, to act as the Master Servicer for Mortgage Loans financed with funds made available through the issuance of the Series 1995A-1/B-1/C-1, Series 1996A/B/C/D/E Bonds and the Series 1993 Transferred Mortgage Loans transferred to the 2004 Series E Bonds. The Department contracted with Texas State Affordable Housing Corporation ("TSAHC") to act as the Master Servicer for Mortgage Loans financed with funds made available through the issuance of the Series 1997A/B/C/D/E Bonds. TSAHC, in turn, has contracted with Countrywide, as subservicer, to carry out the servicing responsibilities with respect to Mortgage Loans financed with funds made available through Series 1997A/B/C/D/E Bonds.

# Servicing of Mortgage Loans Other than those Evidenced by Mortgage Certificates

Each Mortgage Lender was required to be a FHA-approved mortgagee and a Fannie Mae-, VA- or RHS-approved seller and servicer of FHA-insured mortgages. Each Mortgage Lender must service Mortgage Loans in accordance with the servicing standards set forth in the Fannie Mae Home Mortgage Servicer's Contract Supplement or the RHS Servicer's Guide as they may be in effect during the term of the Program, except as such standards are specifically modified by the Agreement, the Department or the lender's manual published by the Department. The servicing standards of the Department are applicable to its existing Mortgage Loans except where additional services must be provided to ensure compliance with applicable federal income tax laws. Each Mortgage Lender is required to service the Mortgage Loans sold by it to the Department unless, prior to the execution of the Agreement, the Department directs the assignment of servicing to another Mortgage Lender. As compensation for such services, a Mortgage Lender is entitled to receive a monthly servicing fee of between .25 and .375 percent of the unpaid principal balance of each Mortgage Loan serviced. For Mortgage Loans delinquent 15 days or more, late charges may be collected and retained by Mortgage Lenders as permitted by law. A Mortgage Lender is required to pay all expenses incurred by it in connection with its servicing activities (including maintenance of its errors and omissions insurance policy and fidelity bond). A Mortgage Lender may, with the prior written consent of the Department, assign its servicing rights and obligations to another Mortgage Lender in good standing under the Program. The Department may maintain a list of approved standby servicers that have agreed to service Mortgage Loans originated by other Mortgage Lenders at the applicable servicing fee.

All moneys collected by the Mortgage Lender pertaining to the Mortgage Loans may be deposited to a clearing account maintained by the Mortgage Lender; however, all Revenues shall be received in trust by the Mortgage Lender and are required to be deposited promptly to a custodial account on a daily basis subject to withdrawal on the demand of the Trustee on behalf of the Department at any time. The deposits must be made into an account insured by the FDIC. The Mortgage Lender must remit to the Trustee for deposit into the Revenue Fund, after deduction of its servicing fee, on or before the fifteenth day of each calendar month all moneys deposited or held in the custodial account from the first day of such month through the tenth day of such month, and on or before the fifth Business Day of each calendar month all moneys deposited or held in the custodial account on or before the last day of the preceding calendar month which have not been remitted to the Trustee, except that (i) any insurance proceeds are to be held in the custodial account pending the determination of whether such moneys shall be applied to the repair of the related property or constitute principal prepayments, and (ii) any principal prepayment representing payment in full of a Mortgage Loan less any credit required for federal income tax purposes are to be remitted within five Business Days after receipt by the Trustee for application in accordance with the Trust Indenture. If at any time the amount on deposit in the custodial account shall exceed the lesser of \$100,000 or the amount insured by the FDIC, as the case may be, the Mortgage Lender must remit immediately to the Trustee for application in accordance with the Trust Indenture the amount on deposit in the custodial account. All moneys received as escrow payments by the Mortgage Lender are to be received in trust for the Department and the applicable eligible borrower and are to deposited by the Mortgage Lender in such account or accounts as the Mortgage Lender is required to maintain

for like payments made with respect to mortgages which are being serviced for Fannie Mae or RHS. In the event any mortgagor's escrow account is insufficient for a payment required to be made from such account, the Mortgage Lender must advance such money to make the required payment.

With respect to any Mortgage Loan it is servicing, the Mortgage Lender is responsible for determining the necessity of instituting foreclosure action. The Mortgage Lender is required to submit its foreclosure recommendation to the Department within five Business Days after a Mortgage Loan is 60 days delinquent. If the Department concurs with a recommendation to foreclose, the Mortgage Lender must conduct all foreclosure procedures in accordance with the Agreement. If the Department does not concur with a recommendation to foreclose, the Mortgage Loan in accordance with the procedures specified in the Agreement. With respect to FHA-insured Mortgage Loans, the regulations governing all of the FHA mortgage insurance programs provide that insurance benefits are payable either upon foreclosure (or other acquisition or possession) and conveyance of the mortgaged premises to the United States Department of Housing and Urban Development ("HUD") or upon assignment of the defaulted Mortgage Loan to HUD. Upon default in the payment of a Mortgage Loan guaranteed by the VA, the VA has the option to either (i) pay the holder of the Mortgage Loan an amount not in excess of the pro-rata portion of the amount originally guaranteed or (ii) pay the holder of the Mortgage Loan and security. See "APPENDIX B – SUMMARY OF CERTAIN MORTGAGE INSURANCE PROGRAMS AND TEXAS FORECLOSURE LAWS."

Mortgage Lenders are required to submit various reports and information to the Department, including information concerning Mortgage Loans that are delinquent or in foreclosure, audited annual financial statements and annual certifications regarding compliance by the Mortgage Lender with the Agreement.

The Department may terminate the Agreement with respect to any Mortgage Lender upon the occurrence of certain events set forth in the Agreement. Within 30 days following such termination, a Mortgage Lender is required to deliver to the Department all Mortgage Loan files, all moneys in escrow relating to the Mortgage Loans serviced by such Mortgage Lender and all Revenues received by such Mortgage Lender not previously remitted to the Trustee.

## Servicing of the Mortgage Loans Evidenced by the Mortgage Certificates

Each Mortgage Lender will be required to assign its rights to service the Mortgage Loans evidenced by Mortgage Certificates originated by it to the Master Servicer. As compensation for its duties as servicer of Mortgage Loans, the Master Servicer will be entitled to receive a monthly servicing fee equal to one-twelfth of 0.44% (subject to adjustment upon written notice from the Department) of the outstanding principal amount of the Ginnie Mae Certificates issued by it and one-twelfth of 0.25% of the outstanding principal amount of the Fannie Mae Certificates and Freddie Mac Certificates delivered by it. Since the Mortgage Loans will bear interest at a rate which will be 0.50% greater than the rate on the corresponding Ginnie Mae Certificate, the Master Servicer may deduct its servicing fees directly from amounts received on the Mortgage Loans included in a Ginnie Mae Certificate, with the remaining 0.06% paid to Ginnie Mae as its Ginnie Mae guaranty fee. See "APPENDIX C-1 – GINNIE MAE AND THE GINNIE MAE CERTIFICATES." In the case of Mortgage Loans included in a Freddie Mac Certificate, the Master Servicer may deduct its servicing fees directly from amounts received on such Mortgage Loans, with the remaining 0.25% paid to Freddie Mac as its Freddie Mac guarantee fee. See "APPENDIX C-2 - FREDDIE MAC AND THE FREDDIE MAC CERTIFICATES." In the case of Mortgage Loans included in a Fannie Mae Certificate, the Master Servicer may deduct its servicing fees directly from amounts received on such Mortgage Loans, with the remaining 0.25% paid to Fannie Mae as its Fannie Mae guarantee fee. See "APPENDIX C-3 - FANNIE MAE AND THE FANNIE MAE CERTIFICATES."

Servicing of the Mortgage Loans is required to be carried out in accordance with generally accepted practices in the mortgage lending industry and in accordance with the servicing standards set forth in the Ginnie Mae Guide, Freddie Mac Guide or the Fannie Mae Guides, as applicable. In particular, the Master Servicer will be required to pursue collection on the applicable Mortgage Loans with prudence and diligence, manage foreclosure or assignment procedures, and file, process and receive the proceeds from FHA mortgage insurance, VA or RHS guaranty claims, or private mortgage insurance. All proceeds received by the Master Servicer with respect to a Mortgage Loan included in a Ginnie Mae Certificate must be deposited into the Ginnie Mae Issuer's Primary Custodial Account and administered by the Master Servicer and the Ginnie Mae Paying Agent as more fully described herein in "APPENDIX C-1 – GINNIE MAE AND THE GINNIE MAE CERTIFICATES."

The Master Servicer, as servicer of the Mortgage Loans, must provide to the Department and such other person specified in a Supplemental Indenture, audited financial statements on an annual basis and monthly reports relating to Mortgage Loan originations and purchases. The Master Servicer may not resign from its servicing duties unless it is determined that its duties are no longer permissible under applicable laws or regulations, and then only upon the assumption of the servicing duties by a successor servicer acceptable to FHA, VA, Ginnie Mae, Freddie Mac, Fannie Mae and the Department. In the event the Master Servicer is in material breach of its servicing obligations imposed by Ginnie Mae, Freddie Mac, Fannie Mae or the Department or a material adverse change has occurred in the financial condition of the Master Servicer, the Department, with the approval of Ginnie Mae, Freddie Mac, and Fannie Mae, Freddie Mac, and Ginnie Mae-approved servicer.

#### **The Master Servicers**

Countrywide Home Loans, Inc. ("Countrywide") has been selected by the Department to act as Master Servicer for Series 2006 F/G/H Mortgage Loans under Program 68. Countrywide is currently serving as a Master Servicer for the Series 2002 A/B/C Mortgage Loans, the 2004 A/B Mortgage Loans, the 2004 C/D/E Mortgage Loans, the 2005A Mortgage Loans and the Series 2006 A/B/C/D/E Mortgage Loans, and, as noted below, acts as sub-servicer for the Mortgage Loans financed with proceeds of the Series 1997A/B/C/D/E Bonds. As of June 30, 2006, Countrywide participates as Master Servicer for the Department for 3,307 loans which mortgage loans had an aggregate outstanding balance of \$374,996,104. Countrywide is engaged primarily in the mortgage banking business and, as such, originates, purchases, sells and services mortgage loans. Countrywide is a wholly-owned subsidiary of Countrywide Financial Corporation ("CFC"). CFC is a publiclyheld corporation, the common stock of which is listed on the New York Stock Exchange and the Pacific Stock Exchange. CFC is subject to the information requirements of the Securities and Exchange Commission ("SEC"). Reports, proxy statements and other information filed by CFC can be inspected at the office of the SEC at Judiciary Plaza, Room 1024, 450 Fifth Street, N.W., Washington, D.C. 20549, and at the Regional Offices of the SEC located at 233 Broadway, New York, New York 10279 and Citicorp Center, 500 West Madison Street, Suite 1400, Chicago, Illinois 60661-2511. Copies of such material can be obtained from the Public Reference Section of the SEC at 450 Fifth Street, N.W., Washington, D.C. 20549, at prescribed rates. Copies of the above reports, proxy statements, and other information may also be inspected at the offices of the New York Stock Exchange, Inc., 20 Broad Street, New York, New York 10005. The SEC maintains a World Wide Web site on the Internet at http://www.sec.gov that contains reports, proxy information statements and other information regarding registrants that file electronically with the SEC.

The Master Servicer for Mortgage Loans financed with proceeds of the Series 1997A/B/C/D/E Bonds is Texas State Affordable Housing Corporation ("TSAHC"). Texas Star Mortgage ("TSM") is the registered business name of TSAHC and is a non-profit mortgage banking company engaging in single and multi-family lending to targeted rural and under-served areas in Texas. As of June 30, 2006, TSM participates as Master Servicer for the Department for 982 Mortgage Loans financed with the proceeds of the Prior Bonds, which Mortgage Loans had an outstanding principal balance in the amount of \$54,486,907. At present Countrywide is acting as sub-servicer for TSM with respect to all of such Mortgage Loans. TSM was incorporated under the Texas Non-Profit Corporation Act, Article 1396-1.01 et seq., Vernon's Annotated Texas Civil Statutes, as amended and its purpose and mission are set forth by the 75th Texas Legislature. TSM is not a State agency. However, TSM is subject to significant state oversight by the State Auditor's Office, Texas Bond Review Board and Sunset Commission. TSM is an approved lender for FHA, a Ginnie Mae approved issuer of single family multi-family mortgage backed securities, and an approved seller/servicer for Fannie Mae and Freddie Mac.

CitiMortgage, Inc. ("CitiMortgage") is the Master Servicer for the Mortgage Loans financed with proceeds of the Series 1995A-1/B-1/C-1 Bonds, the Series 1996A/B/C/D/E Bonds and the Series 1993 Transferred Mortgage Loans transferred to the 2004 Series E Bonds. As of June 30, 2006, CitiMortgage participates as Master Servicer for the Department for 1,188 Mortgage Loans financed with the proceeds of the Prior Bonds, which Mortgage Loans had an outstanding principal balance of \$60,869,840. CitiMortgage is involved in the mortgage banking business, with a focus on a wholesale lending operation and mortgage loan servicing. CitiMortgage is an approved FHA, VA, and RHS lender, a Ginnie Mae approved issuer/servicer for mortgage-backed securities guaranteed by Ginnie Mae and a Freddie Mac-approved seller/servicer for mortgage-backed securities guaranteed by Fannie Mae and Freddie Mac.

# THE TRUST INDENTURE

#### General

The Trust Indenture, which includes the Master Indenture and each of the supplements and amendments thereto relating to the Bonds, contains various covenants and security provisions, certain of which are summarized below. In addition, the Trust Indenture contains requirements for the purchase of Mortgage Loans (including Mortgage Certificates) and certain covenants with respect to applicable provisions of federal income tax law. See "TAX MATTERS." Reference should be made to the Trust Indenture, a copy of which may be obtained from the Department, for a full and complete statement of its provisions.

# **Funds and Accounts**

The following Funds are established under the Trust Indenture: Mortgage Loan Fund; Revenue Fund; Debt Service Fund (and a Principal Account, an Interest Account, a Debt Service Reserve Account, a Swap Agreement Periodic Payment Account, and a Redemption Account therein); Expense Fund (and a Rebate Account therein); and Special Mortgage Loan Fund. The Funds and Accounts (except for the Principal Account, Interest Account, Swap Agreement Periodic Payment Account and Redemption Account of the Debt Service Fund which are held and invested by the Trustee and the Expense Fund which is held by the Department) are held by the Trustee and maintained and invested by the Comptroller of Public Accounts of the State of Texas, acting by and through the Texas Treasury Safekeeping Trust Company, as depository (the "Depository") under the Trust Indenture. See "TEXAS TREASURY SAFEKEEPING TRUST COMPANY."

The Fifty-First Supplemental Indenture creates a common account for the Series 2006 Bonds within each listed Fund, and a common Subaccount for the Series 2006 Bonds within each listed Account except for the Special Mortgage Loan Fund, the Debt Service Reserve Account and the Swap Agreement Periodic Payment Account. Moreover, in connection with the Swap Agreements, the corresponding Supplemental Indentures created the Swap Agreement Termination Payment Subaccount within the Surplus Revenues Account of the Revenue Fund. The Swap Agreement Termination Payment Subaccount and the Swap Agreement and the Swap Agreement Termination Payment Subaccount within the Surplus Revenues Account of the Revenue Fund. The Swap Agreement Termination Payment Subaccount and the Swap Agreement of principal of or interest on any Bonds. The Accounts and Subaccounts so created do not grant a priority of the Series 2006 Bonds over that of any other series of Bonds.

#### Mortgage Loan Fund

Certain proceeds of the Series 2006 Bonds will be transferred to the 2006 F/G/H Mortgage Loan Account. See "PLAN OF FINANCE" and "SOURCES AND USES OF FUNDS" herein.

Amounts in the Mortgage Loan Fund will be used to pay: (i) the costs of acquiring the Mortgage Certificates, (ii) the costs of issuance of the Bonds, and (iii) any other fees and expenses incurred in connection with the acquisition of the Mortgage Certificates which are payable by the Trustee on behalf of the Department pursuant to any agreement with Mortgage Lenders, and the fees and expenses of the Trustee, the Department and any consultants to the Department.

Under certain circumstances, as required by the Trust Indenture, the Trustee, at the direction of the Department, is required to transfer amounts in the Mortgage Loan Fund to the Redemption Account to pay the principal of Bonds to be redeemed or to be purchased. To the extent other moneys are not available in any other fund or account, amounts in the Mortgage Loan Fund may be applied to the payment of principal or Redemption Price of and interest on the Bonds.

The Department has covenanted in the Trust Indenture that it will acquire, refinance or sell Mortgage Loans or Mortgage Certificates only if it has determined, on the basis of its most recent Statement of Projected Revenues, and other information available to it, that such action will not adversely affect the Department's ability to pay, when due, the principal or Redemption Price of and interest on the Bonds. See "SECURITY FOR THE BONDS – Certain Information as to Revenues, Investments, Debt Service and Department Expenses" and "– Statement of Projected Revenues" and "SECURITY FOR THE BONDS – Sale of 2006 F/G/H Mortgage Certificates."

## **Expense Fund**

Amounts in the Expense Fund (except for amounts in the Rebate Account therein) may be paid out from time to time by the Department for Department Expenses, taxes, insurance, foreclosure fees, including appraisal and legal fees, security, repairs and other expenses incurred by the Department in connection with the protection and enforcement of its rights in any Mortgage Loan and the preservation of the mortgaged property securing such Mortgage Loans. Excess amounts in the Expense Fund may be transferred to the Revenue Fund.

Funds on deposit in the Rebate Account are required to be withdrawn periodically by the Department and set aside to pay any amounts required to be rebated to the United States under applicable provisions of federal income tax law.

## **Revenue Fund**

All Revenues are required to be deposited in the Revenue Fund promptly upon receipt by the Department. On the first day of each month, or as soon thereafter as possible, the Trustee is required to transfer from the Revenue Fund to the Expense Fund the amount, estimated by the Department, to be required to pay the Department Expenses during the next month together with the amount, if any, necessary to maintain or restore an operating reserve in the Expense Fund to the sum estimated in the Department's current annual budget to be required to pay two months' Department Expenses. The 2006 Supplemental Indenture requires the Department to estimate periodically the amounts necessary to pay an amount (the "Rebate Amount") to the United States of America as required under Section 148(f) of the Code and applicable provisions thereunder and thus include such amounts in its monthly estimate of Department Expenses.

On or before each Interest Payment Date on the Bonds, the Trustee is required to transfer Mortgage Loan Principal Payments at the Department's direction to either the Principal Account, the Mortgage Loan

Fund, or to the Redemption Account; provided, however, that all amounts representing Mortgage Loan Principal Payments shall be transferred to a Redemption Account and applied to the redemption of the respective series of Bonds within six months after receipt. The Trustee also must transfer from the Revenue Fund the other amounts on deposit therein representing investment earnings on Funds and Accounts and Mortgage Loan Interest Payments to the Debt Service Fund as follows: (i) to the Interest Account, to the extent required so that the balance in said Account equals the amount of the interest which will be due and unpaid on such Interest Payment Date, (ii) to the Principal Account, to the extent required so that the balance in said account equals the amount of so that the balance in said account equals the Account is the tothe Service Reserve Account, to the extent required so that the balance in said account equals the Swap Agreement Periodic Payment Account to the extent required so that the balance in said account equals the Swap Agreement Periodic Payment which will be due and unpaid on such Interest Payment Date. Any amounts remaining in the Revenue Fund after such payments described above are made are deemed Surplus Indenture Revenues.

Surplus Indenture Revenues (with certain exceptions) are transferred to the Surplus Revenues Account of the Revenue Fund. If the Department has satisfied the requirements in the Trust Indenture, amounts in the Surplus Revenues Account are transferred on or before each Interest Payment Date or redemption date for the Junior Lien Bonds to the trustee under the Junior Lien Trust Indenture to the extent such amounts are needed to pay amounts due on the Junior Lien Bonds, to pay fees and expenses associated with the Junior Lien Bonds and to restore reserves and other accounts for such Junior Lien Bonds.

During such time as the Department is not meeting the Asset Test described in the next succeeding paragraph, the Department may only direct the Trustee to use Surplus Indenture Revenues as described under "SECURITY FOR THE BONDS – Statement of Projected Revenues."

The Department will be deemed to have met the Asset Test if (i) the Department shall have on file with the Trustee a Statement of Projected Revenues giving effect to a transfer and release proposed as described in the next succeeding paragraph projecting that available Revenues will be sufficient to pay Department Expenses and aggregate Debt Service on the Bonds, including Swap Agreement Periodic Payments, and debt service on any Outstanding Junior Lien Bonds when due in the then-current and each succeeding Bond Year; (ii) as of the date of such Statement of Projected Revenues the Department Assets (including that portion of junior lien mortgage loans that are permitted to be included as Department Assets by each Rating Agency) are at least equal to one hundred two percent (102%) of the aggregate principal amount of Bonds and any Junior Lien Bonds then Outstanding; and (iii) amounts then on deposit in the Debt Service Reserve Account are at least equal to the Debt Service Reserve Account Requirement and amounts in the reserve fund for the Junior Lien Bonds are equal to the reserve fund requirement therefor.

At the end of any Bond Year, if the Department meets the Asset Test, the Department may direct the Trustee to transfer the Surplus Indenture Revenues (in excess of those required to be maintained under the Trust Indenture in order to permit the Department to continue to meet the Asset Test) to the trustee under the Junior Lien Trust Indenture to be used to originate Mortgage Loans, to reimburse a bond insurer or credit provider for amounts provided under a bond insurance policy or other credit support or to originate Junior Lien Mortgage Loans, or the Department may apply such Surplus Indenture Revenues: (1) in any manner permitted during periods when the Department is not meeting the Asset Test, as described under "SECURITY FOR THE BONDS – Statement of Projected Revenues"; (2) (A) to the redemption of Bonds; (B) to the payment of any Department Expenses; (C) to the establishment of reserves therefor, free and clear of the pledge and lien of the Trust Indenture; or (D) to the purchase of Bonds; and (3) any other purpose or payment authorized by the Act, free and clear of the pledge and lien of the Trust Indenture.

No Surplus Indenture Revenues may be applied in any way which would result in less than ninety percent (90%) of all amounts received by the Department with respect to the Mortgage Loans being used for the

following purposes: (i) to pay the principal or Redemption Price of or interest on or purchase or otherwise to service the Bonds; (ii) to reimburse the Department for Department Expenses, or to pay for costs of issuance of the Bonds; (iii) to reimburse the Department, or to pay for administrative or other costs or anticipated future losses directly related to the Program; (iv) to acquire Mortgage Loans or other loans or mortgages financing residential real property in the State; and (v) to redeem or retire obligations of the Department.

# Debt Service Fund – Interest Account; Principal Account; Swap Agreement Periodic Payment Account; Redemption Account

The Trustee is required to pay out of the Interest Account by each Interest Payment Date the amount required for the interest payment on such date. The Trustee is required to pay out of the Principal Account by each principal installment due date, the amount required for the principal installment payable on such due date. By the redemption date for any Bonds, the Trustee is required to pay out of the Interest Account the amount required for the payment of interest on the Bonds to be redeemed. The Trustee is required to pay the Swap Agreement Periodic Payment out of the Swap Agreement Periodic Payment Account on each Interest Payment Date.

Amounts in the Principal Account with respect to any sinking fund redemption (together with amounts in the Interest Account with respect to accrued interest on the Bonds to be so redeemed) are required to be applied by the Trustee to pay the Redemption Price of the Bonds to be so redeemed. Amounts in the Redemption Account (together with amounts in the Interest Account with respect to accrued interest on the Bonds to be redeemed from the Redemption Account) shall be applied by the Trustee to pay the Redemption Price of the Bonds to be redeemed from the Redemption Account) shall be applied by the Trustee to pay the Redemption Price of the Bonds to be redeemed or may (subject to the provisions of any supplemental indenture), at the direction of the Department, be transferred to the Revenue Fund if notice of redemption has not been published or mailed or such amounts have not been committed to the purchase of Bonds. As soon as practicable after the 40th day preceding the redemption date, the Trustee shall proceed to call for redemption, by giving notice as provided in the Trust Indenture, Bonds in such amount as shall be necessary to exhaust as nearly as possible the amounts in the Redemption Account. In the event that any supplemental indenture establishes a "special sinking fund bond payment," amounts in the Redemption Account representing any such special sinking fund bonds for which such payments were established.

Upon any purchase or redemption, other than a sinking fund redemption, of Bonds of any series and maturity for which sinking fund installments have been established, there shall be credited toward each such sinking fund installment thereafter to become due a proportional amount of the total principal amount of such Bonds so purchased or redeemed, or may be credited otherwise at the direction of the Department upon satisfaction of certain conditions set out in the Trust Indenture. The Trustee, at any time at the direction of the Department, is required to apply amounts available in the Principal Account or the Redemption Account to pay the principal portion of Bonds which the Department may purchase at a price (excluding accrued interest to the purchase date but including any brokerage or other charges), no greater than the applicable Redemption Price of such Bonds.

The Department covenants that it will only purchase Bonds or redeem Bonds pursuant to an optional or special redemption, out of amounts in the Redemption Account, if it has determined, on the basis of its most recent Statement of Projected Revenues, and other information available to the Department, that such action will not adversely affect the ability of the Department to pay, when due, the principal or Redemption Price of and interest on the Bonds.

#### **Debt Service Reserve Account**

If on any Interest Payment Date for the Bonds, the amount in the Principal Account is less than the amount required to pay the principal and Redemption Price of Bonds then payable, or the amount in the Interest Account shall be less than the amount required to pay interest then due on the Bonds, the Trustee is required to apply amounts from the Debt Service Reserve Account to the extent necessary to eliminate the deficiency first in the Interest Account prior to the monthly allocation from the Revenue Fund that is in excess of the Debt Service Reserve Requirement will, upon the request of the Department, be transferred to the Revenue Fund.

Whenever the amount in the Debt Service Reserve Account, together with the amounts in the Debt Service Fund is sufficient to fully pay all Outstanding Bonds in accordance with their terms (including principal or Redemption Price and interest thereon), the funds on deposit in the Debt Service Reserve Account may be transferred to the Debt Service Fund for credit to the Redemption Account, and the Interest Account, as appropriate.

The Debt Service Reserve Account Requirement is three percent (3%) of the amount of Mortgage Loans Outstanding (for Mortgage Loans represented by Mortgage Certificates the requirement is zero percent (0%)).

## **Special Mortgage Loan Fund**

As a result of the issuance of the Series 1996 A/B/C Bonds, the Series 1996 D/E Bonds, the Series 1997 D/E/F Bonds, the Series 2004 C/D/E Bonds, and the Series 2005 D Bonds, the Trust Indenture establishes the Special Mortgage Loan Fund as a separate fund pledged (unless withdrawn as provided by the next paragraph) to and available for payment of Debt Service on the Bonds. In the event of any shortfall in funds available to pay any Debt Service on the Bonds, the Depository shall, upon the request of the Trustee, transfer to the Trustee from the Special Mortgage Loan Fund any amount necessary to provide sufficient funds to pay the amount then due and owing.

Moneys on deposit in the Special Mortgage Loan Fund may be withdrawn by the Department for the purpose of acquiring from mortgage lenders Special Mortgage Loans (including participations therein). Special Mortgage Loans are mortgage loans which otherwise meet the requirements of the Code, applicable to mortgage loans financed with the proceeds of qualified mortgage bonds, which bear interest at a rate of zero percent (0%) per annum, and for which principal amortizes over the term of the loan. Special Mortgage Loans may not satisfy all Mortgage Loan requirements for a Program under the Trust Indenture.

## Withdrawals from Funds to Pay Debt Service

If on any Interest Payment Date on the Bonds, the amount in the Interest Account or the Principal Account shall be less than the amount required to be in such Account in order to make payments then due, the Trustee shall transfer from the following Funds and Accounts in the following order of priority the amount of such deficit and apply such amount to pay aggregate Debt Service as necessary: (i) Redemption Account, (ii) Mortgage Loan Fund, and (iii) Debt Service Reserve Account.

None of the following are deemed available under the Trust Indenture for the payment of Debt Service on Bonds: (i) moneys in the Redemption Account which are to be used to redeem Bonds as to which notice of redemption has been given or committed to the purchase of Bonds, (ii) moneys in the Mortgage Loan Fund which are to be used to acquire or refinance Mortgage Loans (or Mortgage Certificates) with respect to which the Department has entered into commitments with borrowers or Mortgage Lenders, or (iii) Mortgage Loans credited to the Mortgage Loan Fund. Prior to withdrawing any amounts from the Mortgage Loan Fund, the Department shall file with the Trustee a Statement of Projected Revenues giving effect to such withdrawal, which shall project Revenues sufficient to pay Department Expenses and Debt Service when due in the thencurrent and each succeeding Bond Year. If there is not sufficient amount in all Funds and Accounts to pay all required principal, interest and Redemption Price on all Bonds, the available amounts will be applied in accordance with the provisions of the Trust Indenture.

#### Investments

Moneys held in the Mortgage Loan Fund, the Revenue Fund and the Debt Service Fund are required to be invested and reinvested by the Trustee or by any Depository holding all or a portion of the moneys in such Funds, in accordance with instructions from the Department and moneys held in the Expense Fund are required to be invested and reinvested by the Department or by any Depository holding all or a portion of the moneys in such Fund, in accordance with instructions from the Department, to the fullest extent practicable and if permitted by the Act, in Investment Securities (or certificates of deposit or time deposits) the principal of which the Department estimates will be received not later than such times as will be necessary to provide moneys when needed for payments to be made from each such Fund. See "TEXAS TREASURY SAFEKEEPING TRUST COMPANY."

Interest earned from investing any moneys in any Fund or profits realized from any investments in such Fund are required to be retained in such Fund until it contains the amount required by the Trust Indenture to be deposited therein; thereafter such earnings and profits, net of any losses (except that which represents a return of accrued interest paid in connection with the purchase by the Department, the Trustee or any Depository of any investment or as otherwise provided in a Supplemental Indenture), are required to be transferred to the Revenue Fund. In computing the amount in any Fund or Account created under the provisions of the Trust Indenture for any purpose provided in the Trust Indenture, obligations purchased as an investment of moneys therein must be valued at their amortized value, computed as prescribed in the Trust Indenture.

## **Other Department Covenants**

Prior to the beginning of each Bond Year the Department shall prepare and file with the Trustee an annual budget for the ensuing Bond Year. The Department may not expend any amount from the Expense Fund for Department Expenses for such year in excess of the amounts provided therefor in the annual budget as originally adopted or as amended. The Department shall keep proper books of records and accounts (separate from all other records and accounts) in which complete and correct entries shall be made of its transactions in accordance with generally accepted accounting principles. The Department shall annually, within 150 days after the close of each Bond Year, file with the Trustee, and otherwise as provided by law, a copy of an annual report for such year, accompanied by an accountant's certificate, including the following statements in reasonable detail: a statement of financial position as of the end of such year; a statement of Revenues and Department Expenses; and a summary, with respect to each Fund and Account established under the Trust Indenture of the receipts therein and disbursements therefrom during such year and the amounts held therein at the end of such year. The Department shall at all times appoint, retain and employ competent personnel for the purpose of carrying out the Program and shall establish and enforce reasonable rules, regulations, tests and standards governing the employment of such personnel at reasonable compensation salaries, fees and charges, and all persons employed by the Department shall be qualified for their respective positions.

## **Restrictions and Covenants as to Arbitrage Bonds**

The Department covenants to make such use of the proceeds of the Bonds and Revenues, regulate investments of proceeds of the Bonds and Revenues, and take such other and further action as may be required so that the Bonds (other than any taxable bonds) will not be "arbitrage bonds" under Section 148(a) of the Code and the regulations prescribed from time to time thereunder. In particular, the Department reserves the right to

direct the Trustee to make specific investments to ensure compliance with the arbitrage restrictions set forth in the 2006 Supplemental Indenture.

## **Events of Default**

Each of the following events is an "Event of Default" under the Trust Indenture: (i) default in the due and punctual payment of the principal or Redemption Price of any Bond when due; (ii) default in the due and punctual payment of any installment of interest on any Bond or any sinking fund installment when due and the continuance of such default for a period of 30 days; (iii) default by the Department in the performance or observance of any other of its covenants, agreements, or conditions in the Trust Indenture or in the Bonds, and the continuance of such default for a period of 60 days after written notice thereof to the Department by the Trustee or to the Department and to the Trustee by the owners of not less than ten percent (10%) in principal amount of the Bonds Outstanding; or (iv) the commencement of various proceedings involving the Department in bankruptcy or seeking reorganization, arrangement, readjustment or composition of its debts or for any other relief under the federal bankruptcy laws or under any other insolvency act or law, state or federal, now or hereafter existing, or seeking the involuntary appointment of a receiver or trustee of the Department or for all or a substantial part of its property, and unless commenced by or consented to by the Department, their continuation for 90 days undismissed or undischarged.

## Bondholders' Rights in the Event of Default

<u>Acceleration</u>. If an Event of Default (other than a covenant default) occurs and is continuing, then the Trustee may and, upon the written request of the owners of not less than twenty-five percent (25%) in aggregate principal amount of the Bonds then Outstanding, must, by written notice delivered to the Department, declare the principal of the Bonds then Outstanding and the interest accrued thereon immediately due and payable; subject, however, to the right of the owners of more than fifty percent (50%) in aggregate principal amount of the Bonds then Outstanding, by written notice to the Department and to the Trustee, to annul such declaration and destroy its effect at any time if all Events of Default, other than those arising from nonpayment of principal or interest due solely as a result of such acceleration, have been cured. Such annulment will not extend to nor affect any subsequent Event of Default nor impair or exhaust any right or power consequent thereon.

Other Actions by Trustee. If any Event of Default occurs and is continuing, then the Trustee may and, upon the written request of the owners of not less than twenty-five (25%) in aggregate principal amount of the Bonds then Outstanding and upon being indemnified to its satisfaction, must: (i) by mandamus or other suit, action or proceeding at law or in equity require the Department to perform its covenants, representations and duties under the Trust Indenture; (ii) bring suit upon the Bonds; (iii) by action or suit in equity require the trustee of an express trust for the owners of the Bonds; (iv) by action or suit in equity enjoin any acts or things which may be unlawful or in violation of the rights of the owners of the Bonds; or (v) take such other steps to protect and enforce its rights and the rights of the owners of the Bonds, whether by action, suit or proceeding in aid of the execution of any power granted in the Trust Indenture or for the enforcement of any other appropriate legal or equitable remedy.

<u>Judicial Proceedings</u>. If any Event of Default occurs and is continuing, then the Trustee may, and upon written request by the owners of not less than twenty-five percent (25%) in aggregate principal amount of the Bonds then Outstanding, and upon being indemnified to its satisfaction, must, proceed by suit or suits, at law or in equity or by any other appropriate legal or equitable remedy, to enforce payment of the principal of and interest on the Bonds under a judgment or decree of a court or courts of competent jurisdiction or by the enforcement of any other appropriate legal or equitable remedy, as the Trustee deems most effectual to protect and enforce any of its rights or the rights of the owners of the Bonds under the Trust Indenture.

### **Application of Proceeds**

The proceeds received by the Trustee in case of an Event of Default, together with all securities and other moneys which may then be held by the Trustee as a part of the Trust Estate, are required to be applied in order, as follows:

(a) to the payment of the reasonable and proper charges, expenses and liabilities of the Trustee;

(b) to the payment of the interest and principal or Redemption Price then due on the Bonds, as follows:

(i) unless the principal of all the Bonds shall have become or have been declared due and payable, to the payment to the persons entitled thereto of: first, all amounts of interest then due, including Swap Agreement Periodic Payments then due, in order of maturity, and, if the amount available shall not be sufficient to pay in full any installments maturing on the same date or Swap Agreement Periodic Payments then due, then to the payment thereof ratably, according to the amounts due thereon, without any discrimination or preference; and second, the unpaid principal or Redemption Price of any Bonds which shall have become due, whether at maturity or by call for redemption, in the order of their due dates, and, if the amount available shall not be sufficient to pay in full all the Bonds due on any date, then to the payment thereof ratably, according to the amounts of principal or Redemption Price due on such date, without any discrimination or preference;

(ii) if the principal of all the Bonds shall have become or have been declared due and payable, to the payment of the principal and interest then due and unpaid upon the Bonds, including Swap Agreement Periodic Payments then due and unpaid, without preference or priority of principal over interest or of interest over principal, including, in each case, Swap Agreement Periodic Payments, or of any installment of interest over any other installment of interest, including Swap Agreement Periodic Payments or of any Bond over any other Bond ratably, according to the amounts due respectively for principal and interest, including Swap Agreement Periodic Payments, to the persons entitled thereto without any discrimination or preference;

(c) to the payment of Swap Agreement Termination Payments but only to the extent that the amount available shall be sufficient to pay the principal or Redemption Price of and interest on any Junior Lien Bonds then due and payable prior to the payment of any amount in satisfaction of Swap Agreement Termination Payments; and

(d) to the payment of the amounts required for reasonable and necessary Department Expenses allocable to the Bonds, the Trust Indenture or the Program.

## Trustee

The Bank of New York Trust Company, N.A., a national banking association having a corporate trust office located in Dallas, Texas, will continue to serve as the Trustee for the Bonds issued under the Trust Indenture, including the Series 2006 Bonds. The Trustee is required to be removed if so requested by the owners of a majority in principal amount of the Bonds then Outstanding, excluding any Bonds held by or for the account of the Department. The Trustee may also resign. In either event, a successor is required to be appointed.

#### **Supplemental Indentures without Consent of Bondholders**

For any one or more of the following purposes and at any time or from time to time, a supplemental indenture of the Department may be adopted, which, upon filing with the Trustee a copy thereof, certified by an authorized officer of the Department, shall be fully effective in accordance with its terms: (i) to authorize Bonds of a series and to specify the matters relative to such Bonds which are not contrary to or inconsistent with the Trust Indenture; (ii) to close the Trust Indenture against, or provide limitations on, the delivery of Bonds; (iii) to add to the covenants of the Department in the Trust Indenture; (iv) to add to the restrictions in the Trust Indenture; (v) to confirm the subjection to any lien or pledge created by the Trust Indenture of the Trust Estate or any other moneys; (vi) to modify any of the provisions of the Trust Indenture in any other respect, effective only after all Bonds of any series Outstanding at the date of the adoption of such supplemental indenture shall cease to be Outstanding; (vii) to amend the Trust Indenture to permit its qualification under the Trust Indenture Act of 1939 or any state blue sky law; or (viii) to surrender any right conferred upon the Department by the terms of the Trust Indenture, provided that the surrender of such right is not inconsistent with the covenants of the Department respect.

For any one or more of the following purposes and at any time or from time to time, a supplemental indenture may be adopted with the consent of the Trustee: (i) to cure any ambiguity, supply any omission, or cure or correct any defect or inconsistent provision of the Trust Indenture; (ii) to insert such provisions clarifying matters or questions arising under the Trust Indenture as are necessary or desirable and are not contrary to or inconsistent with the Trust Indenture as theretofore in effect; or (iii) to provide for additional duties of the Trustee in connection with the Trust Estate, the Mortgage Loans or the Program.

## Amendment of Indenture with Consent of Bondholders

No such modification or amendment shall permit a change in the terms of redemption or maturity of the principal of any Outstanding Bond or of any installment of interest thereon or a reduction in the principal amount or the Redemption Price thereof or in the rate of interest thereon without the consent of the owners of such Bond, or shall reduce the percentages or otherwise affect the classes of Bonds of which the consent of the owners is required to effect any such modification or amendment, or shall change or modify any of the rights or obligations of any fiduciary without its written assent thereto. For the purposes of the Trust Indenture, a series is deemed to be affected by a modification or amendment of the Trust Indenture if the same adversely affects or diminishes the rights of the owners of the Bonds of such series. The Trustee may in its discretion determine whether or not in accordance with the foregoing powers of amendment, Bonds of any particular series or maturity would be affected by any modification or amendment of the Trust Indenture and any such determination shall be binding and conclusive on the Department and all owners of Bonds.

## Defeasance

If the Department shall pay or cause to be paid, or there shall otherwise be paid, to the owners of all Bonds the principal or Redemption Price, if applicable, and interest due or to become due thereon, at the times and in the manner stipulated therein and in the Trust Indenture, then the pledge of the Trust Estate under the Trust Indenture and all covenants, agreements and other obligations of the Department to the Bondholders, shall thereupon terminate.

Bonds or interest installments for the payment or redemption of which moneys shall be held in trust by the Trustee or the Paying Agents at the maturity or redemption date thereof shall be deemed to have been paid within the meaning of the Trust Indenture. In addition, all Outstanding Bonds of any series shall be deemed to have been paid within the meaning of the Trust Indenture if (i) in case any of said Bonds are to be redeemed on any date prior to their maturity, the Department shall have given to the Trustee irrevocable instructions to give notice of redemption of such Bonds on said date, (ii) there shall have been deposited with the Trustee either moneys in an amount which shall be sufficient, or Investment Securities the principal of and the interest on which when due will provide moneys which, together with the moneys, if any, deposited with the Trustee or Paying Agents at the same time shall be sufficient, to pay when due the principal or Redemption Price, if applicable, and interest due and to become due on said Bonds on and prior to the redemption date or maturity date thereof, as the case may be, and (iii) in the event said Bonds are not be redeemed within the next succeeding 60 days, the Department shall have given the Trustee irrevocable instructions to give a notice to the owners of such Bonds that the deposit required by (ii) above has been made with the Trust Indenture and stating such maturity or redemption date upon which moneys are to be available for the payment of the principal or Redemption Price, if applicable, on said Bonds.

If there are Junior Lien Bonds Outstanding at the time all Bonds are defeased, all moneys or securities held by the Trustee and not required for the payment of principal or Redemption Price and interest on the Bonds shall be transferred to the trustee under the Junior Lien Trust Indenture.

#### **Depositories**

The Department may appoint one or more depositories to hold all or a designated portion of the moneys and investments subject to the lien and pledge of the Trust Indenture. Any depository appointed by the Department must be: (i) the Comptroller of Public Accounts of the State of Texas, acting by and through the Texas Treasury Safekeeping Trust Company; or (ii) a bank, trust company, a national banking association, a savings and loan association, savings bank, or other banking institution or association selected by the Department. See "TEXAS TREASURY SAFEKEEPING TRUST COMPANY."

All moneys and securities deposited with any Depository under the provisions of the Trust Indenture are required to be held in trust for the Trustee or the Department, as applicable, and the owners of the Bonds, and may not be applied in any manner that is inconsistent with the provisions of the Trust Indenture. Each Fund or Account held by the Depository shall be a trust fund for purposes of the Trust Indenture.

## TEXAS TREASURY SAFEKEEPING TRUST COMPANY

The Department has entered into a Depository Agreement relating to the Bonds (as amended and supplemented, the "Depository Agreement"), by and among the Department, the Trustee, and the Treasurer of the State of Texas (now, the Texas Treasury Safekeeping Trust Company, a special-purpose trust company organized under the laws of the State of Texas (the "Trust Company")). Pursuant to the Depository Agreement, the Trust Company will hold all moneys and securities required to be credited to all Funds (other than the Principal Account, Interest Account, Swap Agreement Periodic Payment Account and Redemption Account of the Debt Service Fund, and the Expense Fund). All money and securities required by the Trust Indenture to be credited to such Funds are required to be remitted to the Trust Company from time to time by the Department and the Trustee. The Trust Company is required to remit amounts from the appropriate accounts held by it to the Trustee at such times as are necessary to pay the principal or Redemption Price of and interest on the Bonds when due. Moneys held in the accounts held by the Trust Company are required to be invested by the Trust Company pursuant to instruction from the Department as described herein under "THE TRUST INDENTURE – Investments." The Trust Company is required to hold all moneys and securities delivered to it under the Depository Agreement in trust for the benefit of the Department, the Trustee and the owners of the Bonds.

The Department has agreed to pay the Trust Company a fee for performing its duties under the Depository Agreement. The Department has the right to remove the Trust Company as Depository under the Depository Agreement at any time by filing a written notice with the Trustee and the Trust Company to that effect. The Trust Company may resign as Depository under the Depository Agreement by giving at least 60

days' written notice to the Department and the Trustee of its determination to resign. Upon any such removal or resignation, the Trust Company is required to deliver all moneys and securities held by it under the Depository Agreement to its successor thereunder, or, if there is no successor, to the Trustee.

# TAX MATTERS

## **Tax Exemption**

In the opinion of Vinson & Elkins L.L.P., Bond Counsel, (i) interest on the Series 2006 Bonds is excludable from gross income for federal income tax purposes under existing law and (ii) interest on the Series 2006 Bonds is an item of tax preference that is includable in alternative minimum taxable income for purposes of determining the alternative minimum tax imposed on individuals and corporations. A copy of the proposed form of opinion of Bond Counsel is attached hereto as APPENDIX E.

The Code imposes a number of requirements that must be satisfied in order for interest on state or local obligations, such as the Series 2006 Bonds, to be excludable from gross income for federal income tax purposes. These requirements include the various mortgage eligibility, arbitrage, targeted area, recapture, use of proceeds and information reporting requirements discussed more fully below under the caption "Federal Income Tax Requirements." Bond Counsel's opinion will assume continuing compliance with the procedures, safeguards and covenants of the Master Servicer and the covenants of the Department in the Trust Indenture and the Program Documents pertaining to those sections of the Code that affect the exclusion from gross income of the interest on the Series 2006 Bonds for federal income tax purposes, and in addition, will rely on representations by the Department, the Underwriters, the Master Servicer, and the Mortgage Lenders with respect to matters solely within the knowledge of the Department, the Underwriters, the Master Servicer, and the Mortgage Lenders, respectively, which representations Bond Counsel has not independently verified. Bond Counsel will further rely on the report (the "Report") of Causey Demgen & Moore Inc., certified public accountants, regarding the mathematical accuracy of certain computations. If the Department, a Mortgage Lender, or the Master Servicer fails to comply with such procedures, safeguards and covenants or if such representations or the Report should be determined to be inaccurate or incomplete, interest on the Series 2006 Bonds could become taxable from the date of original delivery thereof, regardless of the date on which the event causing such taxability occurs.

The Code imposes an alternative minimum tax on the "alternative minimum taxable income" of an individual, if the amount of such alternative minimum tax is greater than the amount of such individual's regular income tax. Generally, the alternative minimum tax rate for individuals is twenty six percent (26%) of so much of such taxable excess as does not exceed \$175,000 plus twenty-eight percent (28%) of so much of such taxable excess as exceeds \$175,000. The Code also imposes a twenty percent (20%) alternative minimum tax on the "alternative minimum taxable income" of a corporation, if the amount of such alternative minimum tax is greater that the amount of the corporation's regular income tax. Generally, the alternative minimum taxable income of an individual or corporation will include items of tax preference under the Code, such as the amount of interest received on "private activity bonds," issued after August 7, 1986. Accordingly, Bond Counsel's opinion will state that interest on the Series 2006 Bonds is an item of tax preference that is includable in alternative minimum taxable income for purposes of determining the alternative minimum tax imposed on individuals and corporations.

The alternative minimum taxable income of a corporation (other than any S corporation, regulated investment company, REIT, REMIC or FASIT), also includes seventy-five (75%) of the amount by which its "adjusted current earnings" exceeds its other "alternative minimum taxable income."

Under the Code, taxpayers are required to report on their returns the amount of tax-exempt interest, such as interest on the Series 2006 Bonds, received or accrued during the year.

Except as stated above, Bond Counsel will express no opinion as to any federal, state or local tax consequences resulting from the receipt or accrual of interest on, acquisition, ownership or disposition of, the Series 2006 Bonds. Certain other actions may be taken or omitted subject to the terms and conditions set forth in the Trust Indenture, upon the advice or with an approving opinion of Bond Counsel. Bond Counsel will express no opinion with respect to Bond Counsel's ability to render an opinion that such actions, if taken or omitted, will not adversely affect the exclusion from gross income for federal income tax purposes of interest on the Series 2006 Bonds.

Prospective purchasers of the Series 2006 Bonds should be aware that the ownership of tax-exempt obligations may result in collateral federal income tax consequences to financial institutions, life insurance and property and casualty insurance companies, certain S corporations with Subchapter C earnings and profits, individual recipients of Social Security or Railroad Retirement benefits, taxpayers who may be deemed to have incurred or continued indebtedness to purchase or carry tax-exempt obligations, taxpayers owning an interest in a FASIT that holds tax-exempt obligations and individuals otherwise qualifying for the earned income credit. In addition, certain foreign corporations doing business in the United States may be subject to the "branch profits tax" on their effectively-connected earnings and profits, including tax-exempt interest such as interest on the Series 2006 Bonds. These categories of prospective purchasers should consult their own tax advisors as to the applicability of these consequences.

Bond Counsel's opinions are based on existing law, which is subject to change. Such opinions are further based on Bond Counsel's knowledge of facts as of the date thereof. Bond Counsel assumes no duty to update or supplement its opinions to reflect any facts or circumstances that may thereafter come to its attention or to reflect any changes in any law that may thereafter occur or become effective. Moreover, Bond Counsel's opinions are not a guarantee of result and are not binding on the Internal Revenue Service (the "Service"); rather, such opinions represent Bond Counsel's legal judgment based upon its review of existing law and in reliance upon the representations and covenants referenced above that it deems relevant to such opinions. The Service has an ongoing audit program to determine compliance with rules that relate to whether interest on state or local obligations is includable in gross income for federal income tax purposes. No assurance can be given whether or not the Service will commence an audit of the Series 2006 Bonds. If an audit is commenced, in accordance with its current published procedures the Service is likely to treat the Department as the taxpayer and the Owners may not have a right to participate in such audit. Public awareness of any future audit of the Series 2006 Bonds could adversely affect the value and liquidity of the Series 2006 Bonds during the pendency of the audit regardless of the ultimate outcome of the audit.

## **Federal Income Tax Requirements**

#### General

Sections 103 and 143 of the Code and applicable regulations thereunder provide that the interest on bonds the proceeds of which are used directly or indirectly to finance owner-occupied residences, will not be excludable from gross income for federal income tax purposes unless such bonds (i) are "qualified mortgage bonds;" (ii) are issued in fully registered form; (iii) are not "federally guaranteed" and (iv) are not "arbitrage bonds" within the meaning of the Code. "Qualified mortgage bonds" are bonds that are part of an issue meeting the following requirements: (i) all proceeds of the issue (exclusive of issuance costs and a reasonably required reserve fund) are to be used to finance owner-occupied residences with mortgages that satisfy certain mortgage eligibility requirements, as set forth more fully below under the subheading "Mortgage Eligibility Requirements;" (ii) a specified portion of the lendable proceeds of such issue must be made available for a minimum period of time for owner financing of residences located within certain targeted areas, as described more fully below under the subheading "Targeted Area Requirement;" (iii) certain arbitrage limitations described more fully below under the subheading "Requirements Related to Arbitrage" must be satisfied; (iv) certain reporting requirement as set forth more fully below under the subheading "Requirements" (iv) certain reporting Requirements" (iv) certain reporting Requirements" (iv) certain reporting Requirements (iv) below under the subheading "Reporting Requirements" (iv) certain reporting Requirements (v) below under the subheading "Reporting Requirements" (v) be

must be satisfied; and (v) certain requirements for informing mortgagors regarding the recapture of a portion of the proceeds from the disposition of certain residences as described more fully below under the subheading "Recapture Requirements" must be satisfied.

In addition, to be "qualified mortgage bonds," the costs of issuance financed by an issue of bonds cannot exceed two percent (2%) of the proceeds of such issue. Further, the amount of such an issue of bonds, other than certain refunding bonds, when added to the amount of all other private activity bonds issued within the State during calendar year 2006 must not exceed the unified volume cap for private activity bonds imposed by the Code and applicable regulations. An allocation of the unified volume cap is not required for refunding bonds if the maturity date of the refunding bond is not later than the date 32 years after the date on which the refunded bond was issued (or in the case of a series of refundings, the date on which the original bond was issued) and to the extent that the amount of such refunding bond does not exceed the outstanding amount of the refunded bond.

The Department has covenanted in the Trust Indenture that it will take all actions necessary in order to comply with each of the foregoing requirements.

## Targeted Area Requirement

The Code requires that either (a) an amount equal to at least twenty percent (20%) of the lendable proceeds of an issue of qualified mortgage bonds or (b) an amount equal to forty percent (40%) of the average annual aggregate principal amount of mortgages executed during the immediately preceding three calendar years for single family owner occupied residences in the targeted area, if such amount is less, must be reserved, for at least one year from the date such proceeds are first made available to purchase mortgage loans, for the purchase of mortgage loans to provide financing for residences located within one or more targeted areas ("Targeted Area Residences"), which consist of: (i) census tracts identified by the United States Treasury Department as having a substantial concentration of lower-income persons, (ii) areas of chronic economic distress designated by the State and approved by HUD, or (iii) Gulf Opportunity Zones created pursuant to the Gulf Opportunity Zone Act of 2005. The Department initially has reserved twenty percent (20%) of the lendable proceeds of the Series F Bonds and the Series H Bonds for Targeted Area Residences and this initial reservation may remain in effect for up to the first twelve months of Program 68.

## Mortgage Eligibility Requirements

The Code contains six basic mortgage eligibility requirements that must be met at the time a mortgage is executed or assumed.

<u>Residence Requirement</u>. The Code requires that each home financed by a mortgage loan be a single-family residence which can reasonably be expected to become the principal residence of the mortgagor within a reasonable time after financing is provided.

<u>First-time Homebuyer Requirement</u>. The Code requires that at least ninety-five percent (95%) of the net proceeds of an issue used to provide owner-financing must be used to finance residences of mortgagors who have not had a present ownership interest in any principal residence during the three-year period prior to execution of the mortgage loan; provided, however, that the three-year requirement does not apply (i) to loans to finance Targeted Area Residences or (ii) in the case of land possessed under a contract for deed by a mortgagor whose principal residence is located on such land and whose family income is not more than fifty percent (50%) of the AMFI (the "Contract for Deed Exception"). For purposes of this exception, the term "contract for deed" means a seller-financed contract for the conveyance of land under which legal title does not pass to the purchaser until the consideration under the contract is fully paid to the seller, and the seller's remedy for nonpayment is forfeiture rather than judicial or nonjudicial foreclosure.

<u>New Mortgage Requirement</u>. No part of the proceeds of an issue of qualified mortgage bonds may be used to acquire or replace an existing mortgage. Thus, all of the lendable proceeds of an issue must be used to provide new mortgages to persons who did not have an existing mortgage (whether or not paid off) on the residence at any time prior to the execution of the new mortgage. An exception from the new mortgage requirement is provided for the replacement of construction period loans, bridge loans or other similar temporary initial financing having a term not exceeding 24 months and certain residences described within the Contract for Deed Exception and for loans to finance Targeted Area Residences.

<u>Purchase Price Limitations</u>. The Code requires that the purchase price of the residence may not exceed ninety percent (90%) of the average area purchase price applicable to such residence, or, in the case of Targeted Area Residences, one hundred ten percent (110%) of the applicable average area purchase price. The Internal Revenue Service has published "safe harbor rules" identifying purchase price limitations in the State that are considered to be in compliance with the requirements of the Code. The Department has determined to rely on the safe harbor figures for purposes of the Bonds.

<u>Income Requirements</u>. The Code requires that all the mortgage loans financed with the proceeds of an issue be provided to borrowers whose family income does not exceed one hundred fifteen percent (115%) (one hundred percent (100%) in the case of individuals or families of two) of the greater of the statewide median income or the median income of the area in which the residence is located (one hundred forty percent (140%) and one hundred twenty percent (120%), respectively, in the case of such loans for Targeted Area Residences).

<u>Requirements as to Assumptions of Mortgages</u>. The Code provides that a mortgage loan may be assumed only if the assuming mortgagor complies with the residence requirement, first-time homebuyer requirement, purchase price limitations and income requirements, as if the loan were being made to the assuming mortgagor for the first time.

## **Requirements Related to Arbitrage**

Sections 143 and 148 of the Code provide that: (i) the effective interest rate on the mortgage loans financed with the proceeds of an issue of qualified mortgage bonds may not exceed the yield on such bonds by more than 1.125 percentage points; (ii) no more than ten percent (10%) of the proceeds of a series of bonds may be invested in a reserve fund; (iii) no more than the lesser of five percent (5%) of the proceeds of a series of bonds or \$100,000 (other than amounts invested for certain temporary periods or in a "reasonably required reserve fund") may be invested at a yield materially higher than the yield on such bonds; and (iv) the amount of funds held in certain accounts (other than amounts held for certain temporary periods) for a series of bonds invested at a yield greater than the yield on such bonds may not exceed one hundred fifty percent (150%) of the current year's debt service on such bonds appropriately reduced as mortgage loans are prepaid. In calculating the effective interest rate on the mortgages, all amounts borne by the mortgagor either directly or indirectly must be taken into account.

The Code also requires the issuer to pay to the United States Treasury certain investment earnings on non-mortgage investments, to the extent that such investment earnings exceed the amount that would have been earned on such investments if the investments were earning a return equal to the yield on the Series 2006 Bonds to which such non-mortgage investments relate.

## **Reporting Requirements**

An issuer of qualified mortgage bonds is required to file with the Secretary of the Treasury an informational report containing various data regarding such bonds.

#### **Redemption Requirements**

The Code contains two redemption requirements which must be satisfied in order for an issue of bonds to be treated as "qualified mortgage bonds."

The Code requires all proceeds of an issue of qualified mortgage bonds in an amount of \$250,000 or more which are not expended to finance residences within 42 months of the date of issuance of such bonds must be used within such 42-month period to redeem bonds which are part of such issue of bonds.

The Code requires that all amounts of \$250,000 or more which are received by the issuer and represent complete repayments of mortgage loans or prepayments of principal of mortgage loans must be used to redeem bonds of the same issue not later than the close of the first semiannual period beginning after the date the prepayment or complete repayment is received. This requirement does not apply to amounts received within ten years after the date of issuance of bonds.

## **Recapture Requirements**

The Code subjects to a tax any mortgagor who disposes of an interest in a residence with respect to which there is or was any federally-subsidized indebtedness (i.e., a mortgage loan) made after December 31, 1990, and the payment for which indebtedness the taxpayer was liable in whole or in part. Specifically, such a mortgagor is subject to the payment of an additional tax reflecting the "recapture amount" with respect to such indebtedness. This recapture amount is determined pursuant to a formula established in the Code based on the "federally-subsidized amount" and certain family income limits applicable to the mortgagor. This recapture provision does not apply to any disposition of an interest in a residence by reason of death or any such disposition which is made more than ten years after the date the mortgage loan is made.

In order to facilitate the collection of the recapture amount from mortgagors, the Code requires that the issuer of any issue of qualified mortgage bonds, at the time of settlement of a mortgage loan, provide a written statement informing the mortgagor of the potential recapture under the Code. Furthermore, the Code requires that the issuer, not later than 90 days after the date each such mortgage is provided, provide a written statement to the mortgagor specifying the federally-subsidized amount with respect to such mortgage loan and the applicable income limits.

The Department, the Mortgage Lenders, and the Master Servicer have covenanted to comply with these information requirements.

## Compliance with Tax Requirements

The Code provides that the arbitrage and certain other requirements are deemed to be met if the issuer attempts in good faith to meet such requirements and any failure to meet such requirements is due to inadvertent error. With respect to the mortgage eligibility requirements, however, the Code provides that such requirements are deemed to be met only if: (i) the issuer attempts in good faith to meet such requirements by establishing reasonable procedures and making reasonable investigations before the mortgage loans were executed; (ii) at least ninety-five percent (95%) of the mortgages, by aggregate principal amount, meet all the mortgage eligibility requirements at the time of execution or assumption; and (iii) any failure to meet such requirements is corrected within a reasonable period of time after such failure is discovered. In determining whether or not ninety-five percent (95%) of the mortgagors and sellers of residences financed with the mortgage loans and upon federal income tax returns of the mortgagors, even if the relevant information in such affidavits and returns ultimately proves to be false, unless the issuer knows or has reason to know that such information is false.

The Department has covenanted in the Trust Indenture and the Mortgage Lenders and the Master Servicer have covenanted in the Program Documents to comply with the above-described requirements of the Code as applied to the Series 2006 Bonds and to establish and follow procedures and safeguards sufficient to ensure compliance with such requirements. Nevertheless, if the Department, a Mortgage Lender, or the Master Servicer should fail to comply with such covenants, interest on the Series 2006 Bonds could become includable in gross income for federal income tax purposes from the date of issuance thereof, regardless of the date on which the event causing such includability occurs.

## CONTINUING DISCLOSURE OF INFORMATION

In the Continuing Disclosure Agreement, dated as of November 1, 2006 (the "Disclosure Agreement"), between the Trustee and the Department, the Department has made the following agreement for the benefit of the holders and beneficial owners of the Series 2006 Bonds. The Department is required to observe the Disclosure Agreement for so long as it remains obligated to advance funds to pay the Series 2006 Bonds. Under the Disclosure Agreement, the Department will be obligated to provide certain updated financial information and operating data annually, and timely notice of specified material events, to certain information vendors. This information will be available to securities brokers and others who subscribe to receive the information from said vendors.

No Eligible Borrower is an "obligated person" (as defined in Rule 15c2-12 of the United States Securities and Exchange Commission (the "SEC")) for whom financial information or operating data would be presented in the final Official Statement relating to the Series 2006 Bonds had such Eligible Borrower been known at the time of the offering of the Series 2006 Bonds.

## **Annual Reports**

The Department will provide certain updated financial information and operating data to certain information vendors annually. The information to be updated includes all quantitative financial information and operating data with respect to the Department of the general type included in this Official Statement under the headings "APPENDIX D-1 – AUDITED FINANCIAL STATEMENTS OF THE TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS FOR THE FISCAL YEAR ENDED AUGUST 31, 2005" (financial statements for the last completed fiscal year will be unaudited, unless an audit is performed in which event the audited financial statements will be made available), "APPENDIX F-1 – THE DEPARTMENT'S MORTGAGE LOAN PORTFOLIO," and "APPENDIX F-2 – OTHER INDEBTEDNESS OF THE DEPARTMENT." The Department will update and provide this information within six months after the end of each Fiscal Year ending in or after 2006. The Department will provide the updated information to each nationally recognized municipal securities information repository ("NRMSIR") and to any state information depository ("SID") that is designated by the State of Texas and approved by the staff of the United States Securities and Exchange Commission (the "SEC").

The Department may provide updated information in full text or may incorporate by reference certain other publicly available documents, as permitted by SEC Rule 15c2-12. The updated information will include audited financial statements, if the Department commissions an audit and it is completed by the required time. If audited financial statements are not available by the required time, the Department will provide unaudited financial statements within the required time and audited financial statements when and if the audit report becomes available. Any such financial statements will be prepared in accordance with the accounting principles described in APPENDIX D-1 or such other accounting principles as the Department may be required to employ from time to time pursuant to state law or regulation.

The Department's current Fiscal Year ends on August 31. Accordingly, it will be required to provide updated information by February 28 in the year 2007 and in each year thereafter, unless the Department changes

its Fiscal Year. If the Department changes its Fiscal Year, it will notify each NRMSIR and any SID of the change.

#### **Material Event Notices**

The Department will provide timely notices of certain events to certain information vendors. The Department will provide notice of any of the following events with respect to the Series 2006 Bonds, if such event is material to a decision to purchase or sell Bonds: (1) principal and interest payment delinquencies; (2) non-payment related defaults; (3) unscheduled draws on Debt Service reserves reflecting financial difficulties; (4) unscheduled draws on credit enhancements reflecting financial difficulties; (5) substitution of credit or liquidity providers, or their failure to perform; (6) adverse tax opinions or events affecting the tax-exempt status of the Series 2006 Bonds; (7) modifications to rights of securities holders; (8) Bond calls; (9) defeasances; (10) release, substitution, or sale of property securing repayment of the Series 2006 Bonds; (11) rating changes; and (12) amendments to the Disclosure Agreement in connection with financial statements or operating data which the Department is required to disclose. In addition, the Department will provide timely notice of any failure by the Department to provide information, data, or financial statements in accordance with its Agreement described above under "Annual Reports". The Department will provide each notice described in this paragraph to any SID and to either each NRMSIR or the Municipal Securities Rulemaking Board ("MSRB").

## Availability of Information from NRMSIRs and SID

The Department has agreed to provide the foregoing information only to NRMSIRs and any SID. The information will be available to holders of Bonds only if the holders comply with the procedures and pay the charges established by such information vendors or obtain the information through securities brokers who do so.

The Municipal Advisory Council of Texas (the "MAC") has been designated by the State of Texas as a SID and has been determined by the SEC to be a SID. The address of the Municipal Advisory Council is 600 West 8th Street, P.O. Box 2177, Austin, Texas 78768-2177, and its telephone number is 512/476-6947. The MAC has also received SEC approval to operate, and has begun to operate, a "central post office" for information filings made by municipal issuers, such as the Department. A municipal issuer may submit its information filings with the central post office, which then transmits such information to the NRMSIRs and the appropriate SID for filing. This central post office can be accessed and utilized at www.Disclosure USA.org ("DisclosureUSA"). The Department may utilize DisclosureUSA for the filing of information relating to the Series 2006 Bonds.

#### **Limitations and Amendments**

The Department has agreed to update information and to provide notices of material events only as described above. The Department has not agreed to provide other information that may be relevant or material to a complete presentation of its financial results of operations, condition, or prospects or agreed to update any information that is provided, except as described above. The Department makes no representation or warranty concerning such information or concerning its usefulness to a decision to invest in or sell Series 2006 Bonds at any future date. The Department disclaims any contractual or tort liability for damages resulting in whole or in part from any breach of the Disclosure Agreement or from any statement made pursuant to the Disclosure Agreement, although holders of Series 2006 Bonds may seek a writ of mandamus to compel the Department to comply with its Disclosure Agreement.

The Disclosure Agreement may be amended by the Department and the Trustee from time to time to adapt to changed circumstances that arise from a change in legal requirements, a change in law, or a change in the identity, nature, status, or type of operations of the Department, but only if (1) the provisions, as so amended, would have permitted an underwriter to purchase or sell any Series 2006 Bonds in the primary

offering of the Series 2006 Bonds in compliance with the Rule, taking into account any amendments or interpretations of the Rule since such offering as well as such changed circumstances and (2) either (a) the Holders of a majority in aggregate principal amount (or any greater amount required by any other provision of the Disclosure Agreement that authorizes such an amendment) of the Outstanding Series 2006 Bonds consent to such amendment or (b) a person that is unaffiliated with the Department (such as nationally recognized bond counsel) determines that such amendment will not materially impair the interest of the Holders and beneficial owners of the Series 2006 Bonds. If the Department so amends the Disclosure Agreement, it has agreed to include with any financial information or operating data next provided in accordance with its agreement described above under "Annual Reports" an explanation, in narrative form, of the reasons for the amendment may also amend or repeal the provisions of the Disclosure Agreement if the SEC amends or repeals the applicable provision of the Rule or a court of final jurisdiction enters judgment that such provisions of the Rule are invalid, but only if and to the extent that the provisions of this sentence would not prevent an underwriter from lawfully purchasing or selling any Series 2006 Bonds in the primary offering of such Series 2006 Bonds.

Notwithstanding the foregoing, under current state law, the Department is required to have an audit performed annually by independent accountants, which audit is available to any person who makes a request to the Department and upon payment of the cost of copying thereof.

#### **Duties, Immunities and Liabilities of Trustee**

The Trust Indenture is made applicable to the Disclosure Agreement as if the Disclosure Agreement were (solely for this purpose) contained in the Trust Indenture. The Trustee shall have only such duties relating to the Disclosure Agreement as are specifically set forth in the Disclosure Agreement, and no implied covenants shall be read into the Disclosure Agreement against the Trustee.

#### **Compliance with Prior Continuing Disclosure Agreements**

The Department has not failed to comply with its previous Continuing Disclosure Agreements in accordance with SEC Rule 15c2-12.

#### RATINGS

Standard & Poor's Credit Markets Services, a division of The McGraw-Hill Companies, Inc. ("S&P") and Moody's Investors Service, Inc. ("Moody's") have assigned ratings to the Series F/G Bonds of "AAA" and "Aa1", respectively and have assigned ratings to the Series H Bonds of "AAA/A-1+" and "Aa1/VMIG 1", respectively. The ratings on the Series H Bonds of S&P and Moody's are each based upon the delivery by the Bank of the Liquidity Facility. The Series 2006 Bonds are not insured by any form of bond insurance.

An explanation of the significance of such ratings may be obtained from the companies furnishing such ratings. The ratings are not a recommendation to buy, sell or hold any Series 2006 Bonds. The ratings reflect only the respective views of such organizations at the time such ratings were assigned and the Department makes no representation as to the appropriateness of such ratings. There is no assurance that such ratings will continue for any given period of time or that they will not be revised downward or withdrawn entirely by either or both of such rating companies, if in the judgment of either or both companies, circumstances so warrant. Any such downward revision or withdrawal of such ratings may have an adverse effect on the market price of the Series 2006 Bonds.

#### **UNDERWRITING**

The Series H Bonds are being purchased from the Department by UBS Securities LLC. The Series F/G Bonds are being purchased from the Department by the Underwriters listed on the cover page of this Official

Statement. Pursuant to the bond purchase agreement for the Series 2006 Bonds (the "Bond Purchase Agreement"), UBS Securities LLC has agreed to purchase the Series H Bonds at a total purchase price of \$98,997,930. UBS Securities LLC will receive a fee of \$84,483.97 in connection with their purchase of the Series H Bonds and the Underwriters will receive a fee of \$692,877.03 in connection with their purchase of the Series F/G Bonds. The Bond Purchase Agreement provides, among other things, that UBS Securities LLC's and the Underwriters' obligations to make their respective purchases are subject to certain terms and conditions set forth in such Bond Purchase Agreement, including the approval of certain legal matters by their counsel and certain other conditions. The initial public offering prices of the Series F/G Bonds may be changed, from time to time, by UBS Securities LLC The initial public offering prices of the Series F/G Bonds and the Underwriters uses for the series to the series F/G Bonds offer and sell the Series F/G Bonds offered to the public to certain dealers (including dealers depositing the Series 2006 Bonds into unit investment trusts, certain of which may be sponsored or managed by one or more of the Underwriters) and others at prices other than the public offering prices stated on the inside front cover hereof.

#### FINANCIAL ADVISOR

RBC Capital Markets (the "Financial Advisor") is employed by the Department as an independent financial advisor in connection with the issuance of the Series 2006 Bonds and, in such capacity, has responsibility primarily for providing the Department with information on interest rates, reoffering prices and underwriting fees on similar financings being sold under current market conditions. RBC Capital Markets is the name under which RBC Dain Rauscher Inc., a broker-dealer, conducts investment banking business.

## FINANCIAL STATEMENTS

The financial statements of the Texas Department of Housing and Community Affairs – Revenue Bond Enterprise Fund as of and for the fiscal year ended August 31, 2005 included in this Official Statement have been audited by Deloitte & Touche LLP, independent auditors, as stated in their report appearing herein.

The selected unaudited condensed interim financial information of the Department as of and for the 10month period ended June 30, 2006 is included in Appendix D-2 to this Official Statement.

THE SERIES 2006 BONDS ARE SECURED ONLY BY THE ASSETS AND REVENUES DESCRIBED UNDER THE CAPTION "SECURITY FOR THE BONDS" AND NOT BY ANY OTHER SOURCE.

## LITIGATION MATTERS

The Department is expected to deliver a certificate upon the closing and delivery of the Series 2006 Bonds stating that there is no controversy or litigation of any nature pending or, to its knowledge, threatened to restrain or enjoin the issuance or delivery of the Series 2006 Bonds, or in any way contesting or affecting the validity of the Series 2006 Bonds, the Trust Indenture, or any proceedings of the Department taken with respect to the issuance or sale of the Series 2006 Bonds, or the existence or powers of the Department insofar as they relate to the authorization, sale and issuance of the Series 2006 Bonds or such pledge or application of moneys and security.

## LEGALITY FOR INVESTMENT

The Act provides that all obligations issued by the Department are legal and authorized investments for banks, savings banks, trust companies, savings and loan associations, insurance companies of all kinds and

types, fiduciaries, trustees, guardians, and the sinking and other public funds of the State, cities, towns, villages, counties, school districts, and other political subdivisions and public agencies of the State.

The Act also provides that all obligations issued by the Department are eligible and lawful security for all deposits of public funds of the State and all public agencies to the extent of the par or market value thereof, whichever is greater.

To the extent that the Series 2006 Bonds constitute "collateralized mortgage obligations that have a stated final maturity of greater than 10 years" within the meaning of the Texas Public Funds Investment Act, the Series 2006 Bonds are not an "authorized investment" for a state agency, a local government, or other investing entity subject to the provisions of the Public Funds Investment Act.

No representation is made that the Series 2006 Bonds will be acceptable to public entities to secure their deposits or acceptable to such institutions for investment purposes. The Department has made no investigation of other laws, rules, regulations or investment criteria which might apply to any such persons or entities or which might otherwise limit the suitability of the Series 2006 Bonds for any of the foregoing purposes or limit the authority of such persons or entities to purchase or invest in the Series 2006 Bonds for such purposes.

## VERIFICATION OF MATHEMATICAL COMPUTATIONS

Causey Demgen & Moore, Inc., the verification agent, will verify the mathematical accuracy of the computations relating to the computation of yield on the Series 2006 Bonds contained in the schedules provided to and used by Bond Counsel in its determination that interest on the Series 2006 Bonds is excludable from gross income for federal income tax purposes. Causey Demgen & Moore, Inc. will express no opinion on the assumptions provided to them, nor as to the exemption from taxation of the interest on the Series 2006 Bonds.

## APPROVAL OF LEGALITY

Legal matters incident to the issuance of the Series 2006 Bonds are subject to the approving opinions of Vinson & Elkins L.L.P., Bond Counsel. Certain legal matters incident to the issuance of the Series 2006 Bonds are subject to the approving opinion of the Attorney General of Texas. Certain legal matters will be passed upon for the Department by its General Counsel, Kevin Hamby, Esq., and by its Disclosure Counsel, McCall, Parkhurst & Horton L.L.P. Certain legal matters will be passed upon for the Underwriters by their counsel, Locke Liddell & Sapp LLP.

In its capacity as Bond Counsel, Vinson & Elkins L.L.P. has reviewed the information appearing in this Official Statement describing the Series 2006 Bonds, the security therefor and the federal income tax status thereof, particularly the information appearing under "THE SERIES 2006 BONDS" (but excluding the information contained therein under the subheadings "Redemption Provisions - Redemption Amounts and Prepayment Standard" and "DTC and Book-Entry"), "SECURITY FOR THE BONDS" (but excluding the information set forth under the subheadings "The Prior Bonds", "Junior Lien Bonds," "Prior Mortgage Loans and Mortgage Certificates" and "Certain Information as to Revenues, Investments, Debt Service and Department Expenses"), "THE PROGRAM AND THE MORTGAGE LOANS" (but excluding information set forth under the headings "Community Home Buyer's Program," "Servicing" and "The Master Servicers"), "THE TRUST INDENTURE," "TEXAS TREASURY SAFEKEEPING TRUST COMPANY," "TAX MATTERS," "LEGALITY FOR INVESTMENT," "APPROVAL OF LEGALITY," and APPENDIX A and APPENDIX E to this Official Statement, solely to determine whether such information fairly and accurately describes or summarizes the provisions of the Act, the laws of the State of Texas, the Trust Indenture and the Series 2006 Bonds and the federal tax implications with respect to the Series 2006 Bonds. Bond Counsel was not requested to participate and did not take part in the preparation of any other information contained herein and did not assume responsibility with respect thereto or undertake independently to verify the accuracy of any of such information. Except as set forth above, Bond Counsel does not pass upon the fairness, accuracy or

completeness of this Official Statement, and no person is entitled to rely upon such firm's limited participation as an assumption of responsibility for or an expression of opinion of any kind with regard to the accuracy or completeness of the information contained herein.

# [THE REMAINDER OF THIS PAGE IS INTENTIONALLY LEFT BLANK.]

## ADDITIONAL INFORMATION

Certain provisions of the Act and the Trust Indenture are summarized in this Official Statement. Such summaries do not purport to be comprehensive or definitive and reference is made to such documents for a full and complete statement of their respective provisions. The information contained above is subject to change without notice and no implication is to be derived therefrom or from the sale of the Series 2006 Bonds that there has been no change in the affairs of the Department from the date hereof.

This Official Statement is submitted in connection with the sale of the securities referred to herein and may not be reproduced or used, as a whole or in part, for any other purpose. Any statements in this Official Statement involving matters of opinion, whether or not expressly so stated, are intended as such and not as representations of fact. This Official Statement is not to be construed as a contract or agreement between the Department and the purchasers or owners of any of the Series 2006 Bonds.

## TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS

- By: <u>/s/ Elizabeth Anderson</u> Chair and Member Governing Board
- By: <u>/s/ Michael G. Gerber</u> Executive Director

[THIS PAGE INTENTIONALLY LEFT BLANK]

## **APPENDIX A**

## GLOSSARY

Unless otherwise provided in the text of this Official Statement, capitalized terms used in this Official Statement shall have the following definitions:

"Account" or "Accounts" shall mean any one or more, as the case may be, of the separate special trust accounts created and established within the Funds created and established under the Trust Indenture and the 2006 Supplemental Indenture.

"Act" shall mean Chapter 2306, Texas Government Code, as amended.

"Agency" shall mean the Texas Housing Agency, all of whose functions and obligations (including Bonds previously issued under the Trust Indenture) along with the functions and obligations of the Texas Department of Community Affairs were transferred to the Department pursuant to the Act, which abolished both the Agency and the Texas Department of Community Affairs.

"Alternate Rate" shall mean, with respect to each Series H Bond, the interest on the Series H Bonds as described under the caption "THE SERIES 2006 BONDS – SERIES H BONDS – Establishment of an Alternate Rate."

"Alternate Rate Period" shall mean each period during which an Alternate Rate is in effect.

"Assisted Mortgage Loans" shall mean 2006 F/G/H Mortgage Loans that include down payment and closing cost assistance in an amount initially equal to 5.0% of the principal amount of the Mortgage Loan, subject to adjustment from time to time at the direction of the Department.

"Authorized Denominations," shall mean for the Series H Bonds, (i) with respect to any Long Term Interest Rate Period, \$5,000 and any integral multiple thereof, and (ii) with respect to any Short Term Interest Rate Period, Daily Interest Rate Period or Weekly Interest Rate Period, \$100,000 and any integral multiple of \$5,000 in excess of \$100,000, and shall mean for the Series F/G Bonds, \$5,000 and any integral multiple thereof.

"Bank" shall mean, with respect to the Series H Bonds, initially DEPFA BANK plc, acting through its New York Branch, in its capacity as a party to the Liquidity Facility for the Series H Bonds, until a Substitute Liquidity Facility for the Series H Bonds is executed and delivered and is effective in accordance with the Fifty-Third Supplemental Indenture, and thereafter "Bank " shall also mean the obligor or obligors under such Substitute Liquidity Facility for the Series H Bonds. Any reference to the Bank herein shall mean the obligor or obligors under the Liquidity Facility.

"Bank Bond Interest Rate" shall mean, with respect to the Series H Bonds, the "Bank Rate" as defined in the Liquidity Facility or the equivalent rate charged by the Bank in any Substitute Liquidity Facility for the Series H Bonds; provided, however, that the Bank Bond Interest Rate for the Series H Bonds shall not exceed the Maximum Rate.

"Board" shall mean the Governing Board of the Department.

"Bond Counsel" shall mean a firm or firms of attorneys selected by the Department, and acceptable to the Trustee, experienced in the field of housing revenue bonds the interest on which is excludable from gross

income for federal income tax purposes, and whose legal opinion on such bonds is acceptable in national bond markets.

"Bond Depository" shall mean The Depository Trust Company, New York, New York, a limited purpose trust company organized under the laws of the State of New York, and any successor Bond Depository appointed pursuant to the 2006 Supplemental Indenture.

"Bond Interest Term" shall mean each period established in accordance with the Fifty-Third Supplemental Indenture as referred to under the caption "THE SERIES 2006 BONDS – Interest Rates – Series H Bonds – Short-Term Interest Rate Period" during which such Series H Bond shall bear interest at a Bond Interest Term Rate.

"Bond Interest Term Rate" shall mean, with respect to each Series H Bond, a non-variable interest rate on such Series H Bond established periodically as referred to under the caption "THE SERIES 2006 BONDS – Interest Rates – Series H Bonds – Short-Term Interest Rate Period."

"Bond Purchase Agreement" shall mean the Bond Purchase Agreements providing for the initial purchase of the Series 2006 Bonds by the Underwriters.

"Bond Year" shall mean each twelve-month period ending August 31.

"Bondholder," "Holder" or "Owner" shall mean the bearer of any coupon Bond not registered as to principal or registered as to principal to bearer, the registered owner of any Bond registered as to principal other than to bearer and the registered owner of any fully registered Bond as to both principal and interest.

"Bonds" shall mean any bond or bonds, as the case may be, authenticated and delivered pursuant to the Trust Indenture, including the Series 2006 Bonds, the Prior Bonds and any additional bonds.

"Business Day" shall mean any day other than a (i) Saturday or Sunday, (ii) day on which banking institutions in New York, New York, the State of Texas or the city in which the payment office of the Paying Agent is located are authorized or obligated by law or executive order to be closed for business, or (iii) day on which the New York Stock Exchange is closed.

"Certificate Purchase Period" shall mean the period from November 15, 2006, to and including September 1, 2008, which may be extended to a date no later than April 1, 2010, in accordance with the 2006 Supplemental Indenture.

"Code" shall mean the Internal Revenue Code of 1986, as amended, together with the corresponding and applicable final, temporary or proposed regulations and revenue rulings issued or amended with respect thereto by the United States Treasury Department or the Internal Revenue Service, to the extent applicable to the Series 2006 Bonds.

"Contract for Deed Exception" shall mean the exception from certain Mortgage Loan eligibility requirements available with respect to an Eligible Borrower possessing land under a contract for deed as provided in Section 143(i)(l)(C) of the Code.

"Conventional Mortgage Loan" shall mean a Mortgage Loan which is not federally guaranteed or insured and which complies with the provisions of the Trust Indenture.

"Counsel's Opinion" shall mean a written opinion signed by an attorney or firm of attorneys of nationally recognized standing in the field of law relating to municipal bonds (who may also be counsel to the Department) selected by the Department and satisfactory to the Trustee.

"Daily Interest Rate" shall mean, with respect to each Series H Bond, a variable interest rate on the Series H Bonds as described under the caption "THE SERIES 2006 BONDS – Interest Rates – Series H Bonds – Daily Interest Rate Period."

"Daily Interest Rate Period" shall mean each period during which a Daily Interest Rate is in effect for the Series H Bonds.

"Debt Service" shall mean, with respect to any particular Bond Year and any series of Bonds, an amount equal to the sum of (a) all interest payable on such Bonds during such Bond Year except to the extent such interest is to be paid from deposits in the Interest Account in the Debt Service Fund made from Bond proceeds, plus (b) the principal installment or installments of such Bonds during such Bond Year. Such interest and principal installments for such series shall be calculated on the assumption that no Bonds of such series Outstanding on the date of calculation will cease to be Outstanding except by reason of the payment of each principal installment on the due date thereof.

"Department" shall mean the Texas Department of Housing and Community Affairs, a body politic and corporate and a public and official governmental agency of the State, and its successors and assigns. The terms Department and Agency shall be used interchangeably.

"Department Assets" shall mean the aggregate of (i) the outstanding principal balance of all Mortgage Loans and (ii) the moneys and Investment Securities in all Funds and Accounts (other than amounts in the Rebate Accounts, any bond purchase fund and amounts designated for payment of costs of issuance and amounts estimated to pay Department Expenses), with the Investment Securities valued in accordance with the provisions of the Trust Indenture.

"Department Expenses" shall mean the Department's expenses of carrying out and administering its powers, duties and functions in connection with the Mortgage Loans and shall include without limiting the generality of the foregoing: salaries, supplies, utilities, labor, materials, office rent, maintenance, furnishings, equipment, machinery and apparatus; expenses for data processing, insurance premiums, legal, accounting, management, consulting and banking services and expenses; the fees and expenses of the Trustee, Depositories and Paying Agents; Mortgage Loan servicing fees; costs of issuance not paid from proceeds of Bonds; payments to pension, retirement, health and hospitalization funds; and any other expenses required or permitted to be paid by the Department under the provisions of the Act, the Trust Indenture and any Supplemental Indenture, all to the extent properly allocable to the Program.

"Depository" shall mean the Texas Treasury Safekeeping Trust Company, acting in accordance with the Depository Agreement, and any successor depository appointed pursuant to the Trust Indenture.

"Depository Agreement" shall mean that certain Amended and Restated Depository Agreement, dated as of August 1, 1991, by and among the Department, the Trustee and the Depository, together with any amendments or supplements thereto.

"Eligible Borrowers" shall mean persons that meet the requirements set forth in the caption "THE PROGRAM AND THE MORTGAGE LOANS – Eligible Borrowers."

"Escrow Bonds" shall mean any Series H Bonds purchased with moneys furnished by the Bank pursuant to the Liquidity Facility until such Series H Bonds are remarketed as provided in the Tender Agreement.

"Fannie Mae" shall mean Fannie Mae, a corporation organized and existing under the laws of the United States of America.

"Fannie Mae Certificate" shall mean a guaranteed mortgage pass-through Fannie Mae Mortgage-Backed Security bearing interest at the applicable Pass-Through Rate, issued by Fannie Mae in book-entry form, transferred to the account of the Trustee or its nominee (or any successor or transferee), guaranteed as to timely payment of principal and interest by Fannie Mae and backed by conventional Mortgage Loans in the related Fannie Mae pool.

"Favorable Opinion of Bond Counsel" shall mean an opinion of Bond Counsel, addressed to the Department, the Paying Agent, the Bond Insurer, the Trustee, the Tender Agent, the Remarketing Agent and the Bank to the effect that the action proposed to be taken is authorized or permitted by the laws of the State, the Trust Indenture and the Fifty-Third Supplemental Indenture and will not affect the exclusion from gross income for federal income tax purposes of interest paid or payable on the Series H Bonds.

"FDIC" shall mean the Federal Deposit Insurance Corporation or any successor agency or instrumentality of the United States of America.

"FHA" shall mean the United States Department of Housing and Urban Development, Federal Housing Administration, or any successor federal agency or instrumentality.

"FHA Mortgage Loan" shall mean a Mortgage Loan insured by FHA under the provisions of the National Housing Act, as amended, and which complies with the Trust Indenture.

"Fifty-First Supplemental Indenture" shall mean the Fifty-First Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of November 1, 2006, by and between the Department and The Bank of New York Trust Company, N.A., as trustee, pursuant to which the issuance of the Series F Bonds is authorized.

"Fifty-Second Supplemental Indenture" shall mean the Fifty-Second Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of November 1, 2006, by and between the Department and The Bank of New York Trust Company, N.A., as trustee, pursuant to which the issuance of the Series G Bonds is authorized.

"Fifty-Third Supplemental Indenture" shall mean the Fifty-Third Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of November 1, 2006, by and between the Department and The Bank of New York Trust Company, N.A., as trustee, pursuant to which the issuance of the Series H Bonds is authorized.

"Freddie Mac" shall mean Freddie Mac, a corporation organized and existing under the laws of the United States of America.

"Freddie Mac Certificate" shall mean a guaranteed mortgage pass-through Freddie Mac Participation Certificate bearing interest at the applicable Pass-Through Rate, issued by Freddie Mac in book-entry form, transferred to the account of the Trustee or its nominee (or any successor or transferee), guaranteed as to timely payment of principal and interest by Freddie Mac and backed by conventional or government insured or government guaranteed Mortgage Loans in the related Freddie Mac pool.

"FSA" shall mean Financial Security Assurance Inc., a New York domiciled financial guaranty insurance company.

"Fund" shall mean the Mortgage Loan Fund, the Expense Fund, the Revenue Fund, the Debt Service Fund and the Special Mortgage Loan Fund.

"Ginnie Mae" shall mean 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 of 1934, as amended (12 U.S.C. § 1716 et seq.), and any successor thereto.

"Ginnie Mae Certificate" shall mean a fully-modified, mortgage-backed, pass-through security issued by the Master Servicer in accordance with the applicable Ginnie Mae Guide bearing interest at the applicable Pass-Through Rate and representing the beneficial ownership interest in a Ginnie Mae pool, registered in the name of the Trustee and guaranteed as to timely payment of principal and interest by Ginnie Mae pursuant to Section 306(g) of Title III of the National Housing Act of 1934 and regulations promulgated thereunder backed by Mortgage Loans originated by Mortgage Lenders under the Program and packaged by the Servicer into a Ginnie Mae pool.

"Ginnie Mae Guide" shall mean the Ginnie Mae II Mortgage-Backed Securities Guide (Ginnie Mae 5500.2), as amended and supplemented from time to time.

"Ginnie Mae Issuer" shall mean any issuer of Ginnie Mae Certificates backed by Ginnie Mae Mortgage Loans.

"Ginnie Mae Mortgage Loans" shall mean the Mortgage Loans constituting part of a Mortgage Pool backing a Ginnie Mae Certificate.

"Ginnie Mae Paying Agent" shall mean JPMorgan Chase Bank, New York, New York, in its capacity as the central transfer and paying agent pursuant to the Ginnie Mae Guide, or its successors or assigns.

"GO Zone Mortgage Loans" shall mean 2006 F/G/H Mortgage Loans located in the following Texas counties: Angelina, Brazoria, Chambers, Fort Bend, Galveston, Hardin, Harris, Jasper, Jefferson, Liberty, Montgomery, Nacogdoches, Newton, Orange, Polk, Sabine, San Augustine, San Jacinto, Shelby, Trinity, Tyler and Walker.

"Immediate Liquidity Termination" shall mean a termination of the Liquidity Facility for the Series H Bonds before its expiration date pursuant to provisions in such Liquidity Facility that allow the Bank to terminate its obligation to purchase the Series H Bonds immediately upon the occurrence of certain events set forth therein without giving any advance notice to the Department.

"Interest Accrual Date" shall mean, (a) with respect to any Long-Term Interest Rate Period, the first day thereof and, thereafter, each Interest Payment Date in respect thereof, other than the last such Interest Payment Date, and (b) with respect to each Daily Interest Rate Period, Weekly Interest Rate Period or Bond Interest Term within a Short-Term Interest Rate Period, the first day thereof.

"Interest Payment Date" shall mean for the Series H Bonds, (1) with respect to any Daily Interest Rate Period or Weekly Interest Rate Period, as described under the caption "THE SERIES 2006 BONDS – Interest Rates," (2) with respect to any Long-Term Interest Rate Period, each March 1 and September 1 commencing March 1, 2007, or, if any such March 1 or September 1 shall not be a Business Day, the next succeeding Business Day, (3) with respect to any Bond Interest Term, the day next succeeding the last day thereof, and (4) with respect to each Interest Rate Period, the day next succeeding the last day thereof and for the Series F/G Bonds, each March 1 and September 1 commencing March 1, 2007, or, if any such March 1 or September 1 shall not be a Business Day, the next succeeding Business Day. Notwithstanding the foregoing, "Interest Payment Date" shall mean, with respect to Purchased Bonds, any date on which interest is required to be paid pursuant to the Liquidity Facility.

"Interest Rate Period" shall mean any Daily Interest Rate Period, Weekly Interest Rate Period, Short-Term Interest Rate Period, Long-Term Interest Rate Period or Alternate Rate Period.

"Investment Securities" shall mean and include any one or more of the following securities, if and to the extent the same are at the time legal for investment of Department funds:

(a) obligations of, or obligations guaranteed as to principal and interest by, the United States of America or any agency or instrumentality thereof when such obligations are backed by the full faith and credit of the United States of America ("Government Obligations");

(b) FHA debentures which must not be redeemable prior to their stated maturity;

(c) obligations of the Federal Home Loan Mortgage Corporation (including only securities guaranteed as to timely payment of principal and interest);

(d) obligations of the Farm Credit System;

(e) obligations of Federal Home Loan Banks;

(f) obligations of Fannie Mae (excluding interest-only and principal-only stripped securities);

(g) obligations of the Student Loan Marketing Association ("SLMA") 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 dates;

(h) obligations of Resolution Funding Corporation ("REFCORP");

(i) federal funds, unsecured certificates of deposit, time deposits and banker's acceptances (in each case, having maturities of not more than 365 days) of any bank the short-term obligations of which are rated in the highest applicable rating category by the Rating Agency;

(j) deposits which are fully insured by the FDIC (including deposits with the Trustee or an affiliate of the Trustee);

(k) debt obligations of a state or municipality rated in the highest applicable rating category by the Rating Agency (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);

(l) commercial paper having maturities not in excess of one year rated in the highest applicable category by the Rating Agency;

(m) investment in money market funds registered under the 1940 Act and whose shares are registered under the 1933 Act rated in the highest applicable rating category by the Rating Agency;

(n) repurchase agreements with any transferor with long-term unsecured debt rated in the highest applicable rating category or commercial paper rated in the highest applicable rating category by the Rating Agency;

(o) U.S. Treasury STRIPS, REFCORP STRIPS (stripped by the Federal Reserve Bank of New York) and any stripped securities assessed or rated in the highest applicable rating category by the Rating Agency;

(p) investment agreements secured or unsecured as required by the Department with or guaranteed by any Person whose long-term unsecured general indebtedness is at the date of execution of such agreement rated by the Rating Agency in the highest category for long-term obligations or, if the term of such investment agreement does not exceed one year, whose short term unsecured general indebtedness is at the date of execution of such agreement rated by the Rating Agency in the highest category for short-term obligations (A-1+ if the Rating Agency is then S&P);

(q) any other investment which in Counsel's Opinion is at the time permitted by then applicable law for the investment of the Department's funds and to the extent such investments are rated by a Rating Agency in its highest rating category;

(r) any pooled or common trust fund containing only securities described in the foregoing clauses (a) through (i);

(s) obligations the interest on which is excludable from gross income under Section 103(a) of the Code; provided that such obligations are rated by the Rating Agency in its highest rating category;

(t) United States Treasury Securities – State and Local Government Series; and

(u) investment securities described in any Supplemental Indenture for the related series of Bonds the inclusion of which in the definition of Investment Securities for purposes of the Trust Indenture will not, in and of itself, adversely affect any rating then assigned to the Bonds by the Rating Agency, as evidenced by a letter from the Rating Agency (determined without regard to any credit facility).

"Issuance Date" shall mean the date of initial issuance and delivery of the Series 2006 Bonds to the Underwriters in exchange for payment of the purchase price of such Series 2006 Bonds.

"Junior Lien Bonds" shall mean any bond or bonds issued by the Department for the purpose of making, acquiring or refinancing mortgage loans, which may or may not be pledged as Mortgage Loans under the Trust Indenture, provided the income, revenues and receipts received by the Department on such mortgage loans are pledged as Revenues under the Trust Indenture, which is superior to the pledge of such amounts to such junior lien bonds other than to the payment of Department expenses in carrying out and administering its powers, duties and functions in connection with such mortgage loans.

"Junior Lien Trust Indenture" shall mean the Junior Lien Trust Indenture dated as of May 1, 1994, as supplemented, between the Department and the Trustee, as the same may be amended or supplemented from time to time by a series supplement and any other supplemental indenture in accordance with the terms thereof.

"Letter of Instructions" shall mean, with respect to the Series 2006 Bonds, a written directive and authorization to the Trustee or any Depository specifying the period of time for which such directive and authorization shall remain in effect, executed by two authorized officers of the Department.

"LIBOR" shall have the meaning set forth in the 2000 ISDA (International Swaps and Derivatives Association) Definitions, subject to the condition that the rate shall be for one-month maturities.

"Liquidity Facility" shall mean the Standby Bond Purchase Agreement, dated as of November 1, 2006, among the Department, the Trustee and the Bank for the Series H Bonds and any Substitute Liquidity Facility and, if the Department has determined to provide its own liquidity support for the Series H Bonds, shall mean the Department.

"Long-Term Interest Rate" shall mean, with respect to each Series H Bond, a non-variable interest rate on such Series H Bond as described under the caption "THE SERIES 2006 BONDS – Interest Rates – Series H Bonds – Long-Term Interest Rate Period."

"Long-Term Interest Rate Period" shall mean each period during which a Long-Term Interest Rate is in effect for the Series H Bonds, which shall be a period of at least 181 days.

"Master Indenture" shall mean the Agency's Single Family Mortgage Revenue Bond Trust Indenture, dated as of October 1, 1980, pursuant to which the Bonds of each series are authorized to be issued.

"Master Servicer" when used with respect to a particular Program, shall mean the entity designated as servicer for such Program in the Program Documents, or any successor thereto.

"Mortgage" shall mean any mortgage or deed of trust securing a Mortgage Loan.

"Mortgage Certificate" shall mean a Ginnie Mae Certificate, a Freddie MAC Certificate or a Fannie Mae Certificate that evidences beneficial ownership of and a one hundred percent (100%) participation in a Mortgage Pool.

"Mortgage Lender" shall mean any bank or trust company, mortgage banker approved by Fannie Mae or Freddie Mac, national banking association, savings bank, savings and loan association, non-profit corporation, mortgage company, the Department, any financial institution or governmental agency and any other entity approved by the Department, provided such mortgage lender is authorized to make Mortgage Loans satisfying the requirements of the Trust Indenture.

"Mortgage Loan" shall mean (i) a note or bond secured by a Mortgage which is eligible under the requirements of the Trust Indenture and is acquired with proceeds of Bonds, with temporary indebtedness incurred in anticipation of the issuance of the Bonds or other moneys of the Department which are, or may be, pledged by the Department to the Trustee by the Trust Indenture or by a Supplemental Indenture or (ii) other notes or bonds secured by a mortgage which is eligible under the requirements of the Trust Indenture and which is pledged by the Department to the Trustee by a Supplemental Indenture and which is held under the Trust Indenture. In the proper context Mortgage Loan may mean and include a Mortgage Certificate and a participation in a Mortgage Loan.

"Mortgage Loan Interest Payment" shall mean, with respect to any Mortgage Loan, the amounts paid or required to be paid from time to time as interest on such Mortgage Loan, after deducting any fees required to be paid for servicing of such Mortgage Loan and excluding any late charges or other charges which may be permitted by the Department to be retained by the servicer of such Mortgage Loan, and shall include amounts (other than amounts which are Mortgage Loan Principal Payments) received from the sale or other disposition of any Mortgage Loan or any collateral securing any Mortgage Loan or from any insurer or guarantor of any Mortgage Loan.

"Mortgage Loan Principal Payment" shall mean, with respect to any Mortgage Loan, all amounts representing (i) scheduled payments of principal thereof and (ii) Mortgage Loan Principal Prepayments other than portions, if any, of Mortgage Loan Principal Prepayments representing any penalty, fee, premium or other additional charge for the prepayment of principal which may be paid pursuant to the terms of a Mortgage Loan.

"Mortgage Loan Principal Prepayment" shall mean any moneys received or recovered by the Department from any payment of or with respect to principal (including any penalty, fee, premium or other additional charge for prepayment of principal which may be provided by the terms of a Mortgage Loan) on any Mortgage Loan other than the scheduled payments of principal called for by such Mortgage Loan, whether (i)

by voluntary prepayment made by the mortgagor or (ii) as a consequence of the damage, destruction or condemnation of the mortgaged premises or any part thereof (other than insurance moneys received or recovered and used in accordance with the provisions of the Trust Indenture to repair or reconstruct the mortgaged premises which were the subject of insurance proceeds) or (iii) by the sale, assignment, endorsement or other disposition of such Mortgage Loan by the Department or (iv) in the event of a default thereon by the mortgagor, by the acceleration, sale, assignment, endorsement or other disposition of such Mortgage Loan by the Department or (v) from any special hazard insurance policy or standard hazard insurance policy covering mortgaged premises or (vi) from any mortgage insurance, including a private mortgage insurance policy and a mortgage pool insurance policy, or (vii) from any proceeds received from the United States of America or any instrumentality thereof in respect of any insurance or guaranty of a Mortgage Loan.

"Mortgage Pool" shall mean, with respect to a Mortgage Certificate, the pool of Mortgage Loans the beneficial ownership of which is represented thereby, as described on the schedule of pooled Mortgage Loans

"Non-Assisted Mortgage Loans" shall mean the 2006 F/G/H Mortgage Loans other than Assisted Mortgage Loans.

"Other Obligated Person" shall mean a Person that is a mortgagor with respect to at least twenty percent (20%) in aggregate principal amount of the Mortgage Loans held under the Trust Indenture.

"Outstanding" shall mean, when used with reference to Bonds, as of any date, Bonds theretofore or thereupon being authenticated and delivered under the Trust Indenture except:

(i) Bonds cancelled by the Trustee or delivered to the Trustee for cancellation at or prior to such date;

(ii) Bonds in lieu of or in substitution for which other Bonds shall have been authenticated and delivered pursuant to the Trust Indenture; and

(iii) Bonds deemed to have been paid as provided in the Trust Indenture.

"Pass-Through Rate" shall mean, initially, 5.70% with respect to 2006 F/G/H Mortgage Certificates representing Assisted Mortgage Loans that are Statewide Mortgage Loans, 5.15% with respect to 2006 F/G/H Mortgage Certificates representing Non-Assisted Mortgage Loans that are Statewide Mortgage Loans, and 5.49% with respect to 2006 F/G/H Mortgage Certificates representing Assisted Mortgage Loans that are GO Zone Mortgage Loans, each subject to adjustment upon written notice from the Department.

"Paying Agent" shall mean the Trustee or any other entity appointed from time to time in accordance with the Trust Indenture.

"Person" shall mean any individual, public or private corporation, district, authority, municipality, political subdivision or other agency or entity of the State of Texas or the United States of America, and any incorporated city, town or village, whether operating under general or special law or under its home-rule charter, and any partnership, association, firm, trust, estate, or any other entity whatsoever.

"Policy Payments Account" shall mean the Policy Payments Account held by the Trustee into which payments from claims on the bond insurance policy will be deposited until disbursed.

"Premium PAC Term Bonds Outstanding Applicable Amount" shall mean the amounts on the corresponding dates set forth in clause (a) under "THE SERIES 2006 BONDS – Redemption Provisions –

Special Redemption From Mortgage Loan Principal Prepayments – Mortgage Loan Principal Prepayments Relating to 2006 F/G/H Mortgage Certificates."

"Primary Custodial Account" shall mean the account established by the Ginnie Mae Issuer with a depository institution which is a member of an automated clearing house (or a correspondent of such institution) into which the principal and interest payment on Ginnie Mae Mortgage Loans are deposited for payment to the Ginnie Mae Paying Agent at the times specified in the Ginnie Mae Guide.

"Prior Swap Agreements" shall mean the interest rate swap agreements previously entered by the Department with the Swap Provider, as set forth under the caption "SWAP AGREEMENTS" herein, pursuant to which the Department and the Swap Provider agreed to make payments thereunder with respect to a notional amount corresponding to the outstanding principal amount of the corresponding bonds for the purpose of effectively converting the interest rate on such bond to a fixed interest rate.

"Program" shall mean the Department's Single Family Mortgage Revenue Bond designated as Texas Department of Housing and Community Affairs Bond Program No. 68, as set forth and implemented through the Program Agreement.

"Program Agreement" shall mean the Master Mortgage Origination Agreement by and between the Department and Mortgage Lender, the Compliance Agreement relating to Bond Program No. 68, dated as of November 1, 2006, by and between the Department and Countrywide Home Loans Inc., the Servicing Agreement relating to Bond Program No. 68, dated as of November 1, 2006, by and among the Department, the Trustee and Countrywide Home Loans, Inc., and the Program Guidelines which supplements the Master Mortgage Origination Agreement and contains information relating to specific provisions of the Program.

"RHS" shall mean the United States Department of Agriculture Rural Housing Services, formerly Farmer's Home Administration and any successor thereto.

"Rating Agency" shall mean: (i) Standard & Poor's, a division of The McGraw-Hill Companies, Inc. and any successor thereto; and (ii) Moody's Investors Service Inc., and any successor thereto to the extent either agency then has a rating on the Bonds in effect at the request of the Department.

"Rebate Account" shall mean the 2006 F/G/H Rebate Account of the Expense Fund established pursuant to the 2006 Supplemental Indenture.

"Rebate Amount" shall mean, with respect to the Series 2006 Bonds, that amount as of each respective Computation Date, within the meaning of Section 1.148-3(b) of the Regulations, and generally means the excess as of any date of the future value of all receipts on nonpurpose investments over the future value of all payments on nonpurpose investments, all as determined in accordance with Section 1.148-3 of the Regulations.

"Record Date," shall mean, (a) in respect of any Daily Interest Rate Period, Weekly Interest Rate Period or any Bond Interest Term, the Business Day immediately preceding each Interest Payment Date, and (b) in respect of the Series H Bonds in a Long-Term Interest Rate Period, the fifteenth (15th) day of the month immediately preceding such Interest Payment Date or, in the event that such date shall occur prior to the first day of a Long-Term Interest Rate Period, then the Record Date shall be the first day of such Long-Term Interest Rate Period.

"Redemption Price" shall mean, with respect to any Bond, the principal amount thereof plus the applicable premium, if any, payable upon redemption thereof pursuant to such Bond or the Trust Indenture.

"Refunded Notes" shall mean the Department's Single Family Mortgage Revenue Refunding Tax-Exempt Commercial Paper Notes, Series A.

"Regulations" shall mean those proposed, temporary or final Treasury Regulations promulgated pursuant to Sections 103 and 103A of the Internal Revenue Code of 1954, as amended prior to enactment of the Tax Reform Act of 1986, or Sections 141 through 150 of the Code.

"Remarketing Agent" shall mean UBS Securities LLC as initial Remarketing Agent appointed for the Series H Bonds and any successor remarketing agent for the Series H Bonds appointed in accordance with the Fifty-Third Supplemental Indenture.

"Revenues" shall mean (i) all amounts paid or required to be paid with respect to principal and interest or otherwise from time to time on the Mortgage Loans, including Mortgage Loan Principal Payments, including any such amounts held by persons collecting such amounts on behalf of the Department, after deducting any fees required to be paid for accounting, collection and other services required in connection with servicing of the Mortgage Loans, (ii) all interest received on or profits derived from investing moneys or securities held pursuant to the Trust Indenture and paid or to be paid into the Revenue Fund and (iii) any other income, revenues or receipts of the Department which are defined by a Supplemental Indenture as Revenues and pledged to the Trustee under the Trust Indenture as part of the Trust Estate to the extent so pledged under the Supplemental Indenture, including all amounts paid or required to be paid from time to time on the 2006 F/G/H Mortgage Certificates, including any payment received from Ginnie Mae, Freddie Mac or Fannie Mae pursuant to their respective guaranties of the Ginnie Mae Certificates, Freddie Mac Certificates or Fannie Mae Certificates (as applicable), all Mortgage Loan Principal Prepayments representing the same and all prepayment premiums or penalties received by or on behalf of the Department in respects of the 2006 F/G/H Mortgage Certificates and all other net proceeds of such 2006 F/G/H Mortgage Certificates. Revenues shall not include fees paid to Mortgage Lenders to service Mortgage Loans or payments made in order to obtain or maintain mortgage insurance and fire and other hazard insurance with respect to Mortgage Loans and any payments required to be made with respect to Mortgage Loans for taxes, other governmental charges and other similar charges customarily required to be escrowed on mortgage loans or commitment fees or other financing charges paid by a Mortgage Lender to the Department in connection with a commitment to sell and deliver Mortgage Loans to the Department.

"Rita GO Zone" shall mean the Texas counties of Angelina, Brazoria, Chambers, Fort Bend, Galveston, Hardin, Harris, Jasper, Jefferson, Liberty, Montgomery, Nacogdoches, Newton, Orange, Polk, Sabine, San Augustine, San Jacinto, Shelby, Trinity, Tyler and Walker.

"Series F Bonds" shall mean the Department's Single Family Mortgage Revenue Bonds, 2006 Series F, to be issued under the Trust Indenture and the Fifty-First Supplemental Indenture.

"Series F/G Bonds" shall mean, collectively, the Series F Bond and the Series G Bonds.

"Series G Bonds" shall mean the Department's Single Family Mortgage Revenue Refunding Bonds, 2006 Series G, to be issued under the Trust Indenture and the Fifty-Second Supplemental Indenture.

"Series H Bonds" shall mean the Department's Single Family Variable Rate Mortgage Revenue Bonds, 2006 Series H, to be issued under the Trust Indenture and the Fifty-Third Supplemental Indenture.

"Series H Outstanding Applicable Amount" shall mean the amounts on the corresponding dates set forth in clause (b) under "THE SERIES 2006 BONDS – Redemption Provisions – Special Redemption From Mortgage Loan Principal Prepayments – Mortgage Loan Principal Prepayments Relating to 2006 F/G/H Mortgage Certificates." "Series 2006 Bonds" shall mean, collectively, the Series F Bonds, Series G Bonds and Series H Bonds.

"Short-Term Interest Rate Period" shall mean each period, comprised of Bond Interest Terms, during which Bond Interest Term Rates are in effect for the Series H Bonds.

"State" shall mean the State of Texas.

"Statewide Mortgage Loans" shall mean 2006 F/G/H Mortgage Loans that are not GO Zone Mortgage Loans.

"Substitute Liquidity Facility" shall mean, with respect to the Series H Bonds, a liquidity facility for such Series H Bonds meeting the requirements set forth in the Fifty-Third Supplemental Indenture. Any reference to a Substitute Liquidity Facility herein shall mean the Department if the Department has determined to provide its own liquidity support for the Series H Bonds pursuant to Fifty-Third Supplemental Indenture.

"Supplemental Indenture" shall mean any indenture supplemental to or amendatory of the Trust Indenture, adopted by the Department in accordance with the Master Indenture.

"Surplus Indenture Revenues" shall mean any moneys remaining in the Revenue Fund after all transfers required by the Indenture on any Interest Payment Date on the Bonds.

"Swap Agreement" shall mean any interest rate swap agreement entered into by the Department with a Swap Provider, pursuant to which the Department and the Swap Provider agree to make payments thereunder with respect to a notional amount corresponding to the outstanding principal amount of one or more Series of variable rate Bonds for the purpose of effectively converting the interest rate on such Bonds to a fixed interest rate.

"Swap Agreements" shall mean collectively, the Swap Agreement and the Prior Swap Agreements.

"Swap Agreement Periodic Payment" shall mean any payment required to be paid by the Department under the Swap Agreements, other than a Swap Agreement Termination Payment.

"Swap Agreement Periodic Receipt" shall mean any payment required to be paid to the Department under the Swap Agreements, other than a Swap Agreement Termination Receipt.

"Swap Agreement Termination Payment" shall mean any payment required to be paid by the Department under any of the Swap Agreements in connection with the termination of the respective Swap Agreements, whether voluntarily or upon the occurrence of an event of default or similar event thereunder.

"Swap Agreement Termination Receipt" shall mean any payment required to be paid to the Department under any of the Swap Agreements in connection with the termination of the respective Swap Agreements, whether voluntarily or upon the occurrence of an event of default or similar event thereunder.

"Swap Provider" shall mean any Person with which the Department enters into an interest rate swap agreement with respect to any Bonds issued pursuant to the Trust Indenture.

"Tender Agent" shall mean The Bank of New York Trust Company, N.A., as the initial Tender Agent appointed for the Series H Bonds and any successor tender agent for the Series H Bonds appointed in accordance with the Fifty-Third Supplemental Indenture.

"Tender Agreement" shall mean the Tender Agent Agreement, dated as of November 1, 2006, among the Department, the Remarketing Agent and the initial Tender Agent, as such tender agreement may be amended or supplemented from time to time, and includes any tender agreement entered into between the Department and a successor Tender Agent for the Series H Bonds.

"Trust Indenture" shall mean, collectively, the Single Family Mortgage Revenue Bond Trust Indenture of the Department, dated as of October 1, 1980, as amended by the Second Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of June 1, 1982, the Thirteenth Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of February 1, 1988, the Fourteenth Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of August 1, 1991, the Fifteenth Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of August 1, 1992, the Sixteenth Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of May 1, 1994, the Seventeenth Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of October 1, 1995, the Nineteenth Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of October 1, 1995, the Twentieth Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of October 1, 1995, the Twenty-First Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of September 1, 1996, the Twenty-Second Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of September 1, 1996, the Twenty-Fourth Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of October 1, 1996, the Twenty-Fifth Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of October 1, 1996, the Twenty-Sixth Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of August 1, 1997, the Twenty-Seventh Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of August 1, 1997, the Twenty-Eighth Supplemental Single Family Revenue Bond Trust Indenture, dated as of August 1, 1997, the Twenty-Ninth Supplemental Single Family Revenue Bond Trust Indenture, dated as of November 1, 1997, the Thirtieth Supplemental Single Family Revenue Bond Trust Indenture, dated as of November 1, 1997, the Thirty-First Supplemental Single Family Revenue Bond Trust Indenture, dated as of November 1, 1997, the Thirty-Second Supplemental Single Family Revenue Bond Trust Indenture, dated as of June 1, 2002, the Thirty-Third Supplemental Single Family Revenue Bond Trust Indenture, dated as of June 1, 2002, the Thirty-Fourth Supplemental Single Family Revenue Bond Trust Indenture, dated as of June 1, 2002, the Thirty-Fifth Supplemental Single Family Revenue Bond Trust Indenture, dated as of June 1, 2002, the Thirty-Sixth Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of April 1, 2004, the Thirty-Seventh Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of April 1, 2004, the Thirty-Eighth Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of October 1, 2004, the Thirty-Ninth Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of October 1, 2004, the Fortieth Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of October 1, 2004, the Forty-First Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of October 1, 2004, the Forty-Second Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of April 1, 2005, the Forty-Third Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of December 1, 2005, the Forty-Fourth Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of December 1, 2005, the Forty-Fifth Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of December 1, 2005, the Forty-Sixth Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of June 1, 2006, the Forty-Seventh Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of June 1, 2006, the Forty-Eighth Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of June 1, 2006, the Forty-Ninth Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of June 1, 2006, and the Fiftieth Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of June 1, 2006, and as hereafter amended and supplemented, each between the Department and the Trustee.

"2006 F/G/H Mortgage Certificates" shall mean the Ginnie Mae Certificates, Freddie Mac Certificates or Fannie Mae Certificates that evidence beneficial ownership of and a one hundred percent (100%) participation in a Mortgage Pool and that satisfy the requirements of the Trust Indenture which are purchased by the Trustee from amounts available in the 2006 F/G/H Mortgage Loan Account and pledged by the Department to the Trustee pursuant to the Trust Indenture and the Fifty-First Supplemental Indenture.

"2006 F/G/H Mortgage Loans" shall mean the loans included in each Mortgage Pool represented by a 2006 F/G/H Mortgage Certificate.

"2006 F/G/H Mortgage Loan Account" shall mean the 2006 F/G/H Account of the Mortgage Loan Fund.

"2006 F/G/H Redemption Subaccount" shall mean the 2006 F/G/H Subaccount of the Redemption Account of the Debt Service Fund.

"2006 F/G/H Revenue Account" shall mean the 2006 F/G/H Account of the Revenue Fund.

"Underwriters" shall mean UBS Securities LLC and the other underwriters named on the schedule attached to the Bond Purchase Agreement.

"VA" shall mean the United States of America Department of Veterans Affairs.

"VA Mortgage Loan" shall mean a Mortgage Loan guaranteed by the VA under the provisions of the Servicemen's Readjustment Act of 1944 or Chapter 37 of Title 38 of the United States Code, as amended, and which complies with the provisions of the Trust Indenture.

"Weekly Interest Rate" shall mean, with respect to each Series H Bond, a variable interest rate on the Series H Bonds as described under the caption "THE SERIES 2006 BONDS – Interest Rates – Weekly Interest Rate Period."

"Weekly Interest Rate Period" shall mean each period during which a Weekly Interest Rate is in effect for the Series H Bonds.

"Yield" shall mean, with respect to the Series 2006 Bonds, yield as determined in accordance with Sections 143(g) and 148(h) of the Code and Sections 6a.103A-2(i), 1.148-4 and 1.148-5 of the Regulations.

## **APPENDIX B**

## SUMMARY OF CERTAIN MORTGAGE INSURANCE PROGRAMS

## AND TEXAS FORECLOSURE LAWS

## Introduction

The United States Department of Housing and Urban Development ("HUD"), created by the Housing and Urban Development Act of 1965, is responsible for the administration of various Federal programs authorized under the National Housing Act of 1934, as amended, and the United States Housing Act of 1937, as amended. The Department of Veterans Affairs (formerly the Veterans Administration) ("VA") administers the mortgage guaranty program authorized under the Servicemen's Readjustment Act of 1944, as amended. These programs may be financed by annual appropriations from Congress, as well as by mortgage insurance premiums and fees. Subsidies and insurance payments are in some cases made from trust funds established under the various programs.

Following is a summary of certain of these Federal programs and private mortgage insurance programs as they affect insurance on Mortgage Loans acquired by the Department from proceeds of the Bonds. This summary does not purport to summarize or describe all of the provisions of these programs. For a more detailed description regarding these programs, reference is made to specific provisions of the master insurance contracts and such other such information relating to the various mortgage insurers.

#### **FHA Insurance Programs**

The National Housing Act of 1934, as amended, authorizes various FHA mortgage insurance programs, which differ in some respects depending primarily upon whether the premises contains five or more dwelling units or less than five such units. Insurance benefits are payable only upon foreclosure (or other acquisition or possession) and conveyance of the premises to HUD or upon assignment of the defaulted loan to HUD. Assignment is allowed only with HUD approval if the premises contains less than five dwelling units. Assignment is at the option of the lender if the premises contains five or more dwelling units, but HUD may decrease the insurance payment by an amount equal to one percent (1%) of the unpaid principal amount of the loan if the mortgage lender chooses to assign such a loan.

With respect to the assignment of defaulted loans to HUD, the insured must first make a determination as to whether or not the default is caused by a circumstance or set of circumstances beyond the borrower's control which temporarily renders the family financially unable to cure the delinquency within a reasonable time or make full payments. If a determination is made that the default is caused by such circumstances, HUD must be requested to accept assignment, and must have rejected the request in order for the insured to initiate foreclosure proceedings.

Under some of the FHA insurance programs, insurance claims are paid by HUD in cash unless the insured specifically requests payment in debentures issued by HUD. Under others, HUD has the option at its discretion to pay insurance claims in cash or in such debentures. The current HUD policy, subject to change at any time, is to make insurance payments on mortgages covering less than five dwelling units in cash with respect to all programs covering such units as to which it has discretion to determine the form of insurance payment. HUD debentures issued in satisfaction of FHA insurance claims bear interest at the HUD debenture interest rate in effect under HUD regulations on the date of the mortgage insurance commitment or of the initial insurance endorsement of the loan, whichever rate is higher.

When entitlement to insurance benefit results from foreclosure (or other acquisition or possession) and conveyance, the insurance payment is computed as of the date of default by the borrower, as defined in HUD regulations, and the insured generally is not compensated for interest accrued and unpaid prior to that date. When entitlement to insurance benefits results from assignment of the loan to HUD, the insurance payment is computed as of the date of the assignment and includes full compensation of interest accrued and unpaid to the assignment date. The regulations under all insurance programs described above provide that the insurance payment itself bears interest from the date of default or, where applicable, assignment, to the date of payment of the claim at the same interest rate as the applicable HUD debenture interest rate determined in the manner set forth above.

When any property conveyed to HUD or securing a loan which is to be assigned to HUD has been damaged by fire, earthquake, flood, or tornado, it is generally required, as a condition to payment of an insurance claim, that such property be repaired by the mortgage lender prior to such conveyance or assignment.

## **Department of Veterans Affairs Mortgage Guaranty Program**

The Servicemen's Readjustment Act, as amended, permits a veteran (or in certain instances the spouse of a veteran) to obtain a mortgage loan guaranty by the VA covering mortgage financing of the purchase of a one-to-four family dwelling unit. The program has no mortgage loan limits, requires no down payment from the purchaser and permits the guaranty of mortgage loans with terms limited by the estimated economic life of the property, up to approximately thirty (30) years.

The VA uses a three-tier guaranty system. The maximum VA guaranty for mortgage loans of \$45,000 or less is a guaranty of fifty percent (50%) of the loan. The maximum VA guaranty for mortgage loans of more than \$45,000 to \$56,250 is \$22,500. The maximum VA guaranty for mortgage loans of more than \$56,250 is a guaranty of forty percent (40%) of the loan or \$36,000, whichever is less. Under the Program, a VA Mortgage Loan would be guaranteed in any amount which, together with the down payment by or on behalf of the mortgagor, will at least equal twenty-five percent (25%) of the lesser of the sales price or the appraised value of the single-family dwelling. The actual guaranty may be less than the maximum guaranty as described above in the event a veteran's guaranty entitlement previously used for a guaranteed loan has not been restored by the VA.

The liability on the guaranty is reduced or increased pro rata with any reduction or increase in the amount of the indebtedness, but in no event will the amount payable on the guaranty exceed the amount of the original guaranty. Notwithstanding the dollar and percentage limitations of the guaranty, a mortgage holder will ordinarily suffer a monetary loss only where the difference between the unsatisfied indebtedness and the proceeds of a foreclosure sale of the mortgaged premises is greater than the original guaranty, as adjusted. The VA may, at its option and without regard to the guaranty, make full payment to a mortgage of unsatisfied indebtedness on a mortgage upon its assignment to the VA. Under certain circumstances, a mortgage is required to accept partial payments on a loan that is more than thirty (30) days overdue.

When a VA loan is foreclosed, the VA must decide whether to (i) acquire the property and pay off the debt or (ii) not acquire the property through the "no bid" process. Under option (ii), the VA gives instructions to the mortgagee to make "no bid" at the foreclosure sale and pays the guaranty amount to the mortgagee, leaving the mortgagee responsible for the disposition of the property. Mortgagees may also "buy down" the veteran's indebtedness at the time of the foreclosure sale to convert a no bid into a VA acquisition. No bids are more likely if the property has significantly declined in value, because the cost to the VA to pay the guaranty amount may be less than their expected cost to acquire, manage and dispose of the property.

## United States Department of Agriculture, Rural Development Guaranteed Rural Housing Loan Program

The Cranston-Gonzalez National Affordable Housing Act of 1990 authorized the establishment of RHS Guaranteed Rural Housing Loan Program. Households with annual incomes at or below one hundred fifteen percent (115%) of median area income are eligible for these loans, subject to the geographic restrictions described below. Households with annual incomes at or below eighty percent (80%) of the area median income may be eligible for interest assistance, in addition to the loan guaranty. The interest assistance paid monthly by RHS to the loan servicer reduces the borrower's effective interest rate. The amount of interest rate reduction is dependent upon the households' annual income, which is re-certified by the loan servicer annually. No funds currently are available for interest assistance.

The RHS Guaranteed Rural Housing Loan program is limited to only certain rural areas of the State. Any city, place, town or village classified as rural prior to October 1, 1990, with a population exceeding 10,000 but not in excess of 25,000, which is rural in character, will be considered rural until the year 2000. Any city, place, town or village with a population in excess of 10,000 and determined to be urban prior to August 2, 1991 will not be considered an eligible rural area.

The RHS guaranty covers the lesser of (a) any loss equal to ninety percent (90%) of the original principal amount of the loan or (b) any loss in full up to thirty-five percent (35%) of the original principal amount of the loan plus any additional loss on the remaining sixty-five percent (65%) to be shared approximately eight-five percent (85%) by RHS and approximately fifteen percent (15%) by the mortgagee.

RHS does not accept conveyance of the property, but rather pays the lender's claim upon foreclosure. The claim payment includes certain actual costs incurred by the lender prior to foreclosure, including interest expense, and an allowance for the costs associated with liquidating the property. The claim payment amount is based on the net sales proceeds if the property is sold within six (6) months, or if no sale occurs within six (6) months, the claim payment amount is determined according to a formula based upon an appraisal of the property performed by RHS. The lender's actual disposition costs may be higher than the RHS claim payment.

## **Private Mortgage Insurance Programs**

The Department requires that each private mortgage insurer approved for insuring Mortgage Loans (i) shall be approved to issue policies of private mortgage insurance by the Board of Insurance of the State, (ii) be approved to insure mortgages purchased by Fannie Mae or FHLMC, and (iii) shall assure the Department in writing that foreclosure of a Mortgage Loan solely on the basis of non-compliance of such Mortgage Loan with provisions of Section 103A of the Code of 1954 will be an insured event under the terms of its policy of private mortgage insurance. The FHLMC eligibility requirements for approving private mortgage insurers presently provide that not more than ten percent 10% of the insurers' mortgage insurance risk may be represented by mortgage insurance covering property other than real property.

The maximum amounts insurable by private insurers must conform to applicable Federal and State regulations. Such amounts are often further limited by whether the home is to be owner-occupied. The maximum amounts insurable for owner-occupied dwellings range from ninety percent (90%) to ninety-five percent (95%) of the appraised value or selling price, whichever is lower. Requirements of borrower equity vary according to the percentage of the mortgage to be insured. Certain companies will credit toward a specified percentage of this amount the value of the land to be improved, trade-in property or work equity, if at least a minimum cash equity is met and the home is to be owner-occupied. Although there may be variations among companies, available coverage by private mortgage insurers is generally limited to first mortgage loans or contracts on improved real estate, with amortization over the term of the contract in substantially equal monthly payments, including accruals for taxes and insurance.

Under the various policies, delinquencies must be reported to the insurer within four months of default, and proceedings to recover title are required to be commenced within nine months of default. It is common practice for private mortgage insurers to require that mortgage lenders, prior to presenting a claim under the mortgage insurance, acquire and tender to the private mortgage insurer title to the property, free and clear of all liens and encumbrances, including any right of redemption by the mortgagor. When such a claim is presented, the private mortgage insurer will normally have the option of paying the claim in full, taking title to the property and arranging for its sale, or of paying the insured percentage of the claim and allowing the insured mortgage lender to retain title to the property.

The amount of loss payable generally includes the principal balance due under the mortgage agreement, plus accumulated interest, real estate taxes and hazard insurance premiums which have been advanced and expenses incurred in the recovery proceedings.

## **Mortgage Pool Insurance**

## General

The Trust Indenture requires that the Department use its best reasonable efforts to maintain a mortgage pool insurance policy for each series of Bonds in an amount at least equal to ten percent (10%) of the initial aggregate principal amount of Mortgage Loans acquired with the proceeds of each series of Bonds. The mortgage pool insurance policy requirement with respect to Mortgage Loans purchased with proceeds of Bonds and not included within Mortgage Certificates, other than the 1986 Series A Bonds, 1986 Series B Bonds and 1987 Series B Bonds, has been satisfied by the Department's prior receipt of (i) policies from Mortgage Guaranty Insurance Corporation ("MGIC"), covering Mortgage Loans financed with the proceeds of the 1980 Series A Bonds, 1982 Series A Bonds, 1983 Series A Bonds, 1985 Series A Bonds and 1985 Series B/C Bonds and (ii) a policy covering Mortgage Loans financed with the proceeds of the 1984 Series A/B/C Bonds from Verex Assurance, Inc. ("Verex"), which policy was transferred to Verex's parent company, General Charter Mortgage Insurance Corporation, in 1993. Certain of the policies issued by MGIC and Verex provide for advance claims payments with respect to delinquent Mortgage Loans.

The following description of the mortgage pool insurance policies is only a brief outline and does not purport to summarize or describe all of the provisions of such policies. For a complete description of such policies, reference is made to each policy for a full and complete statement of its provisions.

In general, the mortgage pool insurance policies provide insurance coverage on the full amount of any loss which is covered by each policy and realized as a result of a default by a mortgagor on a Mortgage Loan insured thereunder. Payment will be made after foreclosure, payment under the primary mortgage insurance policy insuring the Mortgage Loan, if any, and sale of the foreclosed property approved by the insurer, subject to a limitation on aggregate claims of the applicable aggregate initial principal amount of all Mortgage Loans insured under the policy.

As a condition precedent to the payment of any loss under a mortgage pool insurance policy, mortgage insurance approved by the Department and acceptable to the insurer must generally be maintained by or on behalf of the Department on each Mortgage Loan that has a loan-to-value ratio in excess of the applicable percentage at the time of origination of the Mortgage Loan. Such mortgage insurance, at a minimum, must provide coverage on the amount of the Mortgage Loan in excess of eighty percent (80%) of original fair market value of the property, defined as the lesser of either the sale price or the appraised value at the time of origination. Such mortgage insurance must remain in force until the unpaid principal balance of the Mortgage Loan is reduced to the applicable percentage of the original fair market value.

Each mortgage pool insurance policy usually requires, as a condition to payment of a claim, that (i) all hazard insurance premiums, real estate taxes, property protection and preservation expenses, property sale expenses and foreclosure costs (including court costs and reasonable attorneys' fees) have been advanced by or on behalf of the Department, as approved by the insurer, (ii) the Department must have acquired good and merchantable title to the property, free and clear of all encumbrances, except permitted encumbrances, including any right of redemption by the mortgagor, and (iii) the Department must have sold the property with the approval of the insurer. In the event of default by the mortgagor, if there is any physical loss or damage to the property from any cause, whether by accidental means or otherwise, it is usually a condition to payment that the insured restore the property to its condition at the time of the issuance of the policy, except for reasonable wear and tear. The mortgage pool insurance policies generally will not insure against a loss sustained by reason of a default arising from or involving certain matters including (i) fraud or negligence in origination or servicing of the Mortgage Loans, including misrepresentation by the Mortgage Lender, borrower or other persons involved in the origination or servicing of the Mortgage Loans; (ii) physical damage to a property.

The insurer generally has the option either to pay (i) an amount equal to the unpaid principal balance of the defaulted Mortgage Loan at the time of the approved sale, as provided in the applicable policy, plus accrued and delinquent interest at the mortgage rate to the date of payment of the claim plus advances required to be made by or on behalf of the Department as set forth above, conditioned upon the insurer's being provided good and merchantable title to the mortgaged property (unless the property has been conveyed pursuant to the terms of the applicable primary mortgage insurance policy), or (ii) the amount by which the sum of the unpaid principal balance of the defaulted Mortgage Loan at the time of the approved sale, as provided in the policy, plus accrued and delinquent interest at the mortgage rate to the date of payment of the claim plus advances requiring to be made by or on behalf of the Department as set forth above, exceeds the net proceeds received from a sale of the property which the insurer approved. Under either option, the amount of any payment is reduced by the amount of the loss paid under any private mortgage insurance.

A claim under the applicable mortgage pool insurance policy (except for a claim under the advance claims coverage endorsement, described below) must generally be filed (i) in the case when a private mortgage insurance policy is in force, within a specified period after the claim for loss has been settled or paid or within such time after a sale approved by the insurer, whichever is later, or (ii) in the case when a private mortgage insurance policy is not in force, within a specified period after the Department has conveyed title to the property pursuant to an approved sale.

Premiums on any mortgage pool insurance policies will be paid by the Department. Failure to pay a premium will terminate any such policy. If the aggregate recoveries under a policy reach the applicable pool limit of the aggregate initial principal amount of Mortgage Loans insured, coverage under the policy will be exhausted and further losses due to the foreclosure will be borne by the Department.

The amount of coverage under any mortgage pool insurance policy will be reduced over the life of the Bonds covered by such policy by the dollar amount of claims paid less amounts realized by the insurer upon disposition of mortgaged properties. The amount of claims paid generally includes certain expenses incurred by the Department as well as accrued interest on delinquent Mortgage Loans insured under each policy including interest accrued through completion of foreclosure proceedings (excluding applicable charges and penalty interest). See "Foreclosure Laws" herein. Accordingly, if aggregate recoveries under a mortgage pool insurance policy reach the policy limit, coverage under such mortgage pool insurance policy will be exhausted and any further losses will be borne by Bondholders to the extent remaining moneys held under the Master Indenture are inadequate to pay principal of and interest on the Bonds. Subject to the payment of the applicable premium, an insurer is generally obligated to provide coverage under a mortgage pool insurance policy so long as the Bonds covered by the policy are outstanding.

Some insurers have delivered endorsements to certain mortgage pool insurance policies which provide that they will make advance claims payments in amounts equal to delinquent regular monthly payments of principal of and interest on each Mortgage Loan that is delinquent in three or more monthly payments after receipt of ten days prior written notice thereof. Such advance claims payments will generally be made only if the Mortgage Loan servicer has initiated foreclosure proceedings as required by the mortgage pool insurance policy and diligently pursues such proceedings. The insurer will continue to make such advance claims payments until the insured files, or should have filed, a claim with respect to the Mortgage Loan for which such payments have been made. Advance claims payments must be repaid after payments on the Mortgage Loan have been received (either from the mortgagor, FHA, VA, RHS, private mortgage insurance or through foreclosure) for which advances were previously made or if a claim under the policy is not filed. Claim settlements under a mortgage pool insurance policy will usually be reduced by the sum of unreimbursed claims advances.

The coverage available under the advance claims payment procedure usually equals the limit of coverage provided under the mortgage pool insurance policy. Advance claims payments for which the insurer is ultimately reimbursed are not charged against the limit of coverage under the mortgage pool insurance policy. To the extent foreclosure or other disposition of the property subject to a Mortgage Loan does not result in sufficient liquidation proceeds to reimburse the insurer for all claims advances made under the advance claims payment procedure, aggregate remaining coverage under the mortgage pool insurance policy will be reduced. Upon reaching the applicable aggregate loss limitation under the mortgage pool insurance policy, whether through payments of advances under the advance claims payment procedure or payments as a result of foreclosure losses with respect to Mortgage Loans, coverage under the advance claims procedure also will be exhausted.

## Self-Insurance Program

In connection with the 1986 Series A Bonds, the 1986 Series B Bonds and the 1987 Series B Bonds, the Department has been unable to obtain acceptable mortgage pool insurance policies from private mortgage insurers and, in lieu of such policies, established a mortgage pool self-insurance program. The Department and the Trustee entered into a separate Mortgage Pool Self-Insurance Fund Agreement with respect to each such Series of Bonds (each, an "SIF Agreement") pursuant to which: (i) the Department has established or will establish a Mortgage Pool Self-Insurance Fund (a "Self-Insurance Fund") and has deposited or will deposit therein an initial amount equal to .4% of the aggregate principal amount of the Mortgage Loans acquired under the applicable phase of the Program; (ii) the Department has contributed or will contribute to the respective Self-Insurance Fund, until the amount deposited therein equals the Required Fund Amount (as hereinafter defined), all earnings resulting from the investment of the moneys held in the respective Self-Insurance Fund, together with revenues in an amount equal to .15% per annum of the aggregate outstanding principal balance of the Mortgage Loans acquired under the applicable phase of the Program; and (iii) the Department will apply amounts held in the respective Self-Insurance Fund to cover cashflow deficiencies with respect to Mortgage Loans acquired under the applicable phase of the Program deemed to be in default under applicable FHA rules and regulations ("Advance Payments"), and to cover any Loss (as hereinafter defined) incurred in connection with a defaulted Mortgage Loan acquired under the applicable phase of the Program, by transferring appropriate amounts from the respective Self-Insurance Fund to the Revenue Fund. The term "Required Fund Amount" means an amount equal to 1.8% of the initial aggregate principal balance of the Mortgage Loans acquired under the applicable phase of the Program, reduced by the aggregate amount of any unreimbursed Advance Payments and any Losses paid from the respective Self-Insurance Fund. The term "Loss" means, with respect to a defaulted Mortgage Loan, an amount equal to: (a) the sum of (i) the unpaid principal balance of the Mortgage Loan as of the date of disposition thereof by the Department, (ii) the accumulated delinquent interest on the Mortgage Loan until the date of the payment of FHA insurance proceeds, and (iii) all advances made by or on behalf of the Department in connection with the Mortgage Loan to pay hazard insurance premiums, FHA insurance premiums, real estate property taxes, property protection and preservation expenses, property sale expenses and foreclosure costs; reduced by (b) the sum of (i) the net proceeds received upon disposition of the Mortgage Loan, and (ii) any amount received by or on behalf of the Department pursuant to FHA mortgage insurance with respect to the Mortgage Loan.

Although the amounts held in a Self-Insurance Fund are not part of the Trust Estate, the Department covenanted in the Trust Indenture to create and maintain each Self-Insurance Fund and to apply the moneys therein to pay advance payments and losses incurred in connection with Mortgage Loans acquired under the applicable phase of the Program. The Department is not obligated to fund a Self-Insurance Fund beyond the Required Fund Amount and the Department's obligation to contribute amounts into a Self-Insurance Fund up to the Required Fund Amount is limited to amounts available from investment earnings on the respective Self-Insurance Fund and from Revenues in an amount equal to .15% per annum of the aggregate outstanding principal balance of the Mortgage Loans acquired under the applicable phase of the Program. No other assets or revenues of the Department are required to be contributed to the Self-Insurance Fund or applied to pay Advance Payments or Losses.

Each SIF Agreement contains provisions permitting it to be amended to provide security for Bonds other than the Series of Bonds to which it pertains, subject to the requirement that the Department shall have receive written confirmation from each rating agency that rated such Bonds that such amendments will not impair such rating agency's rating on such Bonds then in effect.

The Department makes periodic deposits to the Self Insurance Fund as required by the applicable bond documents until the maximum required amount is on deposit therein. The Self Insurance Fund balances and delinquency information is set forth in "APPENDIX F-1 THE DEPARTMENT'S MORTGAGE LOAN PORTFOLIO."

## Standard Hazard Insurance Policies

Each Mortgage Lender acting as a servicer will cause to be maintained by the mortgagor for each Mortgage Loan fire insurance with extended coverage on the mortgaged property (a "Standard Hazard Insurance Policy") in an amount which is not less than the maximum insurable value of the property or the principal balance owning on the Mortgage Loan, whichever is less. Subject to the laws of the State, any amounts collected by a Mortgage Lender under any such policy will be deposited in a custodial account subject to reimbursement pursuant to the Agreement. Such insurance shall be with insurers approved by Fannie Mae or FHLMC.

In general, a Standard Hazard Insurance Policy covers physical damage to or destruction of the improvements on the property by fire, lightning, explosion, smoke, windstorm, hail, riot, strike or civil commotion, subject to the conditions and exclusions particularized in each policy. If a residence is located in a designated flood area, flood insurance shall be required to be maintained, and if not covered by other insurance under the Agreement, insurance shall be required to be maintained for wind damage on each residence to the extent deemed advisable by the supervising agent from time to time.

Although policies relating to different Mortgage Loans may be issued by different insurance companies and, therefore, may have minor differences in coverage, the basic terms are dictated by State law. Policies typically exclude physical damage resulting from the following: war, revolution, governmental actions, floods and other water-related causes, earth movement (including earthquakes, landslides and mudflows), nuclear hazard and, in certain cases, vandalism.

In lieu of a Standard Hazard Insurance Policy, each Mortgage Lender acting as a servicer may maintain and keep a "Mortgagee Single Interest Hazard Insurance Policy" throughout the term of the Agreement. The Mortgagee Single Interest Insurance Policy provides insurance against losses sustained by a

Mortgage Lender or other insured in the event the mortgagor fails to maintain a Standard Hazard Insurance Policy and physical damage occurs. Each Mortgage Lender agrees to pay the premium for the Mortgagee Single Interest Hazard Insurance Policy on the basis prescribed by the policy. Any amounts collected by the Mortgage Lender under such policy relating to the Mortgage Loans will be deposited in a custodial account maintained by the Mortgage Lender subject to withdrawal by the Trustee.

## **Foreclosure Laws**

If a mortgagor defaults on a Mortgage Loan and foreclosure or other recovery proceedings are instituted there will probably be time delays in collection. The following is intended to be a general description of foreclosure laws in the State of Texas and is not intended to be a legal opinion with respect to such laws.

Mortgage instruments utilized in the State generally and the Mortgages to be used in the Department's programs take the form of deeds of trust containing the power of out-of-court foreclosures and sale. Nonjudicial foreclosure proceedings are governed by Chapter 51, Texas Property Code, which authorizes sales under deeds of trust or other contractual liens if such instruments so provide and sets the minimum standards of notice and procedure for the conduct of non-judicial foreclosure sales. Sales under such Chapter may only be made in the event of a default under the note or deed of trust and acceleration of the debt which is secured, must be conducted by the trustee appointed in the deed of trust or other lien instrument or his successor, and may be conducted only after posting written notice at least 21 days preceding the date of the sale at the courthouse door(s) of the county or counties in which the property to be sold is located. Additionally, the holder of the debt to which the power of sales relates must serve written notice of the proposed sale by certified mail on each debtor obligated to pay the debt, according to the most recent records of such holder, at least 21 days preceding the date of the sale (the "Twenty-One Day Notice"). In addition, if the mortgagor resides on the mortgaged property, twenty (20) days notice of intent to accelerate the Mortgage Loan must be given to the mortgagor prior to the Twenty-One Day Notice. The sale may be conducted only between certain hours on the first Tuesday of the month, as designated in the posted notice of sale. After the foreclosure sale has properly been held in accordance with both the provisions of Chapter 51, Texas Property Code and the provisions of the deed of trust or other lien instrument by which a power of sale is granted, any right to reinstate the debt and all rights of redemption, except rights of the United States, if any, under federal tax lien laws, are extinguished. A nonjudicial foreclosure sale which has not been conducted in accordance with Chapter 51, Texas Property Code and the provisions of the lien instrument granting the power of sale is invalid.

State courts have in the past strictly construed the power of sale created by deeds of trust or other lien instruments and, where both contractual and statutory provisions for nonjudicial foreclosure have not been precisely followed, have declared nonjudicial foreclosure sales to be invalid. In addition, although the State statute providing standards for nonjudicial foreclosures has previously survived challenges that it is unconstitutional, there can be no assurance that such a challenge in the future will not be successful. A foreclosure sale of property on which the United States claims a lien for federal income tax collection, will be made subject to and without disturbing the federal tax lien unless notice of the foreclosure sale is given to the Internal Revenue Service at least 25 days before the sale. Without this prior notice, the sale is made subject to the federal tax lien. Even when such notice is properly given, the United States may redeem such property within 120 days from the date of the sale, upon payment of the amount paid or credited at the sale, and interest from the date of the sale, and any cost in owning property in excess of the derived income. The remedy of nonjudicial foreclosure may be limited, restricted or denied, not only by bankruptcy or other debtor relief proceedings, but also by the death of a mortgagor either without leaving a will or with probate proceedings that are not independent of the probate court or by the appointment of a receiver by the court in a divorce action involving mortgages to which the spouses in such divorce proceedings are parties. The remedies afforded the holder of the mortgage debt in the events set forth in the preceding sentence require judicial action either as a prerequisite to the valid exercise of nonjudicial foreclosure or in the nature of a judicial foreclosure proceeding or sale through the legal representative involved with the sanction of the court.

Under State law, foreclosure of mortgage liens on real property also may be accomplished by judicial proceedings. In foreclosure pursuant to judicial proceedings, a right to make full payment exists prior to the sale of the property, and, except for federal tax liens as discussed above, the redemption rights of all parties are extinguished by a properly conducted foreclosure sale.

[THIS PAGE INTENTIONALLY LEFT BLANK]

## **APPENDIX C-1**

## GINNIE MAE AND THE GINNIE MAE CERTIFICATES

This summary of the Ginnie Mae Mortgage Backed Securities Program, the Ginnie Mae Certificates and the documents referred to herein does not purport to be comprehensive and is qualified in its entirety by reference to the Ginnie Mae Mortgage Backed Securities Guide published by Ginnie Mae and to said documents for full and complete statement of their provisions. The following summary is of the Ginnie Mae I Program and the Ginnie Mae II Program.

Government National Mortgage Association ("Ginnie Mae") 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.

To issue Ginnie Mae Certificates, the Master Servicer must first apply to and receive from Ginnie Mae the Commitment to Guarantee Mortgage Backed Securities (the "MBS Agreement"). The MBS Agreement authorizes the Master Servicer to apply to Ginnie Mae for the issuance of Mortgage-Backed Securities to be eligible for guaranty by Ginnie Mae up to a stated date and issue Ginnie Mae Certificates up to a stated amount during a one-year period following the date of the MBS Agreement. Each MBS Agreement is valid for a 12-month period from the date of commitment.

Each Ginnie Mae Certificate is to be backed by a mortgage pool consisting of Mortgage Loans in a minimum aggregate amount of \$250,000 (or such lesser amount as may be approved by Ginnie Mae). Each Ginnie Mae I Certificate will be a "mortgage loan pass-through" certificate which will require the Master Servicer to pass through to the paying and transfer agent therefor (the "Ginnie Mae Paying Agent") by the fifteenth day of each month (or the sixteenth day, if such day is not a business day, provided that, if neither the fifteenth nor the sixteenth day is a business day, the first business day prior to the fifteenth day of the month), the regular monthly payments on the Mortgage Loans (less the Ginnie Mae Guaranty Fee and the Master Servicer's servicing fee, more fully described herein), whether or not the Master Servicer receives such payments, plus any prepayments of principal of the Mortgage Loans received by the Master Servicer in the previous month. Each Ginnie Mae II Certificate will require the Master Servicer to pass through to the Ginnie Mae Paying Agent for the Ginnie Mae II Program, by the nineteenth day of each month (or the twentieth day, if such day is not a business day; provided that, if neither the nineteenth nor the twentieth day is a business day, then the first business day prior to the nineteenth day of the month), the regular monthly payments on the Mortgage Loans (less the Ginnie Mae Guaranty Fee and the Master Servicer's servicing fee, more fully described herein), whether or not the Master Servicer received such payments, plus any prepayments on the Mortgage Loan received by the Master Servicer in the previous month. The Ginnie Mae Paying Agent is then required to pass through to the Trustee on or before the third business day following the nineteenth day of each month the scheduled payments received from the Master Servicer. Ginnie Mae guarantees timely payment of principal of and interest with respect to the Ginnie Mae Certificate.

Ginnie Mae is authorized by Section 306(g) of Title III of the National Housing Act of 1934, as amended (the "Housing Act"), to guarantee the timely payment of the principal of, and interest on, securities that are based on and backed by a pool of mortgage loans insured by FHA under the Housing Act, or guaranteed by RHS under Title V of the Housing Act of 1949, or guaranteed by VA under the Servicemen's Readjustment Act of 1944, as amended, or Chapter 37 of Title 38, United States Code. Section 306(g) 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 October 12, 1969, of an Assistant Attorney General of the United States, states that such guarantees under Section 306(g) of mortgage backed certificates of the type being delivered to the Trustee on behalf of the Department are

authorized to be made by Ginnie Mae and "would constitute general obligations of the United States backed by its full faith and credit."

Ginnie Mae, upon execution of the Ginnie Mae Guaranty appended to the Ginnie Mae Certificate and upon delivery of the Ginnie Mae Certificate to the Master Servicer, will have guaranteed to the Trustee as holder of the Ginnie Mae Certificate the timely payment of principal of and interest on the Ginnie Mae Certificate. In order to meet its obligations under such guaranty, Ginnie Mae, in its corporate capacity under Section 306(g) of Title III of the Housing Act, may issue its general obligations to the United States Treasury Department in an amount outstanding at any one time sufficient to enable Ginnie Mae, 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 Ginnie Mae Certificate. The Treasury is authorized to purchase any obligation so issued by Ginnie Mae 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 Ginnie Mae, if needed, to implement the aforementioned guaranty.

Ginnie Mae is required to warrant to the Trustee as the holder of the Ginnie Mae Certificate, that, in the event it is called upon at any time to make payment on its guaranty of the principal of and interest on the Ginnie Mae Certificate, it will, if necessary, in accordance with Section 306(d) of Title III of the Housing Act, apply to the Treasury Department of the United States for a loan or loans in amounts sufficient to make payments of principal and interest.

The Master Servicer will be responsible for servicing and otherwise administering the Mortgage Loans in accordance with generally accepted practices of the mortgage banking industry and the Ginnie Mae Mortgage Backed Securities Guide (the "Guide").

The monthly remuneration for the Master Servicer for its servicing and administrative functions, and the Guaranty Fee charged by Ginnie Mae are based on the total aggregate unpaid principal balance of Mortgage Loans outstanding. The Ginnie Mae Certificates carry an interest rate that is fixed at .50% (subject to adjustment) below the interest rate on the Mortgage Loans; the Master Servicer's servicing fee and the Ginnie Mae Guaranty Fee are deducted from payments on the Mortgage Loans before payments are passed through to the holder of the Ginnie Mae Certificates.

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

The Master Servicer is required to advise Ginnie Mae in advance of any impending default on scheduled payments so that Ginnie Mae as guarantor will be able to continue such payments as scheduled on the third business day following the twentieth day of each month. If, however, such payments are not received as scheduled, the Trustee has recourse directly to Ginnie Mae.

The Ginnie Mae Guaranty Agreement to be entered into by Ginnie Mae and the Master Servicer upon issuance of the Ginnie Mae Certificates (the "Ginnie Mae Guaranty Agreement") will provide that, in the event of a default by the Master Servicer, Ginnie Mae will have the right, by letter to the Master Servicer, to effect and complete the extinguishment of the Master Servicer's interest in the Mortgage Loans, and the Mortgage Loans are to thereupon become the absolute property of Ginnie Mae, subject only to the unsatisfied rights of the holder of the Ginnie Mae Certificate. In such event, the Ginnie Mae Guaranty Agreement will provide that Ginnie Mae will be the successor in all respects to the Master Servicer in its capacity under the Ginnie Mae Guaranty Agreement and the transaction and arrangements set forth or arranged for therein. At any time, Ginnie Mae may enter into an agreement with an institution approved by Ginnie Mae under which such institution undertakes and agrees to assume any part or all of such duties, and no such agreement will detract from or diminish the responsibilities, duties or liabilities of Ginnie Mae in its capacity as guarantor.

Payment of principal and interest on the Ginnie Mae Certificate is required to be made in monthly installments on or before the third business day following the twentieth of each month commencing the month following the date of issue of the Ginnie Mae Certificate.

Each installment on the Ginnie Mae Certificate is required to be applied first to interest and then in reduction of the principal balance then outstanding on the Ginnie Mae Certificate. Interest is to be paid at the specified rate on the unpaid portion of the principal of the Ginnie Mae Certificate. The amount of principal due on the Ginnie Mae Certificate is to be in an amount at least equal to the scheduled principal amortization currently due on the Mortgage Loans subject to adjustment by reason of unscheduled recoveries of principal on the Mortgage Loans. In any event, the Master Servicer is required to pay to the Trustee, as holder of the Ginnie Mae Certificate, monthly installments of not less than the interest due on the Ginnie Mae Certificate at the rate specified in the Ginnie Mae Certificate, together with any scheduled installments of principal, whether or not such interest or principal is collected from the Mortgagor, and any prepayments or early recovery of principal. Final payment is to be made upon surrender of the outstanding Ginnie Mae Certificate.

The Office of Inspector General (OIG) is required to conduct an annual audit of Ginnie Mae under the provisions of the Chief Financial Officers (CFO) Act of 1990 ("CFO Act"). The complete OIG report is included in the separate management report of Ginnie Mae prepared pursuant to the CFO Act which is available upon request from Ginnie Mae at Government National Mortgage Association, 451 Seventh Street, SW, Washington, D.C. 20410-9000.

[THIS PAGE INTENTIONALLY LEFT BLANK]

## **APPENDIX C-2**

# FREDDIE MAC AND THE FREDDIE MAC CERTIFICATES

Freddie Mac is a shareholder-owned government-sponsored enterprise created 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. Section 1451-1459. Freddie Mac's statutory purposes are to provide stability in the secondary market for residential mortgages, to respond appropriately to the private capital market, to provide ongoing assistance to the secondary market for residential mortgages (including mortgages on housing for low- and moderate-income families), and to promote access to mortgage credit throughout the United States by increasing the liquidity of mortgage financing. To fulfill these statutory purposes Freddie Mac purchases residential mortgages and mortgage-related securities from mortgage lenders, other mortgage sellers and securities dealers and finances these purchases with debt and equity securities. In addition Freddie Mac guarantees the timely payment of principal and interest on single-class and multiclass securities representing an undivided interest in mortgages and/or mortgage-related securities.

Freddie Mac prepares an Information Statement annually which describes Freddie Mac, its business and operations and contains Freddie Mac's audited financial statements for the two most recent fiscal years ending prior to the date of such Information Statement. The current Information Statement, current prospectuses, any supplements to each of the foregoing and any quarterly report prepared and made available by Freddie Mac can be obtained by writing to Freddie Mac – Investor Inquiry, 8200 Jones Branch Drive, McLean, Virginia 22102 or accessing Freddie Mac's internet website at www.freddiemac.com.

Each Freddie Mac Certificate will represent undivided interests in a pool of fixed-rate, first-lien conventional Mortgage Loans or FHA and VA Loans, or participations interests therein. Freddie Mac guarantees to each holder of a Freddie Mac Certificate the timely payment of interest at the applicable coupon on the Freddie Mac Certificate and the timely payment of scheduled principal, whether or not Freddie Mac receives these payments on the underlying mortgages. Full and final payment of principal on the Freddie Mac Certificates will be made no later than the payment date occurring in the month of the Final Payment date for each Freddie Mac Certificate. Principal and interest payments on the Freddie Mac Certificates are not guaranteed by and are not debts or obligations of the United States or any federal agency or instrumentality other than Freddie Mac. Payments on Freddie Mac Certificates are made on the 15<sup>th</sup> day of each month or, if the 15<sup>th</sup> is not a business day, the next business day.

Freddie Mac receives monthly mortgage payments from it mortgage servicers during a Monthly Reporting Period that begins on the 16<sup>th</sup> of a month and ends on the 15<sup>th</sup> of the following month. For any month, a payment on a Freddie Mac Certificate will reflect monthly mortgage payments reported by servicers in the previous Monthly Reporting Period and prepayments reported by servicers in the calendar month prior to the payment up through the date Freddie Mac calculates its payment factors. Freddie Mac publishes its payment factors on or about the 5<sup>th</sup> day of each month.

The summary of the Freddie Mac Certificates does not purport to be comprehensive and is qualified in its entirety by reference to the Freddie Mac prospectuses and other documents relating to the offer and sale of Freddie Mac Certificates described herein. [THIS PAGE INTENTIONALLY LEFT BLANK]

#### **APPENDIX C-3**

# FANNIE MAE AND THE FANNIE MAE CERTIFICATES

#### **Mortgage-backed Securities Program**

Fannie Mae ("Fannie Mae") is a federally chartered and stockholder-owned corporation organized and existing under the Federal National Mortgage Association Charter Act (12 U.S.C. Section 1716 et seq.). Fannie Mae was originally established in 1938 as a United States government agency to provide supplemental liquidity to the mortgage market, and was transferred into a stockholder-owned and privately managed corporation by legislation enacted in 1968. The Secretary of Housing and Urban Development exercises general regulatory power over Fannie Mae. Fannie Mae provides funds to the mortgage market by purchasing mortgage loans from lenders, thereby replenishing their funds for additional lending. Fannie Mae acquires funds to purchase mortgage loans from many capital market investors that may not ordinarily invest in mortgage loans, thereby expanding the total amount of funds available for housing. In addition, Fannie Mae issues mortgage-backed securities primarily in exchange for pools of mortgage loans from lenders.

Although the Secretary of the Treasury of the United States has certain discretionary authority to purchase obligations of Fannie Mae, neither the United States nor any agency or instrumentality thereof is obligated to finance Fannie Mae's obligations or assist Fannie Mae in any manner.

Fannie Mae has implemented a mortgage-backed securities program pursuant to which Fannie Mae issues securities (the "Fannie Mae Certificates") backed by pools of mortgage loans (the "MBS Program"). The obligations of Fannie Mae, including its 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.

The terms of the MBS Program are governed by the Fannie Mae Selling and Servicing Guides (the "Fannie Mae Guides") published by Fannie Mae, as modified by the Pool Purchase Contract (as hereinafter described), and, in the case of mortgage loans such as the Mortgage Loans, a Trust Indenture dated as of November 1, 1981, as amended (the "Fannie Mae Trust Indenture"), and a supplement thereto to be issued by Fannie Mae in connection with each pool. The MBS Program is further described in a prospectus issued by Fannie Mae (the "Fannie Mae Prospectus"). The most recent Fannie Mae Prospectus is dated October 1, 1999 and is updated from time to time. Financial and other information about Fannie Mae are also included in its annual financial statements, the most current of which is dated December 31, 2000.

Copies of the Fannie Mae Prospectus and Fannie Mae's most recent financial statements and any supplements thereto are available without charge from Office of Investor Relations, Fannie Mae, 3900 Wisconsin Avenue, N.W., Washington, D.C. 20016 (telephone: (800) 237-8627).

The summary of the MBS Program set forth herein does not purport to be comprehensive and is qualified in its entirety by reference to the Fannie Mae Guides, the Fannie Mae Prospectus and the other documents referred to herein.

#### **Pool Purchase Contract**

It is expected that Fannie Mae and the Master Servicer will enter into a Pool Purchase Contract, pursuant to which the Servicer will be permitted to deliver, and Fannie Mae will agree to purchase mortgage loans in exchange for Fannie Mae Certificates. The purpose of the Pool Purchase Contract is to provide for certain additions, deletions and changes to the Fannie Mae Guides relating to the purchase of mortgage loans. In the event of a conflict between the Pool Purchase Contract and the Fannie Mae Guides, the Pool Purchase Contract will control. The description set forth below assumes that the Pool Purchase Contract will be executed substantially in the form presented by Fannie Mae to the Master Servicer as of the date hereof.

Under the Pool Purchase Contract, Fannie Mae will purchase both mortgage loans eligible under the guidelines set forth in the Fannie Mae Guides and mortgage loans insured under the Community Home Buyer's Program which conform to the conditions set forth in the Pool Purchase Contract. See "THE PROGRAM AND THE MORTGAGE LOANS –Community Home Buyer's Program."

The Pool Purchase Contract obligates the Servicer to service the mortgage loans in accordance with the requirements of the Fannie Mae Guides and the Pool Purchase Contract.

#### **Fannie Mae Certificates**

Each Fannie Mae Certificate will represent the entire interest in a specified pool of Mortgage Loans purchased by Fannie Mae from the Servicer and identified in records maintained by Fannie Mae.

Fannie Mae will guarantee to the registered holder of the Fannie Mae Certificates that it will distribute amounts representing 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 the full balance of any foreclosed or other finally liquidated Mortgage Loan, whether or not such principal balance is actually received. The obligations of Fannie Mae under such guarantees are obligations solely of Fannie Mae and are not backed by, nor entitled to, the faith and credit of the United States. If Fannie Mae were 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 and, accordingly, monthly distributions to the Trustee, as the holder of Fannie Mae Certificates, would be affected by delinquent payments and defaults on such Mortgage Loans.

#### Payments on Mortgage Loans; Distributions on Fannie Mae Certificates

Payments on a Fannie Mae Certificate will be made 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 will distribute to the Trustee an amount equal to the total of (i) the principal due on the Mortgage Loans in the related mortgage pool underlying such Fannie Mae Certificate during the period beginning on the second day of the month prior to the month of such distribution and ending on the first day of such month of distribution, (ii) the stated principal balance of any Mortgage Loan that was prepaid in full during the second month next preceding the month of such distribution (including as prepaid for this purpose at Fannie Mae's election any Mortgage Loan after it is delinquent, in whole or in part, with respect to four consecutive installments of principal and interest), (iii) the amount of any partial prepayment of a Mortgage Loan received in the second month next preceding the month of distribution, and (iv) one month's interest at the pass-through rate on the principal balance of the Fannie Mae Certificate as reported to the Trustee (assuming the Trustee is the registered holder) in connection with the previous distribution (or, respecting the first distribution, the principal balance of the Fannie Mae Certificate on its issue date).

For purposes of distributions, a Mortgage Loan will be considered to have been prepaid in full if, in Fannie Mae's reasonable judgment, the full amount finally recoverable on account of such Mortgage Loan has been received, whether or not such full amount is equal to the stated principal balance of the Mortgage Loan. Fannie Mae may, in its discretion, include with any distribution principal prepayments, both full and partial, received during the month prior to the month of distribution but is under no obligation to do so.

# **APPENDIX D-1**

# AUDITED FINANCIAL STATEMENTS

# OF THE

# TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS

# FOR THE FISCAL YEAR ENDED

AUGUST 31, 2005

[Report of Independent Auditors]

[THIS PAGE INTENTIONALLY LEFT BLANK]

# Texas Department of Housing and Community Affairs– Revenue Bond Program

Financial Statements as of and for the Year Ended August 31, 2005, and Independent Auditors' Report

# TABLE OF CONTENTS

	Page
INDEPENDENT AUDITORS' REPORT	1–2
MANAGEMENT'S DISCUSSION AND ANALYSIS	3-8
FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED AUGUST 31, 2005:	
Statement of Net Assets	9–10
Statement of Revenues, Expenses, and Changes in Net Assets	11
Statement of Cash Flows	12–13
Notes to Financial Statements	14–39
Supplemental Schedule 1—Statement of Net Assets Information by Individual Activity	4041
Supplemental Schedule 2—Statement of Revenues, Expenses, and Changes in Net Assets Information by Individual Activity	42
Schedule 3—Miscellaneous Bond Information and Notes to Schedule 3	4346
Schedule 4—Changes in Bond Indebtedness	4749
Schedule 5—Debt Service Requirements	50–63
Schedule 6—Analysis of Funds Available for Debt Service—Revenue Bonds	64–67
Schedule 7—Miscellaneous Bond Information—Defeased Bonds Outstanding	68
Schedule 8—Miscellaneous Bond Information—Early Extinguishment and Refunding	69

# Deloitte.

Deloitte & Touche LLP JPMorgan Chase Tower 2200 Ross Avenue, Suite 1600 Dallas, TX 75201-6778 USA

Tel: +1 214 840 7000 www.deloitte.com

# **INDEPENDENT AUDITORS' REPORT**

To The Honorable Rick Perry, Governor, and the Board of Directors Texas Department of Housing and Community Affairs:

We have audited the accompanying statement of net assets of Texas Department of Housing and Community Affairs—Revenue Bond Enterprise Fund (the "Fund" or "Bond Program") as of August 31, 2005, and the related statements of revenues, expenses, and changes in net assets, and cash flows for the year then ended and supporting schedules 3 through 8 (supplementary information on pages 43 to 69). These financial statements and supporting schedules are the responsibility of the Fund's management. Our responsibility is to express an opinion on these financial statements and schedules based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Department's internal control over financial reporting. Accordingly, we express no such opinion. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audit provides a reasonable basis for our opinion.

As discussed in Note 1, the financial statements present only the Revenue Bond Enterprise Fund of the Texas Department of Housing and Community Affairs (the "Department") and are not intended to present fairly the financial position of the Department or the results of its operations and the cash flows of its proprietary fund types in conformity with accounting principles generally accepted in the United States of America.

In our opinion, such financial statements present fairly, in all material respects, the financial position of the Texas Department of Housing and Community Affairs—Revenue Bond Enterprise Fund at August 31, 2005, and the results of its operations and its cash flows for the year then ended in conformity with accounting principles generally accepted in the United States of America. Also, in our opinion, schedules 3 through 8 (supplementary information on pages 43 to 69) present fairly, in all material respects, the information set forth therein.

Management's Discussion and Analysis (on pages 3 to 8) is not a required part of the financial statements, but is supplementary information required by the Government Accounting Standards Board. We have applied certain limited procedures, which consisted principally of inquiries of management regarding the methods of measurement and presentation of the supplementary information. However, we did not audit the information and express no opinion on it.

Our audit was conducted for the purpose of forming an opinion on the basic financial statements and schedules 3 through 8 (on pages 43 to 69) taken as a whole. The supplementary information by bond program, included as Schedules 1 and 2, listed in the table of contents, is presented for the purpose of additional analysis and is not a required part of the basic financial statements. These schedules are also the responsibility of the Fund's management. Such schedules have been subjected to the auditing procedures applied in our audits of the basic financial statements and, in our opinion, are fairly presented in all material respects when considered in relation to the basic financial statements taken as a whole.

Delatte + Touche LLP

December 19, 2005

# MANAGEMENT'S DISCUSSION AND ANALYSIS

This section of the Texas Department of Housing and Community Affairs' Revenue Bond Program ("Bond Program") annual financial report presents management's discussion and analysis of the Department's financial performance during the fiscal year that ended on August 31, 2005. Please read it in conjunction with the Department's Bond Program financial statements, which follow this section.

# **Financial Highlights**

- The Bond Program's net assets decreased by \$20 million. This was primarily as a result of the change in fair value of investments as explained below.
- The Bond Program had a decrease in Operating Income of \$22.6 million to (\$22.1 million). The change in operating income was a result of different factors. The change in fair value of investments decreased from a gain of \$5.4 million in fiscal year 2004 to a loss of \$13.5 million in fiscal year 2005, or \$18.9 million, which accounted for 85.5% of the decrease in operating income. There was an increase in expenses, particularly bond interest expense, of \$8.4 million to \$108.1 million.
- The Bond Program's debt outstanding of \$2.1 billion as of August 31, 2005, increased \$184.1 million. Debt issuances and debt retirements totaled \$451.8 million and \$267.7 million, respectively.
- Loan originations for the year totaled \$194.2 million in the Bond Program.
- The Department entered into three interest rate swap agreements with three different counterparties for a combined notional amount of \$188.0 million and a fair value of (\$9.5) million as of August 31, 2005.

# **Financial Statements**

The financial statements provide more detailed information about the Bond Program's funds. The Bond Program has only one type of fund, the proprietary fund, which is as follows:

• **Proprietary Fund**—The Bond Program's activities in its proprietary fund are accounted for in a manner similar to businesses operating in the private sector. Funding has primarily arisen through the issuances of taxable and tax-exempt bonds whose proceeds are used primarily to fund various types of loans to finance low- and moderate-income housing. The net assets of these funds represent accumulated earnings since their inception and are generally restricted for program purposes or debt service.

# Financial Analysis of the Revenue Bond Program

#### Bond Program—Condensed Statement of Net Assets

	Bond Progra	am - August 31,	Increase (Dec	rease)
	2005	2004	Amount	Percentage
ASSETS:				
Cash and investments	\$ 1,404,188,895	\$ 1,369,930,499	\$ 34,258,396	2.50 %
Loans, contracts, and notes				
receivable	1,089,417,592	935,257,034	154,160,558	16.48 %
Interest receivable	12,401,510	10,919,756	1,481,754	13.57 %
Capital assets and inventory	159,613	219,983	(60,370)	(27.44)%
Real estate owned	57,427	552,282	(494,855)	(89.60)%
Deferred issuance cost	11,469,566	11,236,074	233,492	2.08 %
Other assets	1,184,567	871,391	313,176	35.94 %
Total assets	2,518,879,170	2,328,987,019	189,892,151	8.15 %
LIABILITIES:				
Bonds/notes payable	2,167,498,974	1,957,777,506	209,721,468	10.71 %
Interest payable	27,172,715	23,839,835	3,332,880	13.98 %
Deferred revenue	2,950,225	3,858,362	(908,137)	(23.54)%
Other liabilities	244,615,793	246,850,870	(2,235,077)	
Total liabilities	2,442,237,707	2,232,326,573	209,911,134	9.40 %
NET ASSETS:				
Invested in capital assets	154,401	219,983	(65,582)	(29.81)%
Restricted	61,632,463	82,716,596	(21,084,133)	
Unrestricted	14,854,599	13,723,867	1,130,732	8.24 %
Total net assets	<u>\$ 76,641,463</u>	<u>\$ 96,660,446</u>	<u>\$ (20,018,983)</u>	(20.71)%

Net assets of the Bond Program decreased \$20 million, or 20.71%, to \$76.6 million. The net decrease primarily resulted from a decrease in fair value of investments of the Bond Program's investments and an increase in expenses particularly interest expense. Restricted net assets of the Bond Program decreased \$21.1 million, or 25.5%. Unrestricted net assets increased \$1.1 million or 7.6%.

Cash and investments increased \$34.3 million, or 2.5%, to \$1.4 billion, since funds were generated from debt issuances, reinvestment of loan repayments and interest earnings. The Bond Program loans receivable (current and non-current) increased \$154.2 million, or 16.5%, to \$1.1 billion, due primarily to \$176.7 million worth of mortgage loans originated under the Multifamily Program. Total bonds and notes payable (current and non-current) increased \$209.7 million, or 10.7%, due to new debt issuances associated with the Bond Program's Single Family and Multifamily Programs.

A comparison between 2005 and 2004 for the Statement of Revenues, Expenses, and Changes in Net Assets is as follows:

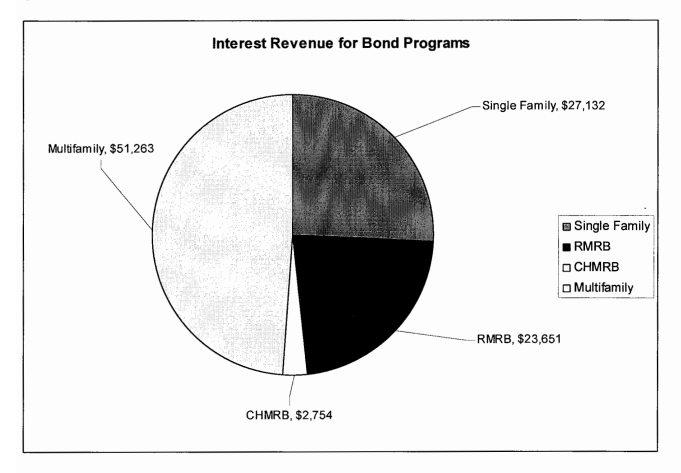
## Statement of Revenues, Expenses, and Changes in Net Assets

	Increase (Decrease)				
	2005	2004	Amount	Percentage	
OPERATING REVENUES:					
Interest and investment income	\$ 106,544,886	\$ 97,075,800	\$ 9,469,086	9.75%	
Net increase (decrease) in fair value	(13,498,876)	5,373,407	(18,872,283)	(351.22)%	
Other operating revenues	4,311,029	5,970,560	(1,659,531)	(27.80)%	
Total operating revenues	97,357,039	108,419,767	(11,062,728)	(10.20)%	
OPERATING EXPENSES:					
Salaries and wages	3,103,499	3,262,641	(159,142)	(4.88)%	
Payroll-related costs	1,492,744	983,865	508,879	51.72 %	
Professional fees and services	822,771	372,314	450,457	120.99 %	
Travel	111,431	86,936	24,495	28.18 %	
Materials and supplies	159,403	108,647	50,756	46.72 %	
Communications and utilities	71,014	58,143	12,871	22.14 %	
Repairs and maintenance	109,661	100,024	9,637	9.63 %	
Rentals and leases	499,963	406,854	93,109	22.89 %	
Printing and reproduction	12,707	7,403	5,304	71.65 %	
Depreciation expense	639,703	628,532	11,171	1.78 %	
Interest	108,097,933	99,720,640	8,377,293	8.40 %	
Bad Debt Expense	815,832		815,832		
Other operating expenses	3,497,608	2,182,175	1,315,433	60.28 %	
Total operating expenses	119,434,269	107,918,174	11,516,095	10.67 %	
OPERATING INCOME (LOSS)	(22,077,230)	501,593	(22,578,823)	(4501.42)%	
NONOPERATING REVENUES (EXPENSES)					
AND EXTRAORDINARY ITEMS	2,061,520	(909,715)	2,971,235	(326.61)%	
CHANGE IN NET ASSETS	(20,015,710)	(408,122)	(19,607,588)	4804.34 %	
BEGINNING NET ASSETS	96,660,446	97,068,568	(408,122)	(0.42)%	
RESTATEMENT	(3,273)		(3,273)		
NET ASSETS—As restated	96,657,173	97,068,568	(411,395)	(0.00)	
ENDING NET ASSETS	\$ 76,641,463	\$ 96,660,446	<u>\$ (20,018,983)</u>	(20.71)%	

Net assets of the Bond Program decreased from the August 31, 2004 amount by \$20 million, or 20.71%, to \$76.6 million.

Earnings within the Bond Program's various bond indentures were \$97.4 million, of which \$95.0 million is classified as restricted and \$2.4 million, as unrestricted. Restricted earnings are composed of \$106.2 million in interest and investment income, (\$13.5) million in fair value of investments and \$2.3 million in other revenue. Interest and investment income is restricted per bond covenants for debt service, fair value in investments is an unrealized loss due to the fact that the Bond Program holds investments until maturity, and other revenue is predominantly an accounting recognition of fees received in previous years that were deferred when received and are being amortized over a period of time. Unrestricted earnings are composed of \$0.4 million, in interest and investment income and \$2.0 million in other operating revenue.

The graph below will illustrate the composition of interest revenue for the various bond indentures that make up the Bond Program:



Revenues of the Bond Program were interest and investment income of \$106.5 million and a decrease in fair value of investments of (\$13.5) million. Earned interest income consists primarily of interest earned on loans under the various lending programs within the Bond Program. Investment income consists of earned interest on the various investments held within the different bond indentures of the Bond Program. Interest and investment income are restricted to the specific bond indentures to pay debt service. Total revenue decreased \$11.1 million, which consisted primarily of the decrease in fair value of investments from a gain of \$5.4 million in fiscal year 2004 to a (loss) of (\$13.5) million in fiscal year 2005.

Interest earned on program loans increased by \$5.7 million, or 11.8%, due primarily to an increase of \$7.5 million, or 17.05%, within the Bond Program's Multifamily Program, due to higher loan amounts outstanding. The increase was offset by a decrease of \$1.7 million, or 38.94%, within the Single Family Bond Program, due to decreasing balances of higher interest rate loans.

Investment income increased \$4.1 million, or 9.2%, and reflected higher investment yields. The primary increase in investment income was within the Single Family Bond Program funds, which increased \$7.3 million, or 42.6%, and the Residential Mortgage Revenue Bond Program (RMRB) funds, which decreased \$1.7 million, or 6.8%.

Expenses of the Bond Program consist primarily of interest expense of \$108.1 million, which increased \$8.4 million, or 8.4%, on the Bond Program's debt incurred to fund its various lending programs.

The Bond Program also generated \$0.3 million of unrestricted investment income, which was used primarily to partially offset its administrative costs.

The changes in net assets by bond indenture for the Bond Program for fiscal years 2005 and 2004 are as follows:

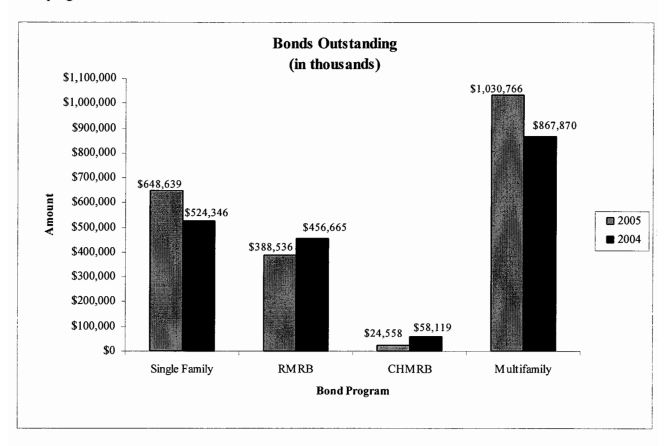
# Changes in Net Assets by Fund Groups, Year Ended September 30, (Amounts in thousands)

			Increase (I	Decrease)
Fund	2005	2004	Amount	Percentage
Single Family	\$43,055	\$57,077	\$ (14,022)	(24.6)%
RMRB	15,498	19,192	(3,694)	(19.2)%
Collateralized Home Mtg Revenue Bond (CHMRB)	1,716	2,288	(572)	(25.0)%
Multifamily	411	629	(218)	(34.7)%
1993 SF CHMRB	757	1,190	(433)	(36.4)%
1994/1995 SF CHMRB	190	2,272	(2,082)	(91.6)%
Commercial paper	6	68	(62)	(91.2)%
General funds	15,009	13,944	1,065	7.6 %
Total	\$76,642	\$96,660	<u>\$ (20,018)</u>	(20.7)%

Net assets of the Single Family Bond Programs decreased by 14 million, or 24.6%; primarily due to a decrease of \$8.7 million to the fair value of investments and an increase in interest expense of \$6.9 million. In the same manner, the net assets of the Residential Mortgage Revenue Bonds decreased by \$3.7 million due to a decrease of \$7.8 million to fair value of investments and a decrease in interest expense of \$4 million.

# **Bond Program Debt**

The Bond Program's new debt issuances during fiscal year 2005 totaled \$451.8 million. The Single Family Program issued \$275.1 million in bonds, and the Multi-Family Bond Program issued \$176.7 million. The Bond Program also had \$267.7 million in debt retirement during the year primarily due to consumer refinancing and paying off original loans. The net result was an increase in bonds payable of \$185.5 million to \$2.1 billion of which \$13.9 million is due within one year. For additional information, see Note 9, Bonds Payable, and supplementary bond information schedules.



The following graph will illustrate a comparison of bonds outstanding between fiscal year 2005 and 2004 per bond program:

# **Request for Information**

This financial report is designed to provide a general overview of the Texas Department of Housing and Community Affairs' ("TDHCA") operations for all parties interested in the government's finances. Questions concerning any of the information provided in this report or requests for additional financial information should be addressed to the Texas Department of Housing and Community Affairs, Acting Chief of Agency Administration, P.O. Box 13941, Austin, Texas, 78711-3941.

# STATEMENT OF NET ASSETS AS OF AUGUST 31, 2005

# ASSETS

CURRENT ASSETS:	
Cash and cash equivalents: Cash on hand	\$ 200
Cash in bank	\$ 200 49,371
Cash in state treasury	548,175
Cash equivalents	11,392,215
Restricted assets:	11,392,213
Cash and cash equivalents:	
Cash in bank	11,919,756
Cash equivalents	140,402,586
Short-term investments	203,359,954
Loans and contracts	7,499,529
Notes receivable	500,000
Interest receivable	12,401,510
Consumable inventories	5,213
Other current assets	1,184,567
Other current assets	1,104,507
Total current assets	389,263,076
NONCURRENT ASSETS:	
Capital assets	
Depreciable:	
Furniture and equipment	1,236,445
Less accumulated depreciation	(1,082,044)
Restricted assets:	
Investments	1,036,516,639
Loans and contracts	1,081,418,061
Other noncurrent assets:	
Deferred bond issuance cost—net	11,469,566
Real estate owned—net	57,427
Total noncurrent assets	2,129,616,094
TOTAL ASSETS	2,518,879,170

(Continued)

# STATEMENT OF NET ASSETS AS OF AUGUST 31, 2005

# LIABILITIES

CURRENT LIABILITIES: Payables:	¢ 260.721
Accounts payable	\$ 269,731
Accrued bond interest payable	27,172,715
Interfund payables	75,149
Deferred revenues	2,950,225
Employees' compensable leave	293,231
Notes and loans payable	75,000,000
Revenue bonds payable	13,871,000
Other current liabilities	7,424,847
Total current liabilities	127,056,898
NONCURRENT LIABILITIES:	
Employees' compensable leave	108,682
Revenue bonds payable	2,078,627,974
Other noncurrent liabilities	236,444,153
Total noncurrent liabilities	2,315,180,809
TOTAL LIABILITIES	2,442,237,707
NET ASSETS:	
Invested in capital assets	154,401
Restricted for debt service	61,632,463
Unrestricted	14,854,599
TOTAL NET ASSETS	\$ 76,641,463
	(Construction 1. 1)
See accompanying notes to the financial statements.	(Concluded)

# STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS FOR THE YEAR ENDED AUGUST 31, 2005

OPERATING REVENUES:	
Interest and investment income	\$ 106,544,886
Net decrease in fair value of investments	(13,498,876)
Other operating revenues	4,311,029
Total operating revenues	97,357,039
OPERATING EXPENSES:	
Salaries and wages	3,103,499
Payroll-related costs	1,492,744
Professional fees and services Travel	822,771
	111,431
Materials and supplies Communications and utilities	159,403 71,014
Repairs and maintenance	109,661
Rentals and leases	499,963
Printing and reproduction	12,707
Depreciation and amortization	639,703
Interest	108,097,933
Other operating expenses	4,313,440
Total operating expenses	119,434,269
OPERATING (LOSS)	(22,077,230)
OPERATING (LOSS) NONOPERATING REVENUES AND EXPENSES:	(22,077,230)
NONOPERATING REVENUES AND EXPENSES:	
	<u>(22,077,230)</u> 1,275,712
NONOPERATING REVENUES AND EXPENSES: Gain on Sale of Investments	1,275,712
NONOPERATING REVENUES AND EXPENSES:	
NONOPERATING REVENUES AND EXPENSES: Gain on Sale of Investments	1,275,712
NONOPERATING REVENUES AND EXPENSES: Gain on Sale of Investments Total nonoperating revenues and expenses	1,275,712
NONOPERATING REVENUES AND EXPENSES: Gain on Sale of Investments Total nonoperating revenues and expenses OTHER REVENUES, EXPENSES, GAINS, LOSSES, AND TRANSFERS:	1,275,712 1,275,712
NONOPERATING REVENUES AND EXPENSES: Gain on Sale of Investments Total nonoperating revenues and expenses OTHER REVENUES, EXPENSES, GAINS, LOSSES, AND TRANSFERS: Extraordinary items (loss on early extinguishment of debt) Transfers in	1,275,712 <u>1,275,712</u> (1,512,966) 2,298,774
NONOPERATING REVENUES AND EXPENSES: Gain on Sale of Investments Total nonoperating revenues and expenses OTHER REVENUES, EXPENSES, GAINS, LOSSES, AND TRANSFERS: Extraordinary items (loss on early extinguishment of debt)	1,275,712 <u>1,275,712</u> (1,512,966)
NONOPERATING REVENUES AND EXPENSES: Gain on Sale of Investments Total nonoperating revenues and expenses OTHER REVENUES, EXPENSES, GAINS, LOSSES, AND TRANSFERS: Extraordinary items (loss on early extinguishment of debt) Transfers in Total other revenues, expenses, gains, losses, and transfers	1,275,712 <u>1,275,712</u> (1,512,966) <u>2,298,774</u> <u>785,808</u>
NONOPERATING REVENUES AND EXPENSES: Gain on Sale of Investments Total nonoperating revenues and expenses OTHER REVENUES, EXPENSES, GAINS, LOSSES, AND TRANSFERS: Extraordinary items (loss on early extinguishment of debt) Transfers in	1,275,712 <u>1,275,712</u> (1,512,966) 2,298,774
NONOPERATING REVENUES AND EXPENSES: Gain on Sale of Investments Total nonoperating revenues and expenses OTHER REVENUES, EXPENSES, GAINS, LOSSES, AND TRANSFERS: Extraordinary items (loss on early extinguishment of debt) Transfers in Total other revenues, expenses, gains, losses, and transfers CHANGE IN NET ASSETS	1,275,712 <u>1,275,712</u> (1,512,966) <u>2,298,774</u> <u>785,808</u> (20,015,710)
NONOPERATING REVENUES AND EXPENSES: Gain on Sale of Investments Total nonoperating revenues and expenses OTHER REVENUES, EXPENSES, GAINS, LOSSES, AND TRANSFERS: Extraordinary items (loss on early extinguishment of debt) Transfers in Total other revenues, expenses, gains, losses, and transfers CHANGE IN NET ASSETS NET ASSETS—September 1, 2004	1,275,712 <u>1,275,712</u> (1,512,966) <u>2,298,774</u> <u>785,808</u> (20,015,710) 96,660,446
NONOPERATING REVENUES AND EXPENSES: Gain on Sale of Investments Total nonoperating revenues and expenses OTHER REVENUES, EXPENSES, GAINS, LOSSES, AND TRANSFERS: Extraordinary items (loss on early extinguishment of debt) Transfers in Total other revenues, expenses, gains, losses, and transfers CHANGE IN NET ASSETS NET ASSETS—September 1, 2004 Restatement	1,275,712 <u>1,275,712</u> (1,512,966) <u>2,298,774</u> <u>785,808</u> (20,015,710) <u>96,660,446</u> (3,273)
NONOPERATING REVENUES AND EXPENSES: Gain on Sale of Investments Total nonoperating revenues and expenses OTHER REVENUES, EXPENSES, GAINS, LOSSES, AND TRANSFERS: Extraordinary items (loss on early extinguishment of debt) Transfers in Total other revenues, expenses, gains, losses, and transfers CHANGE IN NET ASSETS NET ASSETS—September 1, 2004	1,275,712 <u>1,275,712</u> (1,512,966) <u>2,298,774</u> <u>785,808</u> (20,015,710) 96,660,446
NONOPERATING REVENUES AND EXPENSES: Gain on Sale of Investments Total nonoperating revenues and expenses OTHER REVENUES, EXPENSES, GAINS, LOSSES, AND TRANSFERS: Extraordinary items (loss on early extinguishment of debt) Transfers in Total other revenues, expenses, gains, losses, and transfers CHANGE IN NET ASSETS NET ASSETS—September 1, 2004 Restatement NET ASSETS—September 1, 2004, as Restated	1,275,712 <u>1,275,712</u> (1,512,966) <u>2,298,774</u> <u>785,808</u> (20,015,710) <u>96,660,446</u> <u>(3,273)</u> <u>96,657,173</u>
NONOPERATING REVENUES AND EXPENSES: Gain on Sale of Investments Total nonoperating revenues and expenses OTHER REVENUES, EXPENSES, GAINS, LOSSES, AND TRANSFERS: Extraordinary items (loss on early extinguishment of debt) Transfers in Total other revenues, expenses, gains, losses, and transfers CHANGE IN NET ASSETS NET ASSETS—September 1, 2004 Restatement	1,275,712 <u>1,275,712</u> (1,512,966) <u>2,298,774</u> <u>785,808</u> (20,015,710) <u>96,660,446</u> (3,273)

See accompanying notes to the financial statements.

# STATEMENT OF CASH FLOWS FOR THE YEAR ENDED AUGUST 31, 2005

CASH FLOWS FROM OPERATING ACTIVITIES: Proceeds from loan programs Proceeds from other revenues Payments to suppliers for goods/services Payments to employees Payments for loans provided	\$ 88,531,154 4,107,829 (7,058,688) (4,678,228) (194,217,718)
Net cash used in operating activities	(113,315,651)
CASH FLOWS FROM NONCAPITAL FINANCING ACTIVITIES: Proceeds from debt issuance Payments for other costs of debt Transfers from other funds Payments to other funds Payments of principal on debt Payments of interest	488,925,700 (1,897,390) 2,298,774 (29,929) (279,661,046) (103,985,449)
Net cash provided by noncapital financing activities	105,650,660
CASH FLOWS FROM CAPITAL AND RELATED FINANCING ACTIVITIES—Payments for additions to capital assets	(21,101)
CASH FLOWS FROM INVESTING ACTIVITIES: Proceeds from sales and maturities of investments Proceeds from interest and investment income Payments to acquire investments	1,417,847,696 55,070,802 (1,489,046,361)
Net cash used in investing activities	(16,127,863)
DECREASE IN CASH AND CASH EQUIVALENTS	(23,813,955)
CASH AND CASH EQUIVALENTSBeginning of year	188,126,258
CASH AND CASH EQUIVALENTS—End of year	<u>\$ 164,312,303</u>

(Continued)

# STATEMENT OF CASH FLOWS FOR THE YEAR ENDED AUGUST 31, 2005

RECONCILIATION OF CASH FROM OPERATING ACTIVITIES TO OPERATING INCOME: Operating (loss) Adjustments to reconcile operating income to net	\$ (22,077,230)
cash used in operating activities:	(20.702
Amortization and depreciation	639,703
Provision for estimated losses	815,832
Operating income and cash flow categories—classification differences	62,818,714
Changes in assets and liabilities:	
Increase in accrued interest receivable	(1,481,754)
Increase in loans	(154,160,558)
Increase in property owned	494,855
Decrease in mortgage loan acquisition costs	(233,492)
Decrease in deferred revenues	(908,137)
Increase in other assets and liabilitiesnet	(2,556,464)
Increase in accrued interest payable	3,332,880
NET CASH USED IN OPERATING ACTIVITIES	<u>\$(113,315,651)</u>
NON CASH TRANSACTIONS	
Net Change in Fair Value of Investments	(13,498,876)
During 2005, loans totaling \$195,954 were foreclosed, and the related properties acquired were transferred to real estate owned.	
See accompanying notes to the financial statements.	(Concluded)

# NOTES TO FINANCIAL STATEMENTS AS OF AND FOR THE YEAR ENDED AUGUST 31, 2005

# 1. GENERAL STATEMENT AND SIGNIFICANT ACCOUNTING POLICIES

*General Statement*—The Texas Department of Housing and Community Affairs (the "Department"), was created effective September 1, 1991 by an act of the 72nd Texas Legislature, pursuant to Senate Bill 546 (codified as Article 4413 (501), Texas Revised Civil Statutes) (the "Department Act"), passed by the Texas Legislature on May 24, 1991, and signed by the Governor of the State of Texas. Effective September 1, 1991, the Department was established to assist local governments in helping residents overcome financial, social, and environmental problems; to address low- to moderate-income housing needs; to contribute to the preservation and redevelopment of neighborhoods and communities; to assist the Governor and the Legislature in coordinating federal and state programs affecting local governments; and to continually inform the State and the public about the needs of local government. The Department was created by merging two former agencies: the Texas Housing Agency and the Texas Department of Community Affairs.

The accompanying financial statements represent the financial status of the Revenue Bond Program (the "Program"), which is included in the enterprise fund of the Department, and are not intended to present the financial position of the Department or its results of operations or cash flows. The Department is governed by a Governing Board composed of seven members appointed by the Governor with advice and consent of the Senate. The Department is administered by an Executive Director appointed by the Governor with advice and consent of the Senate. The Department is authorized to issue tax-exempt or taxable bonds, notes, or other obligations to finance or refinance multifamily housing developments and single-family residential housing. Bonds and notes of the Department do not constitute a debt of the State or any political subdivision thereof. The Department Act specifically provides for the assumption by the Department of the outstanding indebtedness of the former agencies. The Department is required to continue to carry out all covenants with respect to any bonds outstanding, including the payments of any bonds from the sources provided in the proceedings authorizing such bonds. For financial reporting purposes, the Department is an agency of the State and is included in its reporting entity.

The Program operates several bond programs under separate trust indentures, as follows:

- Single-Family Bond Program ("Single-Family")—These bonds are limited obligations of the Department. Bond proceeds were used to originate below-market rate loans for eligible lowand moderate-income residents who were purchasing a residence. These bonds were issued pursuant to a Single-Family Mortgage Revenue Bond Trust Indenture, dated October 1, 1980, and indentures supplemental thereto, and are secured on an equal and ratable basis by the trust estate established by such trust indentures.
- Residential Mortgage Revenue Bond Program ("RMRB")—Eleven series (three of which have been refunded) of these bonds have been issued pursuant to the RMRB master indenture and ten separate Series Supplements, and are secured on an equal and ratable basis by the trust estates established by such trust indentures. Proceeds from the 1987 A Bonds were used to purchase single-family loans, while proceeds from the remaining RMRB bond issues were

used to purchase pass-through certificates created through the origination of single-family loans.

- Collateralized Home Mortgage Revenue Bond Program ("CHMRB")—The Department issued six series of bonds pursuant to the CHMRB Trust Indenture with separate supplements for each series. The bonds are secured on an equal and ratable basis. Proceeds from the bonds are being used to purchase pass-through certificates created through the funding of loans made to finance the purchase by eligible borrowers of new and existing single-family residences in the state.
- *Multifamily Housing Revenue Bond Programs ("Multifamily")*—These bonds were issued pursuant to separate trust indentures and are secured by individual trust estates, which are not on an equal and ratable basis with each other. The bonds are limited obligations of the Department and are payable solely from the payments received from the assets and guarantors, which secure the individual trust indentures. Under these programs, the proceeds were either provided to nonprofit and for-profit developers of multifamily properties to construct or rehabilitate rental housing or used to refund other multifamily bonds issued for the same purposes.
- Collateralized Home Mortgage Revenue Bond Program—Series 1994 and 1995 (Convertible Option Bonds "COBs")—On November 1, 1994, the Department issued Single-Family Mortgage Revenue Bonds (Collateralized Home Mortgage Revenue Bond Program), Series 1994, in the amount of \$84,140,000. This bond program was issued as a Private Placement Memorandum with Federal National Mortgage Association ("FNMA"). The Series 1994 and 1995 COBs were issued to provide funds for the purchase of mortgage-backed, pass-through certificates backed by qualifying Federal Housing Administration (FHA)-insured, Veteran's Administration (VA)-guaranteed, Farmer's Home Administration (FmHA)-guaranteed mortgage loans, or conventional mortgage loans acceptable for pooling by FNMA, made to eligible borrowers for single-family residences.
- Commercial Paper Notes—By resolution adopted November 10, 1994, the Department's Board has authorized the issuance of two series of commercial paper notes: its Single-Family Mortgage Revenue Refunding Tax-Exempt Commercial Paper Notes, Series A, and its Single-Family Mortgage Revenue Refunding Tax-Exempt Commercial Paper Notes, Series B (collectively, the "Notes"). Pursuant to the resolution, the Department is authorized to issue the Notes in an aggregate principal amount not to exceed \$75,000,000 outstanding. Proceeds of the initial issuance of the Notes and of future issues not issued to refund outstanding Notes will be used to redeem certain of the Department's single-family mortgage revenue bonds (the "Refunded Bonds"), which are subject to redemption as a result of the receipt by the Department of prepayments of the related underlying mortgage loans. Such prepayments may, at a future date, be recycled into new mortgage loans by the Department. The Notes are being issued in anticipation of the issuance of refunding bonds that will refund the Notes.
- Housing Trust Fund—The Department Act provided for a transfer of a portion of the unencumbered fund balance from the bond programs for use in the Housing Trust Fund. The Housing Trust Fund will be used to provide assistance for low- and very-low-income persons and families in financing, acquiring, rehabilitating and developing affordable, decent, and safe housing. The Housing Trust Fund will be made available to local units of government, public housing authorities, the Department, community housing development organizations, and nonprofit organizations, as well as eligible low- and very-low-income individuals and families.

• Continuance Subject to Review—Under the Texas Sunset Act, the Department will be abolished effective September 1, 2011, unless it is continued in existence as provided in the Texas Sunset Act. If abolished, the Department may continue in existence until September 1, 2012, to close out its operations.

Significant Accounting Policies—The significant accounting policies of the Fund are as follows:

- a. *Fund Accounting*—The Program's financial statements have been prepared on the basis of the governmental proprietary fund concept as set forth by the Governmental Accounting Standards Board ("GASB"). The governmental proprietary fund concept provides that financial activities operated similarly to private business enterprises and financed through fees and charges assessed primarily to users of the services are presented as a proprietary fund. Proprietary funds are accounted for on the accrual basis of accounting. Revenues are recognized when earned, and expenses are recognized when the liability is incurred. The Program has elected not to apply Financial Accounting Standards Board pronouncements issued after November 30, 1989, as allowed by GASB Statement No. 20, *Accounting and Financial Reporting for Proprietary Funds and Other Governmental Entities That Use Proprietary Fund Accounting*.
- b. Investments—The Program follows the provisions of GASB Statement No. 31, Accounting and Financial Reporting for Certain Investments and for External Investment Pools. GASB Statement No. 31 requires certain types of investments to be reported at fair value on the balance sheet. The Program utilizes established quoted market prices for determining the fair value of its debt securities in reserve funds. Fair value of the Program's securitized mortgage loans ("GNMA/FNMA") has been estimated by each bond issue's trustee using a pricing service.

The Program has reported all investment securities at fair value as of August 31, 2005, with the exception of certain money market investments and nonparticipating interest-earning investment contracts, which are reported at amortized cost (historical cost adjusted for amortization of premiums and accretion of discounts), provided that the fair value of those investments is not significantly affected by the impairment of the credit standing of the issuer or by other factors (see Note 3).

In accordance with GASB Statement No. 31, changes in the fair value of investments are reported in the statement of revenues, expenses and changes in net assets as net increase/ (decrease) in fair value of investments.

- c. *Mortgage-Backed Securities*—The Program's portfolio of mortgage-backed securities consists of pools of mortgage loans exchanged for mortgage-backed securities or mortgage pass-through certificates.
- d. *Note Receivable*—The note receivable represents a short-term receivable from a third party. It is due and payable in November, 2005.
- e. Loans Receivable—Loans receivable are carried at the unpaid principal balance outstanding less the allowance for estimated loan losses and deferred commitment fees. Interest on loans is credited to income as earned. Loans are generally placed on nonaccrual status when the Department becomes aware that the borrower has entered bankruptcy proceedings or when the loans are 90 days past due as to either principal or interest or when payment in full of principal and interest is not expected. Deferred commitment fees are recognized using the

interest method over the estimated lives of the single-family loans and the contractual lives, adjusted for actual repayments, of the multifamily loans.

f. *Real Estate Owned*—Properties acquired through foreclosure are carried at the unpaid principal balance on the related property plus accrued interest and reimbursable expenses through the date of foreclosure, less any sales proceeds, reimbursements received from mortgage insurers and an allowance for estimated losses on such properties. After foreclosure, foreclosed assets are carried at lower of cost or fair value minus selling costs.

Interest on real estate owned is credited to income as earned based on a calculation of interest recoverable in accordance with the Department's agreements with its mortgage insurers.

g. Allowance for Estimated Losses on Loans and Foreclosed Properties—The allowance for estimated losses on loans is available for future chargeoffs on single-family and multifamily loans. The allowance for estimated losses on real estate owned is available for future chargeoffs on foreclosed single-family loans.

All losses are charged to the allowance when the loss actually occurs or when a determination is made that a loss is likely to occur. Periodically, management estimates the likely level of future losses to determine whether the allowances for estimated losses are adequate to absorb anticipated losses in the existing loan and real estate owned portfolios. Based on these estimates, a provision for estimated losses on loans and real estate owned is made to the allowances in order to adjust the allowances to levels estimated to be adequate to absorb reasonably foreseeable losses.

While management uses available information to recognize losses in the loan and real estate owned portfolios, future adjustments may be necessary based on changes in economic conditions. However, it is the judgment of management that the allowances are currently adequate to absorb reasonably foreseeable losses in the existing loan and real estate owned portfolios.

- h. Commitment Fees—Commitment fees received in connection with the origination of loans are deferred and recognized using the interest method over the estimated life of the related loans and mortgage-backed securities, or if the commitment expires unexercised, it is credited to income upon expiration of the commitment.
- i. Deferred Issuance Costs—Deferred issuance costs on bonds are amortized using the interest method over the contractual life of the bonds to which they relate. Prepayments on the bonds result in the proportionate amortization during the current year of the remaining balance of deferred issuance costs.
- j. Discounts and Premiums on Debt—Discounts and premiums on debt are recognized using the interest method over the life of the bonds or collateralized mortgage obligations to which they relate. Prepayments on the bonds result in the proportionate amortization during the current year of the remaining balance of discounts and premiums on debt.

- k. *Restricted Net Assets*—The net assets of the Program are restricted for various purposes of the bond trust indentures.
- 1. *Invested in Capital Assets*—This component of net assets consists of capital assets, net of accumulated depreciation.
- m. *Cash Flows*—For purposes of reporting cash flows, cash and cash equivalents consist of cash and short-term investments with a maturity at the date of purchase of three months or less, which are highly liquid and are readily exchanged for cash at amounts equal to their stated value.
- n. *Interfund Transactions*—The Program has transactions between and with other funds of the Department. Quasi-external transactions are charges for services rendered by one fund to another, and they are accounted for as revenue or expense. All other interfund transactions are reported as transfers.
- o. *Gain/Loss on Refundings of Debt*—Any gain/loss on refunding of bonds is deferred and amortized as a component of interest expense using the interest method.
- p. Loss on Early Extinguishment of Debt—Any loss on extinguishment of debt prior to its stated maturity is recorded in the period the debt is retired.
- q. Estimates—In preparing the financial statements, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities as of the date of the balance sheet and the reported revenues and expenses for the period. Actual results could differ significantly from those estimates. Management judgments and accounting estimates are made in the evaluation of the allowance for estimated losses on loans and real estate owned and in determination of the assumptions with respect to prepayments on loans and mortgage-backed securities in the recognition of deferred commitment fees to income.

# 2. CAPITAL ASSETS

A summary of changes in Capital Assets for the year ended August 31, 2005, is presented below:

Program Activities	Balance 09/01/04				Additions		Deletions	Balance 08/31/05
Non-Depreciable Assets								
Other Capital Assets, Net	<u>\$</u>	3,273	\$	(3,273)	<u>\$</u>		<u>\$</u> -	<u>\$</u> -
Depreciable Assets								
Furniture and Equipment	1,2	225,750		-		21,101	(10,406)	1,236,445
Less Accumulated Depreciation for								
Furniture and Equipment	<u>(1,0</u>	009,040)		-		(83,410)	10,406	<u>(1,082,044</u> )
Depreciable Assets, Net	2	216,710		-	_	(62,309)		154,401
Program Activities Capital Assets, Net	\$ 2	219,983	\$	(3,273)	\$	(62,309)	\$ -	\$ 154,401

\*Due to the changes in State Property Accounting (SPA) requirements related to depreciation of Library Books and Reference Materials, such publications are no longer capitalized and depreciated. This adjustment is due to the disposal of said publications in fiscal year 2005.

# 3. CASH AND CASH EQUIVALENTS, INVESTMENTS, AND MORTGAGE-BACKED SECURITIES

The Department is authorized by statute to make investments following the "prudent person rule" and based upon provisions within the master bond indentures and its Investment Policy adopted by the Board in accordance with the Public Funds Investment Act. There were no significant violations of legal provisions during the period.

# **Deposits of Cash in Bank**

As of August 31, 2005, the carrying amount of deposits was \$11,969 (in thousands).

Program Funds Current Assets Cash in Bank		
Texas Treasury Safekeeping Trust (TTSTC)	\$	49
Demand Deposits		
Program Funds Current Assets Restricted Cash in Bank		
Texas Treasury Safekeeping Trust		317
Demand Deposits	11,	,603
Cash in Bank	<b>\$</b> 11,	,969

At August 31, 2005, the Program's cash and deposits in the State Treasury amounted to \$548,175. Of that amount, \$548,175 was fully collateralized by securities held with a trustee in the State's name, as reported to the Department by the Comptroller of Public Accounts of the State of Texas.

# Investments

The types of investments in which the Department may invest are restricted by the provisions of the master bond indentures and the Department's Investment Policy adopted by its Board in accordance with the Public Funds Investment Act. The indentures allow for investments in direct obligations of or guaranteed by the U.S. Government; obligations, debentures, notes or other evidences of indebtedness issued or guaranteed by agencies or intermediaries of the U.S. Government; obligations issued by public agencies or municipalities; obligations and general obligations of or guaranteed by the state; demand deposits, interest-bearing time deposits or certificates of deposit; repurchase agreements in U.S. Government securities; direct or general obligations of any state within the territorial U.S.; investment agreements with any bank or financial institution; commercial paper; and guaranteed investment contracts. Certain trust indentures restrict the Department from investing in certain of the aforementioned investments.

At August 31, 2005, the fair values of investments as of the balance sheet date (including both short-term and long-term) are shown below (in thousands).

Program Activities	Carrying Value			Fair Value		
U.S. Government Treasury Securities	\$	29,231	\$	29,724		
U.S. Government Agency Obligations		756,288		766,355		
Repurchase Agreements (TTSTC)		75,100		75,100		
Fixed Income Money Markets		65,149		65,149		
Commercial Paper		11,362		11,362		
Misc (Investment Agreements/GICs)		443,981		443,981		
Total	\$	1,381,111	\$	1,391,671		

# **Credit Risk**

Credit Risk is the risk that an issuer or other counterparty to an investment will not fulfill its obligations. Preservation and safety of principal is the foremost objective of the investment program. According to the Department's investment policy, investments should be undertaken in a manner that seeks to ensure the preservation of capital in the overall portfolio. Credit risk is mitigated by

- Limiting investments to the safest types of securities.
- Pre-qualifying the financial institution, broker/dealers, intermediaries, and advisors with which the Department will do business.
- Diversifying the investment portfolio so that potential losses on individual securities will be minimized.

As of August 31, 2005, the Program's credit quality distribution for securities with credit risk exposure was as follows (in thousands).

# <u>Moody's</u>

Investment Type		ot Rated	Aaa		
U.S. Government Agency Obligations			\$	57,089	
Repurchase Agreements (TTSTC)	\$	75,100			
Fixed Income Money Markets			\$	65,149	
Misc (Investment Agreements/GICs)	\$	443,981			
	Not Rated			P-1	
Commercial Paper			\$	11,362	

Standard & Poor's

Investment Type	Not Rated	AAA
U.S. Government Agency Obligations		\$ 57,089
Repurchase Agreements (TTSTC)	\$ 75,100	
Fixed Income Money Markets		\$ 65,149
Misc (Investment Agreements/GICs)	\$ 443,981	
	Not Rated	AAA-M
Fixed Income Money Markets		\$ 65,149
	Not Rated	A-1
Commercial Paper		\$ 11,362

<u>Fitch</u>

Investment Type	Not Rated		AAA		
U.S. Government Agency Obligations		\$	57,089		
Repurchase Agreements (TTSTC)	\$ 75,100				
Misc (Investment Agreements/GICs)	\$ 443,981				
	Not Rated		F-1		
Fixed Income Money Markets	\$ 31,223	\$	33,925		
Commercial Paper		\$	11,362		

A total of \$738,990,497 was not subject to credit risk disclosure due to their explicit guarantee by the U.S. Government which is composed of \$29,724,668 in U.S. Treasury securities and \$709,265,829 in U.S. Government Agency obligations issued by the Government National Mortgage Association.

Concentration of credit risk is the risk of loss attributable to the magnitude of investment in a single issuer. As of August 31, 2005, the Department's concentration of credit risk is as follows (in thousands).

Issuer	Carı	ying Value	<u>% of Total Portfolio</u>		
Bayerische Landesbank	\$	82,665	5.93%		
Paribas Corp	\$	75,100	6.30%		
Transamerica Life	\$	206,823	14.72%		

#### **Interest Rate Risk**

Interest rate risk is the risk that changes in market interest rates will adversely affect the fair value of any investment. The longer the maturity of an investment will result in greater sensitivity of its fair value to changes in the market interest rates. The Department's investment policy allows for the mitigation of interest rate risk by

- Structuring the investment portfolio so that securities mature to meet cash requirements for ongoing operations, thereby avoiding the need to sell securities on the open market prior to maturity.
- Investing operating funds primarily in shorter-term securities.

Information about the sensitivity of the fair values of the Program's investments to market interest rate fluctuations is provided by the following table that shows the distribution of the Program's investments by maturity (in thousands):

			12 months		13 to 24		25 to 60		More than			
Program Activities	Fair Value		Fair Value		or less		months		months		60 months	
U.S. Treasury Securities	\$	29,724	\$	1,593	\$	24,350	\$	-	\$	3,781		
U.S. Government Agency Obligations		766,355		1,144		10,151				755,060		
Repurchase Agreements (TTSTC)		75,100		75,100								
Fixed Income Money Markets		65,149		65,149								
Commercial Paper		11,362		11,362								
Misc (Investment Agreements/GICs)		443,981		200,622		204,237		144		38,978		
Total	<b>\$</b> [	1,391,671	\$	354,970	\$	238,738	\$	144	\$	797,819		

#### **Highly Sensitive Investments**

Mortgage backed securities: These securities are subject to early payment in a period of declining interest rates. These prepayments result in a reduction of expected total cash flows affecting the fair value of these securities and make the fair value of these securities highly sensitive to the changes in interest rates. The Department does not make it a common practice to sell these investments. Any fluctuation in fair value generates an unrealized gain or loss which would be recorded in the financial statements. As of August 31, 2005, the Department holds \$766,354,847 in mortgage backed securities.

# 4. SHORT-TERM DEBT(in thousands)

	Balance			B	alance
Program Activities	09/01/04	Additions	Deletions	08/31/05	
Commercial Paper	\$ 50,777	36,223	12,000	\$	75,000

The Department is authorized to issue the Notes in an aggregate principal amount not to exceed \$75,000,000 outstanding. Proceeds of the initial issuance of the Notes and of future issues not issued to refund outstanding Notes will be used to redeem certain of the Department's single-family mortgage revenue bonds (the "Refunded Bonds"), which are subject to redemption as a result of the receipt by the Department of prepayments of the related underlying mortgage loans. Such prepayments may, at a future date, be recycled into new mortgage loans by the Department.

# 5. SUMMARY OF LONG TERM LIABILITIES

# **Employees' Compensable Leave**

A state employee is entitled to be paid for all unused vacation time accrued, in the event of the employee's resignation, dismissal or separation from State employment, provided the employee has had continuous employment with the State for six months. Expenditures for accumulated annual leave balances are recognized in the period paid or taken in governmental fund types. For these fund types, the liability for unpaid benefits is recorded in the Statement of Net Assets. An expense and liability for proprietary fund types are recorded in the proprietary funds as the benefits accrue to employees. No liability is recorded for non-vesting accumulating rights to receive sick pay benefits.

# **Other Non-current Liabilities**

Other non-current liabilities totaling \$236,444,153 primarily account for funds due to developers as a result of Multifamily bond proceeds. These proceeds are conduit debt issued on behalf of the developer for the purpose of Multifamily developments and are held by the trustee. Due to the various variables related to the balance, the current portion cannot be reasonably estimated.

# 6. RESTRICTED ASSETS

Cash in bank, cash equivalents, short-term investments, loans and contracts, interest receivable and investments (which include mortgage-backed securities) totaling \$2.5 billion are restricted by the trust indentures of the related bonds and collateralized mortgage obligations. The trust indentures of the Department also require the establishing of accounts for the segregation of assets and restricting the use of bond proceeds, and other funds in connection with each bond program. Such restricted assets, primarily investments, at August 31, 2005, are as follows (in thousands):

Program	Mortgage and Debt Service Reserve	Unspent Bond Proceeds	Revenue Account	Self- Insurance	Rebate Account
Single-family RMRB CHMRB	\$ 1,236	\$227,090 18,098	\$39,525 14,652 1,195	\$1,500 401	\$ 461 2,110
Multifamily 93 SF CHMRB Commercial Paper	2,084	50,780	40,533 747		<u>8</u> 
Total	\$3,320	\$295,968	\$96,652	\$1,901	\$ 2,794

Additionally, deferred issuance costs and real estate owned totaling \$11.5 million and \$57,000, respectively, are also restricted.

# 7. LOANS RECEIVABLE

Loans receivable as of August 31, 2005, consisted of the following (in thousands):

Single-family loans Multifamily loans RMRB (1987 Series A) single-family loans Miscellaneous loans	\$ 57,786 1,031,043 1,829 3,086
Total loans	1,093,744
Deferred commitment fees, net of accumulated amortization of \$38,916 in 2005 Allowance for estimated loan losses	(1,481) (3,345)
Total	\$ 1,088,918

All of the loans made directly by the Department are secured by real estate properties located in the state.

Single-family loans are collateralized by first-lien mortgages on the applicable real estate and (i) are federally insured or guaranteed or (ii) are insured by a private mortgage insurer approved by the Department for the amount by which the loan exceeds 80% of the original appraised value.

Certain properties acquired through foreclosure are covered by mortgage pool insurance. The mortgage pool insurance covers the unpaid principal balance of the loan at the ultimate date of sale, delinquent interest up to the claim settlement date, and certain other expenses.

The single-family trust indenture requires the Department to obtain and maintain mortgage pool insurance on loans collateralizing each series of bonds issued under that trust indenture. Except with respect to four series, the requirement has been satisfied by purchasing and maintaining a mortgage pool insurance policy for each bond series. For loans collateralizing the other four series of bonds, the Department has entered into Mortgage Pool Self-Insurance Fund Agreements ("Agreements") with the trustee. The funding requirements of these Agreements have been met as of August 31, 2005.

Multifamily mortgage and lender loans are collateralized by first-lien mortgages on the applicable housing developments, letters of credit, guarantees provided by third parties and collateralized mortgage obligations issued by federally chartered, privately owned corporations.

The activity in the allowance for estimated loan losses is as follows (in thousands):

8.

Balance at beginning of year Provision for estimated losses on loans	\$ 2,593 752
Balance at end of year	<u>\$ 3,345</u>
REAL ESTATE OWNED	
Real estate owned for the Program was as follows (in thousands):	
Real estate owned Allowance for estimated losses	\$    552 (495)
Real estate owned—net	<u>\$57</u>
The activity in the allowance for estimated losses was as follows (in thousands):	
Balance at beginning of year	\$ 26
Amounts charged off	(437)
Provision for losses on real estate owned	(84)
Balance at end of year	<u>\$ (495)</u>

The provision for loss on real estate owned was recorded to adjust real estate owned to the estimated fair value less estimated costs of disposal.

# 9. BONDS PAYABLE

Bonds payable activity for the year ended August 31, 2005, consisted of the following (in thousands):

	Original Face Amount	Balance September 1, 2004	Additions/ Accretions	Maturities/ Prepayments	Balance August 31, 2005	Final Maturity Date	Amounts Due Within One Year
Single-family:							
1995 Series A-4.15% to 6.15%	\$ 85,760	\$ 39,200	\$	\$ 9,450	\$ 29,750	2027	\$
1995 Series C-6.44% to 7.76%	71,760	14,680		1,765	12,915	2017	
1996 Series A-4.5% to 6.3%	15,000	9,975		1,100	8,875	2028	
1996 Series B5.5% to 6%	42,140	2,330		2,330		2017	
1996 Series D-5.45% to 6.25%	70,760	35,050		6,275	28,775	2028	
1996 Series E-3.9% to 6%	98,730	28,075		6,160	21,915	2017	1,265
1997 Series A-5.25% to 5.80%	44,465	41,280		11,105	30,175	2029	
1997 Series B-5.45%	9,510	9,510		2,180	7,330	2019	
1997 Series C6.80%	25,525	2,070		2,070		2029	
1997 Series D-5.65% to 5.70%	44,795	29,405		11,350	18,055	2029	
1997 Series F6.77%	20,000	8,155		2,530	5,625	2029	
2002 Series A-7.01%	100,000	9,945			9,945	2026	
2002 Series A-5.45% to 5.55%	38,750	38,410		840	37,570	2034	
2002 Series B-5.35% to 5.55%	52,695	51,605		3,845	47,760	2033	905
2002 Series C-2.80% to 5.20%	12,950	12,830		710	12,120	2017	450
2002 Series D-2.0% to 4.5%	13,605	9,915		1,645	8,270	2012	910
2004 Series A-2.0% to 4.7%	123,610	123,610		125	123,485	2035	
2004 Series B-variable rate	53,000	53,000			53,000	2034	
2004 Series Avariable rate	4,140	4,140			4,140	2036	
2004 Series C-4.3% to 4.8%	41,245		41,245		41,245	2036	
2004 Series D-variable rate	35,000		35,000		35,000	2035	
2004 Series E-2.45% to 4.3%	10,825		10,825		10,825	2013	
2004 Series F-1.95%	88,000		88,000	88,000		2037	
2005 Series A-variable rate	100,000		100,000		100,000	2036	
Total principal amount		523,185	\$275,070	<u>\$ 151,480</u>	646,775		\$3,530
Unamortized premium		3,827			4,277		
Unamortized discount and losses on refundings		(2,666)			(2,413)		
Total single-family		\$524,346			\$648,639		

	Original Face Amount	Balance September 1, 2004		Maturities/ Prepayment	Balance August 31, 2005	Final Maturity Date	Amounts Due Within One Year
RMRB:							
1998 Series A-4.05% to 5.35%	\$102,055	\$ 71,170	\$	\$18,425	\$ 52,745	2031	1,330
1998 Series B-5.30%	14,300	11,930	-	3,285	8,645	2022	1,000
1999 Series A-4.80% to 5.50%	25,615	9,730		1,945	7,785	2021	
1999 Series B-1-6.32% to 5.50%	52,260	37,045		6,845	30,200	2032	
1999 Series C-5.05% to 6.25%	12,150	5,585		1,105	4,480	2024	
1999 Series D-4.30% to 6.25%	26,355	·				2021	
2000 Series A-5.10% to 6.30%	50,000	27,755		6,025	21,730	2031	280
2000 Series B-5.70%	82,975	70,605		7,585	63,020	2033	
2000 Series C5.85% to 5.82%	13,675	10,905		1,325	9,580	2025	
2000 Series D-4.55% to 5.85%	18,265	12,255		2,825	9,430	2020	620
2000 Series E-7.45%	10,000	2,515		2,515		2033	
2001 Series A-3.15% to 5.70%	52,715	46,545		5,950	40,595	2033	730
2001 Series B-5.0% to 5.25%	15,585	13,925		1,245	12,680	2022	
2001 Series C-2.55% to 4.63%	32,225	19,540		4,695	14,845	2015	1,270
2001 Series D-5.35%	300	235			235	2033	
2002 Series A-2.25% to 5.35%	42,310	41,385		2,325	39,060	2034	660
2003 Series A-1.70% to 5.00%	73,630	73,605	<u></u>	1,870	71,735	2034	1,195
Total principal amount		454,730	\$	\$67,965	386,765		\$ 6,085
Unamortized premium		3,864			3,416		
Unamortized discount and loss on refund	ings	(1,929)			(1,645)		
Total RMRB		\$456,665			\$388,536		
CHMRB:							
1992 Series C-linked rate						2024	
averaging 6.90%	\$ 72,700	<u>\$ 26,400</u>		<u>\$ 5,800</u>	\$ 20,600		
		26 400		¢ 5.000	20 (00		
Total principal		26,400		\$ 5,800	20,600		
Plus unamortized premium		614			458		
Total CHMRB		\$ 27,014			\$_21,058		
		<u>+ = : , • = :</u>			<u> </u>		
SF MRB CHMRB:							
1993 Series A-5.85%	\$ 11,695	\$ 3,335		\$ 3,335	\$	2025	
1993 Series B6.62%	15,000	3,060		3,060		2025	
1993 Series C—6.68%	15,000	2,770		2,770		2025	
1993 Series D—6.76%	8,000	1,200		1,200		2025	
1993 Series E6.85%	8,780	1,235		1,235		2025	
1994 Series A6.85%	35,395	7,960		7,960		2026	
1994 Series B6.4%	33,385	7,740		7,740	2 500	2026	
1994 Series C6.25%	5,825	3,805		305	3,500	2026	
Total SF MRB CHMRB		\$		\$27,605	\$ 3,500		

	Original Face Amount	Se	Balance eptember 1, 2004	Additions Accretions	aturities/ epayment	Balance August 31, 2005	Final Maturity Date	Amounts Due Within One Year
Multifamily:								
1984 Series (Allied Bank Private Placement-Summer Bend at Las								
Colinas)variable rate currently								
at 8%	\$10,100	\$	8,120	\$	\$ 8,120	\$	2022	\$
1987 Series (South Texas Rental Housing)9.5% 1993 Series A and B Refunding	1,400		843		70	773	2012	77
(High Point III Development/ Remington Hill Development)	26,370		12,490		1,100	11,390	2023	
1996 Series A and B (Brighton's Mark)6.13%	9,748		8,075			8,075	2026	
1996 Series A and B (Marks of			-			0,075		
Las Colinas)5.56% 1996 Series A and B (Braxton's	14,870		14,870			14,870	2026	
Mark)5.81%	14,274		14,274			14,274	2026	
1996 Series A, B, C and D (Harbors and Plumtree)5.9% to 10% 1998 Series (Pebble Brook)	13,050		11,600		240	11,360	2026	255
4.95% to 5.60%	10,900		10,405		160	10,245	2030	170
1998 Series A, B and C (Residence Oaks)5.98% to 7.18%	8,200		7,811		128	7,683	2030	134
1998 Series (Volente)5.00% to 5.63%	10,850		10,330		160	10,170	2031	165
1998 Series (DallasOxford Rfdg.)7.25%	10,300		10,300			10,300	2018	
1998 Series (Greens)5.2% to 6.03% 1999 Series (Mayfield)5.7% to	13,500		12,940		185	12,755	2030	210
7.25%	11,445		10,970		177	10,793	2031	187
1999 Series (Woodglen Village) 7.38% to 8.25%	10,660		10,558		53	10,505	2039	57
2000 Series (Timber Point) variable rate	8,100		8,000		100	7,900	2032	
2000 Series (Oaks @ Hampton) 7.20% to 9.00%	10,060		9,942		57	9,885	2040	62
2000 Series (Deerwood) 5.25% to 6.40%	6,435		6,320		75	6,245	2032	85
2000 Series (Creek Point) variable rate	7,200		7,100		315	6,785	2032	
2000 Series A/B (Parks @	,,		.,			-,		
Westmoreland—7.20% to 9.00% 2000 Series (Honeycreek)—	9,990		9,888		56	9,832	2040	61
7.63% to 8.15%	20,485		20,476		113	20,363	2035	122
2000 MF Series A-C (Highland Meadow Apts)6.75% to 8% 2000 MF Series A/B (Greenbridge)	13,500		12,500		1,341	11,159	2033	137
7.4% to 10% 2000 MF Series A-C (Collingham	20,085		19,972		81	19,891	2040	92
Park)—6.72% to 7.72%	13,500		13,428		151	13,277	2033	162
2000 MF Series A/B (Williams Run)7.65% to 9.25%	12,850		12,620		43	12,577	2040	112
2000 MF Series A/B (Red Hills Villas) - 8.4% to 9.5%	10,300		10,232		44	10,188	2040	49
2001 MF Series (Bluffview Senior Apts)7.65%	10,700		10,642		47	10,595	2041	51
2001 MF Series (Knollwood Villas Apts)7.65%	13,750		13,676		61	13,615	2041	66
2001 MF Series (Skyway Villas)6.0% to 6.5%	13,250		13,250		135	13,115	2034	185

	Original Face Amount	Balance September 1, 2004	Additions Accretions	Maturities/ Prepayment	Balance August 31, 2005	Final Maturity Date	Amounts Due Within One Year
2001 MF Series A/B							
(Cobb Park)-6.77%	\$ 7,785	\$ 7,754	\$	\$ 32	\$ 7,722	2041	\$ 35
2001 MF Series A (Greens							
Road Apts)-5.3% to 5.4%	8,375	8,375		100	8,275	2034	105
2001 MF Series A	14 210						
(Meridian Apts)—5.45% to 6.85% 2001 MF Series A	14,310	14,310		90	14,220	2034	160
(Wildwood Apts)—5.45% to 6.75	14,365	14,365		85	14,280	2034	165
2001 MF Series A-C	14,505	14,505		00	14,200	2054	105
(Fallbrook Apts)-6.06% to 6.789	14,700	14,700		86	14,614	2034	180
2001 MF Series A (Oak							
Hollow Apts)-7.0% to 7.9%	8,625	8,595		472	8,123	2041	44
2001 MF Series A/B							
(Hillside Apts)—7.0% to 9.25% 2002 MF Series A	12,900	12,861		57	12,804	2041	63
(Millstone Apts)—5.35% to 5.86?	12,700	12,700		80	12,620	2035	165
2002 MF Series A (Sugar	12,700	12,700		80	12,020	2055	105
Creek Apts)-6.0%	11,950	11,920		65	11,855	2042	70
2002 MF Series A (West							
Oaks Apts)-7.15% to 7.5%	10,150	10,120		444	9,676	2042	50
2002 MF Series A (Park							
Meadows Apts)—6.53% 2002 MF Series A (Clarkridge Villas	4,600	4,600		50	4,550	2034	55
Apts)—7.0%	14,600	14,600		69	14,531	2042	74
2002 MF Series A (Hickory Trace	14,000	14,000		05	14,551	2042	/4
Apts)-7.0%	11,920	11,920		47	11,873	2042	60
2002 MF Series A (Green Crest							
Apts)	12,500	12,500		49	12,451	2042	63
2002 MF Series A/B (Ironwood	1 ( 0.50				140-0		
Crossing)—5.5% to 8.75% 2002 MF Series A/B (Woodway Villa	16,970	16,970			16,970	2042	51
Apts)—4.9% to 5.2%	9,100	9,100			9,100	2023	105
2003 MF Series A/B (Reading	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2025	105
Road Apts)-Variable not to exce	12,200	12,200			12,200	2036	
2003 MF Series A/B (North Vista							
Apts)-4.1% to 5.41%	14,000	14,000			14,000	2036	
2003 MF Series A/B (West Virginia	0.450	0.450			0.450	2024	
Apts)—4.15% to 5.41% 2003 MF Series A/B (Sphinx	9,450	9,450			9,450	2036	
@ Murdeaux)—3.55% to 5.0%	15,085	15,085		70	15,015	2042	140
2003 MF Series A/B (Primrose House	-	10,000		70	15,015	2042	140
School)-5.5% to 8.0%	16,900	16,900			16,900	2036	11
2003 MF Series A/B (Timber Oaks							
Apts)—6.75 to 8.75%	13,200	13,200		4	13,196	2043	47
2003 MF Series A/B (Ash Creek	16 055	14000				2024	
Apts)—5.6% to 15.0%	16,375	16,375			16,375	2036	
2003 MF Series A/B (Peninsula Apts)—4.25 to 5.3%	12,400	12,400			12,400	2024	
2003 MF Series A/B (Evergreen	12,.00	12,400			12,700	2027	
@ Mesquite)—6.6% to 8.0%	11,000	11,000			11,000	2043	41
2003 MF Series A/B (Arlington Villa	as						
Apts)—Variable rate	17,100	17,100			17,100	2036	
2003 MF Series A/B (Parkview Twnh		14 400			16 400	20.12	
Apts)—6.6% to 8.5%	16,600	16,600			16,600	2043	45

	Original Face Amount		Balance ptember 1, 2004	Additions Accretions	Maturities/ Prepayment		Balance ugust 31, 2005	Final Maturity Date	Amounts Due Within One Year
2003 MF Series A (NHP-Asmara									
Apts) Refunding—Variable rate	31,500		31,500				31,500	2033	
2004 MF Series A/B (Timber Ridge	51,500		51,500				51,500	2033	
Apts)-5.75% to 8.0%	\$ 7,500	\$	7,500	\$	\$	\$	7,500	2037	\$
2004 MF Series A/B (Century Park	\$ 7,500	φ	7,500	Φ	Φ	φ	7,500	2037	Ъ.
Apts)—Variable rate	13,000		13,000				13,000	2037	
2004 MF Series A (Addison Park	15,000		15,000				15,000	2037	
Apts)—Variable rate	14,000		14,000				14,000	2044	
2004 MF Series A/B (Veterans Mem			14,000				14,000	2044	
Apts)—6.6% to 8.5%	16,300		16,300				16,300	2044	34
2004 MF Series A (Rush Creek	10,500		10,500				10,500	2011	54
Apts)-5.38% to 6.7%	10,000		10,000				10,000	2044	4
2004 MF Series A (Humble Park	10,000		10,000				10,000	2011	
Apts)-5.38% to 6.7%	11,700		11,700				11,700	2041	
2004 MF Series A (Chisholm Trail	11,700		11,700				11,700	2011	
Apts)—Variable rate	12,000		12,000				12,000	2037	
2004 MF Series A (Evergreen @ Plan			12,000				12,000	2057	
Apts)-5.25% to 6.55%	14,750		14,750				14,750	2044	
2004 MF Series A (Montgomery Pine			11,700				1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2011	
Apts)—Variable rate	12,300		12,300				12,300	2037	
2004 MF Series A (Bristol	12,500		12,000				12,000	2007	
Apts)—Variable rate	12,625		12,625				12,625	2037	
2004 MF Series A (Pinnacle	12,025		12,020				12,020	2007	
Apts)—Variable rate	14,500		14,500				14,500	2044	
2004 MF Series A (Tranquility Bay	1,000		1,000				1 1,0 0 0	2011	
Apts)—Variable rate	14,350		14,350				14,350	2044	
2004 MF Series A (Sphinx @ Delafie			1,000				1,000	2011	
Apts)-5.05% to 5.35%	11,380		11,380				11,380	2044	50
2004 MF Series A (Churchill @ Pinn			,						
Apts)5.25% to 6.55%	10,750		10,750				10,750	2044	
2004 MF Series A/B (Post Oak East	,		,				,		
Apts)Variable rate	13,600		13,600				13,600	2037	
2004 MF A Series (Village Fair	,-		,				,		
Apts)5.0% to 6.5%	14,100			14,100			14,100	2044	
2005 MF A Series (Pecan Grove									
Apts)5.0% to 6.5%	14,030			14,030			14,030	2045	
2005 MF Series A (Prairie Oaks	,						,		
Apts)-4.75% to 6.5%	11,050			11,050			11,050	2045	
2005 MF Series A (Port Royal				-			-		
Apts)5.0% to 6.5%	12,200			12,200			12,200	2045	
2005 MF Series A (Del Rio									
Apts)5.0% to 6.5%	11,490			11,490			11,490	2045	
2005 MF Series A (Atascocita Pines									
Apts)Variable rate	11,900			11,900			11,900	2037	
2005 MF Series A (Tower Ridge									
Apts)—Variable rate	15,000			15,000			15,000	2038	
2005 MF Series A (Alta Cullen									
Apts)5.89% to 6.6%	14,000			14,000			14,000	2045	
2005 MF Series A (Lafayette Village									
Apts)Variable rate	14,100			14,100			14,100	2038	
2005 MF Series A (Prairie Ranch									
Apts)-4.85%	12,200			12,200			12,200	2045	
2005 MF Series A (St. Augustine									
Apts)-Variable rate	7,650			7,650			7,650	2038	
2005 MF Series A (Park Manor									

	Original Face Amount	Balance September 1, 2004	Additions Accretions	Maturities/ Prepayment	Balance August 31, 2005	Final Maturity Date	Amounts Due Within One Year
2005 MF Series A (Park Manor Apts)—5.0% to 6.4% 2005 MF Series A (Mockingbird	10,400		10,400		10,400	2045	
Apts)—6.4	14,360		14,360		14,360	2045	
2005 MF Series A (Chase Oaks Apts)—5.05%	14,250		14,250		14,250	2035	
Total principal amount		871,587	\$176,730	14,812	1,033,504		\$4,256
Net deferred amount on refunding Unamortized discount		(3,112) (603)			(2,155)		
Total multifamily		867,872			1,030,766		
Total		\$1,907,001			\$2,092,499		
							(Concluded)

Proceeds from the issuance of bonds under the single-family and RMRB Series 1987A programs were used to acquire loans. Proceeds from the issuance of bonds under CHMRB and remaining RMRB programs were used to acquire pass-through certificates backed by mortgage loans. Pass-through certificates were purchased with proceeds from the multifamily 1985 Series G. Proceeds from the remaining multifamily bond issues were used to finance mortgage loans. Interest on bonds is payable periodically.

The single-family, RMRB, and CHMRB bonds are collateralized by the revenues and assets pledged under the trust indentures, primarily single-family mortgage loans, mortgage-backed securities, and investments. The multifamily bonds are collateralized by varying methods, including, but not limited to, the mortgage loans on the applicable housing developments, certificates of deposit, letters of credit, guarantees provided by third parties, and collateralized mortgage obligations issued by federally chartered, privately owned corporations.

The trust indentures contain positive and negative covenants. Events of default include failure to make timely payment of both principal and interest on any outstanding bond; failure to make timely payment of any other monies required to be paid to the trustee; and nonperformance or nonobservance of any other covenants, agreements or conditions contained in the indentures. Management believes that it is in compliance with the covenants of the indentures.

Bond contractual maturities (principal only) at August 31, 2005, are as follows (in thousands):

,

Description	2006	2007	2008	2009	2010	2011 to 2015	2016 to 2020
Single-family RMRB CHMRB	\$ 3,530 6,085	\$ 7,840 6,340	\$ 10,685 6,630	\$ 11,670 6,925	\$ 11,710 6,910	\$ 59,575 30,425	\$ 98,300 49,865
Multifamily	4,256	6,872	8,359	9,477	10,013	59,778	92,266
Total	\$ 13,871	\$ 21,052	\$ 25,674	\$ 28,072	\$ 28,633	<u>\$ 149,778</u>	\$ 240,431
Description	2021 to 2025	2026 to 2030	2031 to 2035	2036 to 2040	2041 to 2045	Total	
<b>Description</b> Single-family RMRB CHMRB						<b>Total</b> \$ 646,775 386,765 24,100	
Single-family RMRB	<b>2025</b> \$ 85,410 73,490	<b>2030</b> \$227,360 62,170	<b>2035</b> \$111,990	2040	2045	\$ 646,775 386,765	

Actual maturities will differ from contractual maturities since the Department has the right to call or prepay obligations with or without call or prepayment penalties as the related loans and mortgage-backed securities mature or prepay.

Bond maturities (principal and interest) at August 31, 2005, are as follows (in thousands):

Description	2006	2007	2008	2009	2010	2011 to 2015	2016 to 2020
Single-family	\$ 31,909	\$ 36,365	\$ 38,858	\$ 39,427	\$ 39,004	\$ 189,034	\$ 208,617
RMRB CHMRB	26,671 1,621	26,997 1,621	26,836 1,621	26,822 1,621	26,486 1,621	123,976 8,105	134,597 8,105
Multifamily	65,930	68,374	<u> </u>	69,883	69,950	348,767	354,382
Total	\$126,131	\$133,357	\$136,502	\$137,753	\$137,061	\$ 669,882	<u>\$ 705,701</u>
Description	2021 to 2025	2026 to 2030	2031 to 2035	2036 to 2040	2041 to 2045	Total	
Description Single-family						<b>Total</b> \$ 1,188,235	
	2025	2030	2035	2040	2045		
Single-family	<b>2025</b> \$177,566	<b>2030</b> \$283,817	<b>2035</b> \$124,493 151,265	<b>2040</b> \$ 19,145	2045 \$	\$ 1,188,235	
Single-family RMRB	<b>2025</b> \$177,566 140,003	<b>2030</b> \$283,817 112,018	<b>2035</b> \$124,493	2040	2045	\$ 1,188,235 795,671	

Deferred issuance costs at August 31, 2005, consist of the following (in thousands):

Deferred issuance costs	\$ 35,028
Less accumulated amortization	(23,558)

\$ 11,470

### **10. EMPLOYEE BENEFITS**

*Plan Description*—The Department contributes to the Employees Retirement System of Texas (the "System"), a cost-sharing, multiple-employer, defined benefit plan. The Department has implemented GASB Statement No. 27, *Accounting for Pensions by State and Local Governmental Employers*, which standardizes financial reporting for pensions by state and local government employers. The System provides service retirement, disability retirement benefits, and death benefits to plan members and beneficiaries. The System operates under the authority of provisions contained primarily in Texas Government Code, Title 8, Subtitle B, which is subject to amendment by the Texas Legislature. The System's annual financial report and other required disclosure information are available by writing the Employees Retirement System of Texas, P.O. Box 13207, Austin, Texas, 78711-3207 or by calling (512) 476-6431.

*Funding Policy*—Under provisions in State law, plan members are required to contribute 6% of their annual covered salary, and the Department contributes an amount equal to 6% of the Department's covered payroll. The Department's contributions to the System for the years ending August 31, 2005, 2004 and 2003 were \$784,304, \$775,708, and \$882,122, respectively, equal to the required contributions for each year.

# 11. SEGMENT FINANCIAL DATA

Segment financial data of the Program's direct-debt activities at August 31, 2005, and for the year then ended are follows (in thousands):

	Single-Family Program Funds	Residential Mortgage Revenue Bond Funds	Collateralized Home Mortgage Revenue Funds	Single-Family CHMRB Series 1993 Funds	Single-Family CHMRB 1994 and 1995 Funds
CONDENSED STATEMENT					
OF NET ASSETS:					
Restricted assets:	¢144.040	¢ 20.004	\$ 709	<b>\$</b> 757	¢ 10
Current assets	\$144,040	\$ 28,004 385 180	22,598	\$ 131	\$ 48 3,660
Other assets	567,781	385,189			
Total assets	711,821	413,193	23,307	757_	3,708
Liabilities:					
Current liabilities	23,657	13,988	533		18
Long-term liabilities	645,109	383,707	21,058		3,500
Total liabilities	668,766	397,695	21,591		3,518
NET ASSETS-Restricted net assets	\$ 43,055	<u>\$ 15,498</u>	<u>\$ 1,716</u>	<u>\$ 757</u>	<u>\$ 190</u>
CONDENSED STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS: Operating revenues:					
Interest and investment income	\$ 27,132	\$ 23,651	\$ 1,751	\$ 247	\$ 757
Net increase (decrease) in fair value	(6,597)	(3,692)	(917)	(804)	(1,488)
Other operating revenues	591	735	178		
Operating expenses	(33,007)	(23,630)	(1,656)	(128)	(898)
Depreciation and amortization	(278)	(247)	(13)	(1)	(3)
Operating income (loss) Non-operating revenues (expenses)—other	(12,159)	(3,183)	(657)	(686)	(1,632)
non-operating revenues (expenses):	(0.42)	(250)	82	(5)	1,276
Special and extraordinary items Transfers out	(843) (1,020)	(250) (261)	82 3	(5) 258	(465) (1,261)
	(1,020)	(201)			_(1,201)
Change in net assets	(14,022)	(3,694)	(572)	(433)	(2,082)
Net assets—September 1, 2004	57,077	19,192	2,288	1,190	2,272
Net assets—August 31, 2005	\$ 43,055	\$ 15,498	<u>\$ 1,716</u>	<u>\$ 757</u>	<u>\$ 190</u>
CONDENSED STATEMENT OF CASH FLOWS: Net cash provided by (used in):					
Operating activities	\$ 9,315	\$ 144	\$ (27)	\$71	\$ (100)
Noncapital financing activities	94,197	(91,777)	(7,564)	(11,523)	(18,115)
Investing activities	(146,786)	78,654	7,312	11,232	17,767
Cash and cash equivalents—September 1, 2004	92,153	25,589	865	975	469
Cash and cash equivalents—August 31, 2005	\$ 48,879	\$ 12,610	<u>\$ 586</u>	<u>\$ 755</u>	<u>\$21</u>

### **12. BONDED INDEBTEDNESS**

The Department has 105 bond issues outstanding at August 31, 2005. All series are revenue bonds backed by the pledged revenue sources and restricted funds specified in the bond resolutions. Each series is designed to be self-supporting with no repayment nor obligation from the State's General Revenue. The Department issues bonds to assist in financing the purchase of homes by or the construction of rental housing for families with very low to moderate incomes. Loan payments provide the revenues for debt service payments. (Detailed supplemental bond information is disclosed in Schedules 3-8.)

Proceeds from the issuance of bonds under the Single Family and Residential Mortgage Revenue Bonds (RMRB) Series 1987A Programs were used to acquire loans. Proceeds from Collateralized Home Mortgage Revenue Bond (CHMRB) and the remaining RMRB programs were used to acquire pass-through certificates backed by mortgage loans. Proceeds from the remaining Multifamily bond issues were used to finance mortgage loans.

Interest on bonds and collateralized mortgage obligations is payable periodically, except for capital appreciation bonds, on which interest is compounded semiannually and payable at maturity or upon redemption.

The Single Family, RMRB and CHMRB bonds are collateralized by the revenues and assets pledged under the trust indentures, primarily Single Family mortgage loans, mortgage-backed securities and investments. The Multifamily bonds are collateralized by varying methods, including, but not limited to, the mortgage loans on the applicable housing developments, certificates of deposit, letters of credit, guarantees provided by third parties and collateralized mortgage obligations issued by federally chartered, privately owned corporations.

The trust indentures contain positive and negative covenants. Events of default include the following: failure to make timely payment of both principal and interest on any outstanding bond; failure to make timely payment of any other monies required to be paid to the Trustee; and non-performance or non-observance of any other covenants, agreements or conditions contained in the indentures. Management believes they are in compliance with the covenants of the indentures.

Description	Bonds Outstanding 9/1/2004	Bonds Issued	Bonds Matured or Retired	Bonds Refunded or Extinguished	Bonds Outstanding 8/31/2005	Amounts Due Within One Year
Single-family RMRB CHMRB SF CHMRB	\$ 523,185 454,730 26,400 31,105	\$ 275,070	\$ 3,635 4,970	\$ 147,845 62,995 5,800 27,605	\$ 646,775 386,765 20,600 3,500	\$ 3,530 6,085
Multifamily	871,585	176,730	3,178	11,633	1,033,504	4,256
Total Principal	\$ 1,907,005	\$ 451,800	\$ 11,783	\$ 255,878	<u>\$ 2,091,144</u>	\$ 13,871
Net Deferred Amount						
Due to Refunding	(3,112)				(2,155)	
Unamortized Premium	7,703				7,568	
Unamortized Refunding (Loss)	(4,595)				(4,059)	
Total	\$ 1,907,001				<u>\$ 2,092,498</u>	

#### CHANGES IN BONDS PAYABLE (amounts in thousands)

### VARIABLE TO FIXED INTEREST RATE SWAP

#### **OBJECTIVE**

In order to hedge against increases in interest rates on variable rate demand bond issues, the Department has entered into three interest rate swap agreements with the objective of reducing the interest rate risk of certain variable rate demand bonds. The variable rate demand bonds were issued at a lower total interest cost than attainable through traditional fixed rate bond structures. The Department has entered into interest rate swap agreements with various rated counterparties. Under the terms of the agreements, the Department makes periodic fixed interest rate payments in exchange for receiving variable rate payments comparable to the rates payable on the variable rate demand bonds. The swap notional amounts amortize in accordance with the scheduled and/or anticipated reductions in the related variable rate demand bond liability. The Department is potentially exposed to loss in the event of nonperformance by the counterparties under the swap agreements. Termination of the swap agreements may result in the Department making or receiving termination payments. Each swap agreement includes optional early termination provisions granting the Department the right, but not an obligation, to terminate the interest rate swaps at par without a termination payment after an effective date.

### TERMS AND FAIR VALUE

The terms, including the fair value of the outstanding swaps as of August 31, 2005 are as follows. The notional amounts of the swaps match the principal amount of the associated debt.

Ttotional		Effective			Termination
Amount	Fair Value	Date	Fixed Rate	Variable Rate	Date
\$53,000,000	\$(3,012,987)	9/1/04	3.843 %	63% of LIBOR + .30%	9/1/34 (a)
35,000,000	(1,581,601)	1/1/05	3.6125 %	Lesser of (the greater of 65% of LIBOR and 56% of LIBOR + .45%) and LIBOR	3/1/35 (b)
100,000,000 \$188,000,000	(4,940,546) \$(9 535 134)	8/1/05	3.99 %	Less of (the greater of 65% of LIBOR and 56% of LIBOR + .45%) and LIBOR	9/1/36 (c)
	\$53,000,000 35,000,000	Amount         Fair Value           \$53,000,000         \$(3,012,987)           35,000,000         (1,581,601)           100,000,000         (4,940,546)	Amount         Fair Value         Date           \$53,000,000         \$(3,012,987)         9/1/04           35,000,000         (1,581,601)         1/1/05           100,000,000         (4,940,546)         8/1/05	Amount         Fair Value         Date         Fixed Rate           \$53,000,000         \$(3,012,987)         9/1/04         3.843 %           35,000,000         (1,581,601)         1/1/05         3.6125 %           100,000,000         (4,940,546)         8/1/05         3.99 %	Amount         Fair Value         Date         Fixed Rate         Variable Rate           \$53,000,000         \$(3,012,987)         9/1/04         3.843 %         63% of LIBOR + .30%           35,000,000         (1,581,601)         1/1/05         3.6125 %         Lesser of (the greater of 65% of LIBOR and 56% of LIBOR + .45%) and LIBOR           100,000,000         (4,940,546)         8/1/05         3.99 %         Less of (the greater of 65% of LIBOR and 56% of LIBOR + .45%) and LIBOR

a. The swap agreement is subject to optional early termination, at par value, starting on March 1, 2015 and semiannually thereafter. The maximum notional amount subject to early termination equals 60% of the current notional amount.

b. The swap agreement is subject to optional early termination, at par value, starting on September 1, 2014 and semiannually thereafter. The maximum notional amount subject to early termination equals 60% of the applicable notional amount through September 1, 2023 and 100% of the applicable notional amount thereafter.
c. The swap agreement is subject to optional early termination, at par value, from prepayments at any time with a ten business day notice.

### **CREDIT RISK**

As of August 31, 2005, the Department is not exposed to credit risk on any of its outstanding swaps because the swaps have negative fair values. If interest rates change and the fair value of the swaps become positive, the department would be exposed to credit risk on those swaps. The swap agreements contain varying collateral agreements and insurance policies with the counterparties. The credit ratings for the counterparties are as follows.

Counterparty	Standard & Poor's	Moody's	Fitch
UBS AG	AA+	Aa2	AA+
Goldman Sachs Capital Markets, LP	Not Rated	Aa3	AA-
Bear Stearns Financial Products, Inc.	AAA	Not Rated	Not Rated

### **BASIS RISK**

The Department's variable-rate bond coupon payments are equivalent to the Bond Market Association Municipal Swap Index (BMA) rate. The swap agreements designate a function of London Inter-Bank Offered Rate (LIBOR) as the rate for payments received on these swaps. The Department will be exposed to basis risk should LIBOR and BMA converge. The swap agreements provide an option to terminate as stated above.

### **ROLLOVER RISK**

The Department is exposed to rollover risk on swap agreements which mature or may be terminated prior to the maturity of the associated debt. The following debt is exposed to rollover risk if the option for early termination is executed:

Associated Debt Issuance	Debt Maturity Date	Swap Termination Date
2004B Single Family	September 2034	May be terminated as early as March 2014
2004D Single Family	March 2035	May be terminated as early as September 2014
2005A Single Family	September 2036	May be terminated at anytime giving 10 day notice

### SWAP PAYMENTS AND ASSOCIATED DEBT

Using rates as of August 31, 2005, debt service requirements of the Department's outstanding variable-rate debt and net swap payments are as follows. As rates vary, variable-rate debt bond interest payments and new swap payments will vary. The Department's swap agreements contain scheduled reductions to outstanding notional amounts that are expected to follow scheduled reductions in the associated bonds outstanding.

Fiscal Year	Fiscal Year Variable-Rate Bonds Interest					Interest Rate	
Ending August 31		Principal		Interest		Swaps, Net	Total
2006	\$		\$	4,198,626	\$	2,278,905	\$ 6,477,531
2007		885,000		4,579,948		2,512,348	7,977,296
2008		1,820,000		4,545,905		2,491,508	8,857,413
2009		1,895,000		4,498,985		2,462,783	8,856,768
2010		1,970,000		4,450,216		2,432,927	8,853,143
2011-2015		13,115,000		21,441,229		11,670,045	46,226,274
2016-2020		30,000,000		18,770,059		10,187,724	58,957,783
2021-2025		36,750,000		14,634,980		7,960,220	59,345,200
2026-2030		42,615,000		9,725,616		5,304,701	57,645,317
2031-2035		50,700,000		3,851,026		2,118,108	56,669,134
2036-2037		8,250,000		208,973		127,932	8,586,905
Total	\$	188,000,000	\$	90,905,563	\$	49,547,201	\$ 328,452,764

### 13. COMMITMENTS AND CONTINGENCIES

The Department is a defendant in legal actions arising from transactions and activities conducted in the ordinary course of business. Management, after consultation with legal counsel, believes that the aggregate liabilities, if any, will not be material to the financial statements.

### 14. RISK FINANCING AND RELATED INSURANCE ISSUES

The Department is exposed to various risks of loss related to torts; theft of, damage to and destruction of assets; efforts and omissions; and natural disasters. It is the Department's policy to periodically assess the proper combination of commercial insurance and retention of risk to cover losses to which it may be exposed. The Department assumes substantially all risks associated with the performance of its duties. Currently, there is no purchase of commercial insurance, nor is the Department involved in any risk pools with other government entities. The Department carries Public Official Liabilities Insurance coverage in the amount of \$10,000,000, errors and omissions insurance of \$300,000 related to loan servicing for others and a \$350,000 public employee fidelity bond.

### **15. SUBSEQUENT EVENTS**

On September 29, 2005, the Department issued \$16,100,000 in multifamily revenue bonds (Canal Place) made up as follows:

\$ 15,000,000	MF 2005 Series A
\$ 1,100,000	MF 2005 Series B

On December 15, 2005, the Department issued \$5,320,000 in multifamily revenue bonds (Coral Hills) made up as follows:

\$ 5,320,000 MF 2005 Series A

The multifamily bonds are issued for the primary purpose to finance the acquisition, construction and equipping of multifamily residential rental developments. Canal Place and Coral Hills will be located in Houston, Texas.

On December 15, 2005, the Department issued \$38,195,000 in single family revenue bonds made up as follows:

\$2	25,495,000	SF 2005 Series B (AMT)
\$	8,970,000	SF 2005 Series C
\$	3,730,000	SF 2005 Series D (AMT)

The Series 2005B (AMT) will be used for the purpose of refunding and redeeming all of the Department's outstanding, Single Family Mortgage Revenue Bonds, 1995 Series A-1. The proceeds of the Series C bonds will be used for the purpose of refunding and redeeming all of the Department's outstanding Taxable Single Family Mortgage Revenue Refunding Bonds, 1995 Series C-1. The Series D bonds are being issued for the primary purpose of providing funds for the purchase of mortgage-backed, pass-through certificates backed by qualifying FHA-insured or VA or RHS-guaranteed mortgage loans, or conventional mortgage loans made to eligible borrowers for single family residences located in the State of Texas.

\*\*\*\*\*

#### SUPPLEMENTAL SCHEDULE—STATEMENT OF NET ASSETS INFORMATION BY INDIVIDUAL ACTIVITY AS OF AUGUST 31, 2005

ASSETS	Single- Family Program	RMRB Program	CHMRB Program	Multifamily Program	1993 CHMRB Program	1994/1995 CHMRB Program	Commercial Paper Program	Operating Fund	Total
CURRENT ASSETS: Cash and cash equivalents: Cash on hand Cash in bank Cash in state treasury Cash equivalents Restricted assets:	\$	\$	\$	\$	\$	\$	\$	\$200 49,371 548,175 11,392,215	\$        200 49,371 548,175 11,392,215
Cash and cash equivalents: Cash in bank Cash equivalents Short-term investments Loans and contracts Notes Receivable Interest receivable	319,667 48,559,276 90,201,242 3,037,961 1,904,158	1,660 12,607,959 12,957,372 86,643 2,349,746	586,140	11,598,429 77,658,460 25,201,340 4,256,000 7,897,904	754,951 77	20,884 27,905	214,916 75,000,000 82,008	118,925 500,000	11,919,756 140,402,586 203,359,954 7,499,529 500,000 12,384,440
Receivable: Interest receivable Consumable inventories Other current assets Total current assets	<u> </u>	28,003,380	708,782	1,089,736	<u> </u>	<u>(3)</u> 48,786	75,296,924	17,070 5,213 	17,070 5,213 <u>1,184,567</u> 389,263,076
NONCURRENT ASSETS: Other receivables Capital assets: Nondepreciable: Other capital assets Depreciable: Furniture and equipment Less accumulated depreciation Restricted assets:	<u></u>	20,000,000		127,701,009			15,270,724	1,236,445 (1,082,044)	1,236,445 (1,082,044)
Investments Loans, contracts and notes receivable Other noncurrent assets:	510,252,726 50,719,909	379,655,083 1,698,589	22,433,228	120,571,952 1,026,034,015		3,603,650		2,965,548	1,036,516,639 1,081,418,061
Deferred issuance cost—net Real estate owned—net	6,750,388 <u>57,827</u>	3,836,106	164,836	662,038		56,197	1		11,469,566 57,427
Total noncurrent assets	567,780,850	385,189,378	22,598,064	1,147,268,005		3,659,847	1	3,119,949	2,129,616,094
TOTAL ASSETS	\$711,820,924	\$413,192,758	\$23,306,846	\$1,274,969,874	\$ 756,765	\$ 3,708,633	\$75,296,925	\$15,826,445	\$2,518,879,170

#### SUPPLEMENTAL SCHEDULE—STATEMENT OF NET ASSETS INFORMATION BY INDIVIDUAL ACTIVITY AS OF AUGUST 31, 2005

LIABILITIES	Single- Family Program	RMRB Program	CHMRB Program	Multifamily Program	1993 CHMRB Program	1994/1995 CHMRB Program	Commercial Paper Program	Operating Fund	Total
CURRENT LIABILITIES: Payables: Accounts payable Accrued bond interest payable Due to other funds Deferred revenues Employee's compensable leave	\$	\$ 660 3,478,412 1,265,173	\$ 54,517 474,236	\$ 8,577,519	\$5	\$ 18,229	\$ 76,130	\$ 261,161 75,149	\$ 269,731 27,172,715 75,149 2,950,225
Notes and loans payable Revenue bonds payable Other current liabilities	3,530,000 3,939,942 23,656,571	6,085,000 3,158,899 13,988,144	3,925	4,256,000 75,360		18 220	75,000,000 <u>214,917</u>	293,231 <u>31,804</u>	293,231 75,000,000 13,871,000 7,424,847
NONCURRENT LIABILITIES: Employee's compensable leave Revenue bonds payable Other noncurrent liabilities	645,109,146	382,450,551 1,256,376	<u>532,678</u> 21,058,204	12,908,879 1,026,510,073 235,140,359	5	<u>    18,229</u> 3,500,000	_75,291,047	<u>    661,345</u> 108,682 47,418	<u>127,056,898</u> 108,682 2,078,627,974 236,444,153
Total noncurrent liabilities	645,109,146	383,706,927	21,058,204	1,261,650,432		3,500,000		156,100	2,315,180,809
TOTAL LIABILITIES	\$668,765,717	\$397,695,071	\$21,590,882	\$1,274,559,311	<u>\$5</u>	\$ 3,518,229	\$75,291,047	<u>\$ 817,445</u>	\$2,442,237,707
INVESTED IN CAPITAL ASSETS RESTRICTED UNRESTRICTED	\$ 43,055,207	\$ 15,497,687	\$ 1,715,964	\$ 410,563	\$ 756,760	\$ 190,404	\$ 5,878	\$ 154,401 14,854,599	\$ 154,401 61,632,463 14,854,599
TOTAL NET ASSETS	\$ 43,055,207	\$ 15,497,687	\$ 1,715,964	\$ 410,563	\$ 756,760	<u>\$ 190,404</u>	\$ 5,878	\$15,009,000	\$ 76,641,463

See accompanying independent auditors' report.

(Concluded)

# SUPPLEMENTAL SCHEDULE—STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS INFORMATION BY INDIVIDUAL ACTIVITY FOR THE YEAR ENDED AUGUST 31, 2005

	Single- Family Program	RMRB Program	CHMRB Program	Multifamily Program	1993 CHMRB Program	1994/1995 CHMRB Program	Commercial Paper Program	Operating Fund	Total
OPERATING REVENUES: Interest and investment income Net increase (decrease) in fair value Other operating revenues	\$27,132,001 (6,597,335) 546,546	\$23,650,616 (3,692,374) 734,800	\$1,750,763 (917,004) 178,742	\$51,263,059 <u>852,140</u>	\$ 246,660 (804,221)	\$    756,834 (1,487,942)	\$1,389,881	\$ 355,072 <u>1,998,801</u>	\$106,544,886 (13,498,876) 4,311,029
Total operating revenues	21,081,212	20,693,042	1,012,501	52,115,199	(557,561)	(731,108)	1,389,881	2,353,873	97,357,039
OPERATING EXPENSES: Salaries and wages Payroll related costs Professional fees and services Travel Materials and supplies Communications and utilities Repairs and maintenance Rentals and leases Painting and rease dustion	211,823	20,400	1,000		9,000	128,000	78,142	3,103,499 1,492,744 374,406 111,431 159,403 71,014 109,661 499,963	3,103,499 1,492,744 822,771 111,431 159,403 71,014 109,661 499,963
Printing and reproduction Depreciation and amortization Interest Other operating expenses	278,203 30,232,379 2,517,544	246,495 22,841,415 767,776	13,121 1,625,578 29,781	14,772 51,146,108 12,519	693 118,132 496	3,009 760,425 9,152	1,373,896	12,707 83,410 967,833	12,707 639,703 108,097,933 4,313,440
Total operating expenses	33,239,949	23,876,086	1,669,480	51,173,399	128,321	900,586	1,460,377	6,986,071	119,434,269
EXPENSES, GAINS, LOSSES, AND TRANSFERS	(12,158,737)	(3,183,044)	(656,979)	941,800	(685,882)	(1,631,694)	(70,496)	(4,632,198)	(22,077,230)
NONOPERATING REVENUES AND EXPENSES: Gain on Sale of Investments						1,275,712			1,275,712
OTHER REVENUES, EXPENSES, GAINS, LOSSES, AND TRANSFERS: Extraordinary items Transfers in (out)	(843,288) (1,019,795)	(249,903) (261,477)	82,583 2,699	(32,123) (1,128,001)	(5,542) 257,735	(464,693) (1,261,347)	8,339	5,700,621	(1,512,966) 2,298,774
CHANGE IN NET ASSETS	(14,021,820)	(3,694,424)	(571,697)	(218,324)	(433,689)	(2,082,022)	(62,157)	1,068,423	(20,015,710)
NET ASSETS—September 1, 2004 Restatements NET ASSETS—September 1, 2004, as Restated	<u>57,077,027</u> <u>57,077,027</u>	<u>19,192,111</u> 19,192,111	2,287,661	<u>628,887</u> <u>628,887</u>	<u>1,190,449</u> <u>1,190,449</u>	2,272,426	<u>68,035</u> <u>68,035</u>	13,943,850 (3,273) 13,940,577	<u>96,660,446</u> (3,273) 96,657,173
NET ASSETS—August 31, 2005	\$43,055,207	\$15,497,687	\$1,715,964	\$ 410,563	\$ 756,760	\$ 190,404	\$ 5,878	\$15,009,000	\$ 76,641,463

### **SCHEDULE 2**

#### MISCELLANEOUS BOND INFORMATION AS OF AUGUST 31, 2005 (Amounts in thousands)

	Original Principal				rities	
Description of Issue	Bonds Issued to Date	Rang Interest	<u>le of</u> Rates	First Year	Last Year	First Call Date
1995 Single Family Series A	\$ 85,760	4.15%	6.15%	1997	2027	09/01/2005
1995 Single Family Series C	71,760	6.44%	7.76%	2006	2017	09/01/2005
1996 Single Family Series A	15,000	4.50%	6.30%	2001	2028	09/01/2006
1996 Single Family Series B	42,140	5.50%	6.00%	2011	2017	09/01/2006
1996 Single Family Series D	70,760	5.45%	6.25%	2021	2028	09/01/2006
1996 Single Family Series E	98,730	3.90%	6.00%	1997	2017	09/01/2006
1997 Single Family Series A	44,465	5.25%	5.80%	2013	2029	09/01/2007
1997 Single Family Series B	9,510	5.45%	5.45%	2019	2019	09/01/2007
1997 Single Family Series C	25,525	6.80%	6.80%	2029	2029	09/01/2007
1997 Single Family Series D	44,795	5.65%	5.70%	2029	2029	09/01/2007
1997 Single Family Series F	20,000	6.77%	6.77%	2029	2029	09/01/2007
2002 Single Family Series A (Jr. Lien)	10,000	7.01%	7.01%	2025	2026	09/01/2012
2002 Single Family Series A	38,750	5.45%	5.55%	2023	2034	03/01/2012
2002 Single Family Series B	52,695	5.35%	5.55%	2033	2033	03/01/2012
2002 Single Family Series C	12,950	2.80%	5.20%	2004	2017	03/01/2012
2002 Single Family Series D	13,605	2.00%	4.50%	2003	2012	03/01/2012
2004 Single Family Series A	123,610	2.00%	4.70%	2006	2035	03/01/2013
2004 Single Family Series B	53,000	VAR - V	Weekly	2015	2034	03/01/2015 (
2004 Single Family Series A (Jr. Lien)	4,140	VAR - V	Weekly	2036	2036	09/01/2036 (
2004 Single Family Series C	41,245	4.30%	4.80%	2019	2036	09/01/2014
2004 Single Family Series D	35,000	VAR - V	Weekly	2035	2035	(h)
2004 Single Family Series E	10,825	2.45%	4.30%	2006	2013	09/01/2014
2004 Single Family Series F	88,000	1.95%	1.95%	2037	2037	08/03/2005
2005 Single Family Series A	100,000	VAR - V	Weekly	2007	2036	(h)
1998 RMRB Series A	102,055	4.05%	5.35%	2002	2031	01/01/2009
1998 RMRB Series B	14,300	5.30%	5.30%	2022	2022	01/01/2009
1999 RMRB Series A	25,615	4.80%	5.50%	2018	2021	01/01/2009
1999 RMRB Series B-1	52,260	6.32%	7.10%	2021	2032	07/01/2009
1999 RMRB Series C	12,150	5.05%	6.25%	2003	2024	07/01/2009
1999 RMRB Series D	26,355	4.30%	6.25%	2000	2021	07/01/2009
2000 RMRB Series A	50,000	5.10%	6.30%	2003	2031	07/01/2010
2000 RMRB Series B	82,975	5.70%	5.70%	2005	2033	07/01/2010
2000 RMRB Series C	13,675	5.82%	5.85%	2011	2025	07/01/2010
2000 RMRB Series D	18,265	4.55%	5.85%	2003	2020	07/01/2010
2000 RMRB Series E	10,000	7.45%	7.45%	2033	2033	07/01/2010
2001 RMRB Series A	52,715	3.15%	5.70%	2004	2033	07/01/2011
2001 RMRB Series B	15,585	5.00%	5.25%	2011	2022	07/01/2011
2001 RMRB Series C	32,225	2.55%	4.63%	2003	2015	07/01/2011
2001 RMRB Series D	300	5.35%	5.35%	2008	2033	07/01/2011
2002 RMRB Series A	42,310	2.25%	5.35%	2004	2034	07/01/2012
2003 RMRB Series A	73,630	1.70%	5.00%	2005	2034	01/01/2013
1992 Coll Home Mtg Rev Bonds, Series C	72,700	3.48%	10.27%	2024	2024	05/04/1995
1993 SF MRB CHMRB Series A	11,695	5.85%	5.85%	2025	2025	11/01/2004
1993 SF MRB CHMRB Series B	15,000	6.62%	6.62%	2025	2025	11/01/2004
1993 SF MRB CHMRB Series C	15,000	6.68%	6.68%	2025	2025	11/01/2004
1993 SF MRB CHMRB Series D	8,000	6.76%	6.76%	2025	2025	11/01/2004
1993 SF MRB CHMRB Series E	8,780	6.85%	6.85%	2025	2025	11/01/2004
1994 SF MRB CHMRB Series A	35,395	6.85%	6.85%	2025	2025	02/22/2005
1994 SF MRB CHMRB Series B	33,385	6.40%	6.40%	2020	2020	04/26/2005
1994 SF MRB CHMRB Series B		6.25%	6.25%	2026	2026	06/27/2005
1995 SF MRB CHMRB Series A	15,360 5,825	6.25% 6.26%	6.25% 6.26%	2026	2028	02/22/2005
		0.20%	0.20%	2015	2013	
TOTAL SINGLE FAMILY & RMRB BONDS	\$ 1,957,820					(Continued)

#### MISCELLANEOUS BOND INFORMATION AS OF AUGUST 31, 2005 (Amounts in thousands)

2000 MF Series A/B (Oaks at Hampton)         10,060         7.20%         9.00%         2002         2040         03/01/2017           2000 MF Series A (Deerwood Apts)         6,435         5.25%         6.40%         2032         06/01/2010           2000 MF Series A (Creek Point Apts)         7,200         VAR - Weekly         2004         2032         07/01/2017           2000 MF Series A/C (Rerks @ Westmoreland)         9,990         7.20%         9.00%         2002         2040         07/01/2017           2000 MF Series A/C (Highland Meadow Apts)         13,500         6.73%         8.00%         2004         2033         05/01/2019           2000 MF Series A/B (Greenbridge)         20,085         7.40%         10.00%         2003         2040         03/01/2014           2000 MF Series A/B (Get Hills Villas)         10,300         8.40%         9.50%         2003         2040         01/01/2011           2000 MF Series A (Buffview Senior Apts)         10,700         7.65%         2.003         2041         05/01/2018           2001 MF Series A (Korllwood Villas Apts)         13,750         6.67%         2.003         2041         05/01/2018           2001 MF Series A (Buffview Senior Apts)         10,700         7.65%         7.65%         2.003         2041		Original Principal			Sche Matu	rities	
Bit All Frintie Placement (Summerbend)         S         10,00         VAR - Weekly         1985         2022         0901/1986           1987 MF Series (South Texas Rental Housing)         1,400         9.50%         1985         2012         0201/1986           1993 Res Ren Piolec Revenue Bonds         16,775         3.30%         5.80%         1994         2024         01/01/2003           1996 MF Series AB (Las Colinas)         15,469         5.63%         5.65%         2026         01/01/2003           1996 MF Series AD (Las Colinas)         15,469         5.63%         5.65%         2026         01/01/2003           1996 MF Series AD (Barbors/Plunttee)         13,050         5.05%         64.00%         1997         2026         07/01/2006           1996 MF Series AD (CHTP bondiation)         27,550         5.50%         64.00%         1997         2027         07/01/2006           1998 MF Series A (Debte Brook)         10,900         4.95%         5.60%         2001         2030         05/01/2001           1998 MF Series A (Clastene Colas)         8.200         5.98%         7.18%         2001         2030         05/01/2001           1998 MF Series A (Clastene Colas)         8.200         5.07%         2.23%         2031         07/01/2006	Description of legue						
1987 MF Series (South Texas Rental Housing)       1,400       9.50%       9.50%       1988       2021       02201/1988         1993 MF Series (South Texas Rental Housing)       16,775       3.30%       5.80%       1994       2023       02201/12006         1993 Res Ren Project Reveume Bonds       16,775       3.30%       5.80%       1994       2024       01/01/2004         1996 MF Series A/B (Las Colinas)       15,469       5.65%       5.55%       5.202       026       01/01/2003         1996 MF Series A/D (Elarbors/Plumttec)       13,050       5.90%       10.00%       1997       2026       07/01/2006         1996 MF Series A/D (Harbors/Plumttec)       13,050       5.90%       6.40%       1997       2026       07/01/2006         1996 MF Series A/D (Harbors/Plumttec)       13,050       5.05%       5.60%       2001       2030       06/01/2001         1998 MF Series A/ (Meadow Ridge)       13,575       5.05%       5.60%       2001       2030       06/01/2001         1998 MF Series A/ (Detter Project)       10,850       5.09%       7.1%       2001       2030       06/01/2001         1998 MF Series A/D Caltas Oxford Refindg)       10,300       7.25%       2018       2018       01/01/2004         1998 MF Series	<b>-</b>						
100 million for AD (Remifill/HighPt)       26,370       VAR - Weekly       2023       2023       02201/2000         1993 MF Series AJB (Remore Mark)       10,174       6.13%       6.10%       10.00%       1997       2026       07/01/2006       10.102004       11.45%       5.55%       5.55%       2001       2030       05/01/2001       1998       MF Series A (Obale Project)       10,850       5.05%       5.65%       2001       2030       05/01/2001       1998       MF Series A (Obale Mefndg)       10,300       7.25%       7.25%       2018       2018       01/01/2004       1999       15.05%       2.05%       2.001       2031       05/01/2001		· · · · · · · · ·		-			
1993 Res Ren Project Revnue Bonds       16,775       3.30%       \$80%       1994       20.4       1/10/12004         1996 MF Series ADI (Brighton's Mark)       10,174       6.13%       6.13%       2026       01/01/2003         1996 MF Series ADI (Bractionisa)       15,469       5.65%       5.65%       2026       01/01/2003         1996 MF Series ADI (Bractionis)       12,469       5.65%       5.65%       2.026       07/01/2006         1996 MF Series AD (DHP Foundation)       27,560       5.00%       6.00%       10.00%       1997       2026       07/01/2006         1996 MF Series AD (Charbory/Flumttree)       13,555       5.05%       5.05%       5.00%       2001       2030       02/01/2001         1998 MF Series A (Meadow Ridge)       10,300       7.25%       7.25%       2018       0101/2004         1998 MF Series A (Oblactor Chard Endg)       10,300       7.25%       7.25%       2018       0101/2004         1998 MF Series A (Oblactor Chard Endg)       11,445       5.07%       6.03%       2001       2030       05/01/2002         1999 MF Series A (Woodgen Village)       10,660       7.38%       8.25%       2002       2039       12/01/2016         2000 MF Series A (Detory Village)       10,660       7.38% <td></td> <td>,</td> <td></td> <td></td> <td></td> <td></td> <td></td>		,					
100         100 <td></td> <td>,</td> <td></td> <td>2</td> <td></td> <td></td> <td></td>		,		2			
15,469         5,65%         20,26         20,26         01/01/2003           1996 MF Series A/B (Baxton's Mark)         14,867         5,81%         5,81%         20,26         01/01/2003           1996 MF Series A-D (DEW Pool)         22,150         6,00%         10,00%         1997         2026         07/01/2006           1996 MF Series A-D (Harborx/Plumtree)         13,050         5,00%         6,00%         1097         2027         07/01/2006           1997 MF Series A (Meadow Ridge)         13,575         5,05%         5,55%         2001         2030         06/01/2001           1998 MF Series A (Chente Project)         10,850         5,05%         5,63%         2001         2030         05/01/2001           1998 MF Series A (Volatter Project)         10,850         5,05%         2,001         2030         05/01/2001           1998 MF Series A (Wodglen Village)         10,460         7,25%         2,018         2011         2031         05/01/2002           2000 MF Series A/B (Greens of Hickory Trial)         13,500         5,25%         2001         2031         05/01/2001           2000 MF Series A/B (Greens of Hickory Trial)         13,500         7,25%         2,002         2040         03/01/2017           2000 MF Series A/B (Cheens of Alpts) </td <td>5</td> <td>,</td> <td></td> <td></td> <td></td> <td></td> <td></td>	5	,					
1996 MF Series A/B (Braxton's Mark)       14,867       5,81%       2026       2026       01/01/2003         1996 MF Series A-D (DthV Pool)       22,150       6,00%       10,00%       1997       2026       07/01/2006         1996 MF Series A-D (Entbork/Plumtee)       13,050       5,50%       6,40%       1997       2026       07/01/2006         1996 MF Series A (Meadow Kidge)       13,575       5,55%       2001       2030       0201/2001         1998 MF Series A (Cebble Brook)       10,900       4,95%       5,67%       2001       2030       05/01/2001         1998 MF Series A (Volente Project)       10,800       5,25%       2001       2030       05/01/2001         1998 MF Series A (Volente Project)       10,800       7,25%       7,25%       2012       2030       09/01/2008         1999 MF Series A (Datas Oxford Refndg)       10,300       7,25%       7,25%       2001       2031       07/01/2001         1999 MF Series A (Cimator Foint Apts)       8,100       VAR -Weekly       2003       2001       2031       07/01/2001         2000 MF Series A/B (Creex foint Apts)       7,200       VAR -Weekly       2003       2001       2032       07/01/2000         2000 MF Series A/B (Grenschrodeapthy)       13,500       6,							
Big MF Series A D (DFW Pool)         22,150         6.00%         10.00%         1997         2026         07/01/2006           1996 MF Series A JD (Harbors/Plumtree)         13,050         5.90%         10.00%         1997         2026         07/01/2006           1996 MF Series A JB (MFF Poundation)         27,560         5.50%         6.40%         1997         2027         07/01/2001           1998 MF Series A C (Residence Oaks)         8,200         5.95%         5.60%         2001         2030         06/01/2001           1998 MF Series A C (Residence Oaks)         8,200         5.05%         5.63%         2001         2030         06/01/2001           1998 MF Series A C (Mosford Enfidg)         10,300         7.25%         2011         2030         09/01/2008           1999 MF Series A (Voodglen Village)         10,660         7.35%         2001         2030         09/01/2002           2000 MF Series A (Derewood Apts)         8,100         VAR - Weekly         2002         2040         2031         07/01/2002           2000 MF Series A (Derewood Apts)         6,435         5.25%         6.40%         2032         07/01/2001           2000 MF Series A (Derewood Apts)         13,500         6.75%         8.00%         2032         07/01/2001	· · · · ·	,					
13,050         5.90%         10.00%         1997         2026         07/01/2006           1996 MF Series A/B (NHF Foundation)         27,560         5.50%         6.40%         1997         2027         07/01/2007           1997 MF Series A (Meadow Ridge)         13,575         5.05%         5.00%         2030         05/01/2001           1998 MF Series A (Cesidence Oaks)         8,200         5.98%         7.18%         2001         2030         05/01/2001           1998 MF Series A (Volente Project)         10,800         7.25%         2018         2018         01/01/2004           1998 MF Series A (Codiate Project)         10,800         7.25%         2011         2031         05/01/2002           1999 MF Series A-C (Mayfield)         11,445         5.70%         7.25%         2001         2031         05/01/2002           2000 MF Series A-C (Mayfield)         11,445         5.70%         7.25%         2001         2031         05/01/2002           2000 MF Series A-G (Timber Proint Apts)         8,100         VAR         Veekly         2003         2032         06/01/2017           2000 MF Series A/B (Oaks at Hampton)         10,060         7.20%         9.00%         2022         2040         07/01/2000           2000 MF Series A/B (C							
1996 MF Series A/B (NHF Foundation)         27,560         5,50%         6,40%         1997         2027         07/01/2007           1997 MF Series A (Rebube Brook)         13,575         5,05%         5,55%         2001         2030         02/01/2001           1998 MF Series A (Rebube Brook)         10,900         4,95%         5,60%         2001         2030         05/01/2001           1998 MF Series A (Colente Project)         10,850         5,00%         5,63%         2001         2030         05/01/2001           1998 MF Series A (Dallas Cofford Refndg)         11,3500         5,20%         6,03%         2001         2030         09/01/2002           1999 MF Series A (Wodglen Village)         10,660         7,38%         8,25%         2002         2031         05/01/2002           2000 MF Series A (Derwood Apts)         6,435         5,22%         6,03%         2002         2040         03/01/2017           2000 MF Series A (Derewood Apts)         6,435         5,22%         6,03%         2003         2032         07/01/2017           2000 MF Series A (Honeycreek)         2,048         7,23%         9,00%         2002         2040         03/01/2014           2000 MF Series A (Brenky @Westmoreland)         9,999         7,23%         204		,					
13,575       5.05%       5.55%       2001       2030       02/01/2001         1998 MF Series A (Rebibe Brook)       10,900       4.95%       5.65%       2001       2030       06/01/2001         1998 MF Series A C- (Residence Oaks)       8,200       5.95%       7.18%       2001       2030       05/01/2001         1998 MF Series A (Volente Project)       10,850       5.00%       5.63%       2001       2030       09/01/2004         1998 MF Series A (Volente Project)       10,300       7.25%       7.25%       2018       01/01/2004         1998 MF Series A (Wodglen Village)       10,660       7.38%       8.25%       2002       2031       05/01/2002         2000 MF Series A (Deaks at Hampton)       10,060       7.20%       9.00%       2022       00/01/2010         2000 MF Series A (Creek Point Apts)       7,200       VAR - Weekly       2003       2032       07/01/2000         2000 MF Series A (Creek Point Apts)       7,200       VAR - Weekly       2044       2032       06/01/2010         2000 MF Series A (Creek Point Apts)       13,500       6.75%       8.00%       2044       2033       05/01/2019         2000 MF Series A (Chighland Meadow Apts)       13,500       6.75%       8.00%       2040       05/							
197       International Control       10,900       4,95%       5,60%       2001       2030       06/01/2001         1998       MF Series A. (Residence Oaks)       8,200       5,98%       7,18%       2001       2030       05/01/2001         1998       MF Series A. (Voenter Project)       10,850       5,00%       5,63%       2001       2030       09/01/2001         1998       MF Series A. (Voenter Project)       10,300       7,25%       7,25%       2018       2018       01/01/2004         1999       MF Series A. (Clastrifield)       11,445       5,70%       6,33%       2001       2030       09/01/2008         1999       MF Series A. (Woodglen Village)       10,660       7,38%       8,25%       2002       2039       12/01/2016         2000       MF Series A. (Doenvood Apts)       6,435       5,25%       6,40%       2032       07/01/2000         2000       MF Series A. (Check Point Apts)       7,200       VAR - Weekty       2004       2032       07/01/2001         2000       MF Series A. (Honeycreek)       20,485       7,63%       8,15%       2004       2033       05/01/2019         2000       MF Series A./B. (Grace Morthage)       20,0485       7,63%       8,15%       200		,					
1998 MF Series A-C (Residence Oaks)       8,200       5 98%       7.18%       2001       2030       05/01/2001         1998 MF Series A (Volente Project)       10,850       5.00%       5.63%       2011       2030       07/01/2001         1998 MF Series A (Daltas Oxford Refing)       10,300       7.25%       2018       2018       0110/12004         1998 MF Series A B (Greens of Hickory Trial)       13,500       5.20%       6.03%       2001       2030       09/01/2008         1999 MF Series A C (Mayfield)       11,445       5.70%       7.25%       2012       2032       07/01/2001         2000 MF Series A (Timber Point Apts)       8,100       VAR - Weekly       2003       2032       07/01/2000         2000 MF Series A (Derewood Apts)       6,435       5.25%       6.40%       2032       07/01/2000         2000 MF Series A (Greek Point Apts)       7,200       VAR - Weekly       2042       07/01/2000         2000 MF Series A C (Highland Meadow Apts)       13,500       6.73%       8.15%       2004       2033       05/01/2019         2000 MF Series A/D (Greenbridge)       20,85       7.40%       10.00%       2033       05/01/2019         2000 MF Series A/B (Williams Run)       12,850       6.73%       9.05%       2033 <td></td> <td>,</td> <td></td> <td></td> <td></td> <td></td> <td></td>		,					
100       Parts       P	· · · · ·	,					
1998 MF Series A (Dallas Oxford Refindg)         10,00         7.25%         7.25%         2018         2018           1998 MF Series A/B (Greens of Hickory Trial)         13,500         5.20%         6.03%         2001         2030         09/01/2008           1999 MF Series A/C (Mayfield)         11,445         5.70%         7.25%         2002         2031         05/01/2002           1999 MF Series A (Woodglen Village)         10,660         7.38%         8.25%         2002         2031         05/01/2002           2000 MF Series A (Derwood Apts)         6,435         5.25%         6.40%         2003         2032         06/01/2017           2000 MF Series A (Cheek Point Apts)         7,200         VAR -Weekly         2004         2032         06/01/2017           2000 MF Series A (Honeycreek)         20,485         7.63%         8.15%         2004         2033         05/01/2019           2000 MF Series A/C (Greenbridg)         20,485         7.65%         8.00%         2004         2033         05/01/2019           2000 MF Series A/C (Greenbridg)         20,085         7.40%         10.00%         2003         0301         12/01/2016           2000 MF Series A/B (Weitliams Run)         12,850         7.65%         9.25%         2002         2040							
1998 MF Series A/B (Greens of Hickory Trial)       13,500       5.20%       6.03%       2001       2030       09/01/2008         1999 MF Series A.C (Mayfield)       11,445       5.70%       7.25%       2001       2031       05/01/2002         1999 MF Series A. (Woodglen Village)       10,660       7.38%       8.25%       2002       2039       12/01/2016         2000 MF Series A. (Timber Point Apts)       8,100       V AR - Weekly       2003       2032       06/01/2017         2000 MF Series A. (Deerwood Apts)       6,435       5.25%       6.40%       2003       2032       06/01/2010         2000 MF Series A. (Deerwood Apts)       7,200       V AR - Weekly       2003       2032       06/01/2010         2000 MF Series A. (Honeycreek)       20,485       7.63%       8.15%       2004       2033       05/01/2019         2000 MF Series A.G (Highland Meadow Apts)       13,500       6.75%       8.00%       2004       2033       05/01/2019         2000 MF Series A.B (Greenbridge)       20,085       7.40%       10.00%       2003       2040       03/01/2014         2000 MF Series A/B (Williams Run)       12,850       7.65%       9.25%       2002       2040       01/01/2011         2000 MF Series A/B (Kolliwood Villas Apts) <td></td> <td>- /</td> <td></td> <td></td> <td></td> <td></td> <td></td>		- /					
100 MF Series A-C (Mayfield)       11,445       5.70%       7.25%       2001       2031       05/01/2002         1999 MF Series A (Woodglen Village)       10,660       7.38%       8.25%       2002       2039       12/01/2016         2000 MF Series A (Timber Point Apts)       8,100       VAR - Weekly       2003       2032       07/01/2000         2000 MF Series A (Deerwood Apts)       6,435       5.25%       6.40%       2003       2032       06/01/2010         2000 MF Series A (Deerwood Apts)       6,435       5.25%       6.40%       2003       2032       06/01/2010         2000 MF Series A/B (Creek Point Apts)       7,200       VAR - Weekly       2004       2032       07/01/2000         2000 MF Series A/B (Greeh Kig @ westmoreland)       9,990       7.20%       9.00%       2004       2033       05/01/2010         2000 MF Series A/B (Greeh Dridge)       20,485       7.63%       8.15%       2004       2033       05/01/2019         2000 MF Series A/B (Williams Run)       13,500       6.72%       7.72%       2004       2033       05/01/2019         2001 MF Series A/B (Kield Hills Villas)       10,700       7.65%       7.65%       2003       2041       05/01/2018         2001 MF Series A/B (Keid Hills Villas Apts)		•					
1999 MF Series A (Woodglen Village)         10,660         7.38%         8.25%         2002         2039         12/01/2016           2000 MF Series A (Timber Point Apts)         8,100         VAR - Weekly         2003         2032         07/01/2000           2000 MF Series A (Derwood Apts)         6,435         5.25%         6.40%         2003         2032         07/01/2000           2000 MF Series A (Derwood Apts)         6,435         5.25%         6.40%         2003         2032         07/01/2000           2000 MF Series A (Greek Point Apts)         7,200         VAR - Weekly         2004         2032         07/01/2000           2000 MF Series A (Honeycreek)         20,485         7.63%         8.15%         2004         2033         05/01/2019           2000 MF Series A/B (Greenbridge)         20,885         7.40%         10.00%         2003         2040         03/01/2014           2000 MF Series A/B (Greenbridge)         20,885         7.40%         10.00%         2003         2040         03/01/2014           2000 MF Series A/B (Red Hills Villas)         13,500         6.75%         8.0%         2002         2040         01/01/2011           2000 MF Series A/B (Red Hills Villas)         13,750         7.65%         7.65%         2003         20		,					
2000 MF Series A (Timber Point Apts)         8,100         VAR - Weekly         2003         2032         07/01/2000           2000 MF Series A (Deerwood Apts)         6,435         5.25%         6.40%         2003         2032         06/01/2010           2000 MF Series A (Deerwood Apts)         6,435         5.25%         6.40%         2003         2032         06/01/2010           2000 MF Series A (Creek Point Apts)         7,200         VAR - Weekly         2004         2032         07/01/2000           2000 MF Series A (Honeycreek)         20,485         7.63%         8.15%         2004         2033         05/01/2010           2000 MF Series A/B (Grenkenbridge)         20,485         7.63%         8.0%         2004         2033         05/01/2019           2000 MF Series A/B (Grenkenbridge)         20,085         7.40%         10.00%         2003         2040         03/01/2014           2000 MF Series A/B (Red Hills Villas)         10,300         8.40%         9.50%         2003         2040         12/01/2017           2000 MF Series A (Burkiwe Senior Apts)         10,700         7.65%         9.25%         2003         2040         12/01/2011           2001 MF Series A (Burkiwe Senior Apts)         13,750         7.65%         2003         2041	1999 MF Series A-C (Mayfield)	,					
2000 MF Series A/B (Oaks at Hampton)         10,060         7.20%         9.00%         2002         2040         03/01/2017           2000 MF Series A (Deerwood Apts)         6,435         5.25%         6.40%         2032         06/01/2010           2000 MF Series A (Creek Point Apts)         7,200         VAR - Weekly         2004         2032         07/01/2017           2000 MF Series A/B (Parks @ Westmoreland)         9,990         7.20%         9.00%         2002         2040         07/01/2017           2000 MF Series A-C (Highland Meadow Apts)         13,500         6.75%         8.00%         2004         2033         05/01/2019           2000 MF Series A-B (Greenbridge)         20,085         7.40%         10.00%         2003         2040         03/01/2014           2000 MF Series A/B (Williams Run)         12,850         7.65%         9.25%         2002         2040         01/01/2011           2001 MF Series A/B (Red Hills Villas)         10,700         7.65%         2003         2041         05/01/2018           2001 MF Series A/B (Rober Villas Apts)         13,750         6.07%         7.65%         2003         2041         05/01/2018           2001 MF Series A/B (Cobb Park)         7.785         6.77%         2003         2041         05/01/2018 </td <td>1999 MF Series A (Woodglen Village)</td> <td>,</td> <td></td> <td></td> <td></td> <td></td> <td></td>	1999 MF Series A (Woodglen Village)	,					
2000 MF Series A (Deerwood Apts)         6,435         5.25%         6.40%         2003         2032         06/01/2010           2000 MF Series A (Creek Point Apts)         7,200         VAR - Weekly         2004         2032         07/01/2000           2000 MF Series A (Greek Point Apts)         2,0485         7.63%         8.15%         2004         2033         05/01/2019           2000 MF Series A-C (Highland Meadow Apts)         13,500         6.75%         8.00%         2004         2033         05/01/2019           2000 MF Series A-C (Collingham Park)         13,500         6.72%         7.72%         2004         2033         05/01/2019           2000 MF Series A-C (Collingham Park)         13,500         6.75%         9.25%         2002         2040         01/01/2011           2000 MF Series A/B (Williams Run)         12,850         7.65%         9.25%         2002         2040         01/01/2017           2001 MF Series A (Buffview Senior Apts)         10,700         7.65%         7.65%         2003         2041         05/01/2018           2001 MF Series A (Skyway Villas)         13,250         6.00%         6.50%         2003         2041         05/01/2018           2001 MF Series A/B (Meridian Apts.)         13,750         7.65%         7.65%	2000 MF Series A (Timber Point Apts)	,					•
2000 MF Series A (Creck Point Apts)         7,200         VAR - Weekly         2004         2032         07/01/2000           2000 MF Series A (Creck Point Apts)         2,0485         7.63%         8.15%         2004         2033         05/01/2017           2000 MF Series A (Honeycreek)         20,485         7.63%         8.15%         2004         2033         05/01/2017           2000 MF Series A/C (Highland Meadow Apts)         13,500         6.75%         8.00%         2003         05/01/2019           2000 MF Series A/B (Greenbridge)         20,085         7.40%         10.00%         2004         2033         05/01/2019           2000 MF Series A/B (Williams Run)         12,850         7.65%         9.25%         2002         2040         01/01/2011           2001 MF Series A/B (Red Hills Villas)         10,700         7.65%         7.65%         2003         2041         05/01/2018           2001 MF Series A (Burfview Senior Apts)         10,700         7.65%         7.65%         2003         2041         05/01/2018           2001 MF Series A (Skyway Villas)         13,750         7.65%         7.65%         2003         2041         05/01/2018           2001 MF Series A/B (Cobb Park)         7,785         6.77%         2003         2041 <td< td=""><td>2000 MF Series A/B (Oaks at Hampton)</td><td>,</td><td></td><td></td><td></td><td></td><td></td></td<>	2000 MF Series A/B (Oaks at Hampton)	,					
2000 MF Series A/B (Parks @ Westmoreland)         9,990         7.20%         9.00%         2002         2040         07/01/2017           2000 MF Series A/B (Honeycreek)         20,485         7.63%         8.15%         2004         2035         06/30/2007           2000 MF Series A/B (Greenbridge)         20,085         7.40%         10.00%         2003         2040         03/01/2019           2000 MF Series A/B (Greenbridge)         20,085         7.40%         10.00%         2003         2040         03/01/2019           2000 MF Series A/B (Williams Run)         12,850         7.65%         9.25%         2002         2040         01/01/2011           2000 MF Series A/B (Red Hills Villas)         10,300         8.40%         9.50%         2003         2040         12/01/2017           2001 MF Series A (Butfiview Senior Apts)         10,700         7.65%         7.65%         2003         2041         05/01/2018           2001 MF Series A (Knollwood Villas Apts)         13,750         7.65%         2003         2041         05/01/2018           2001 MF Series A/B (Cobb Park)         7,785         6.77%         6.77%         2003         2041         05/01/2018           2001 MF Series A/B (Meridian Apts.)         14,310         5.45%         6.85%	2000 MF Series A (Deerwood Apts)	6,435					
2000 MF Series A (Honeycreek)       20,485       7.63%       8.15%       2004       2035       06/30/2007         2000 MF Series A-C (Highland Meadow Apts)       13,500       6.75%       8.00%       2004       2033       05/01/2019         2000 MF Series A-C (Ollingham Park)       13,500       6.75%       8.00%       2004       2033       05/01/2019         2000 MF Series A-C (Collingham Park)       13,500       6.72%       7.72%       2004       2033       05/01/2019         2000 MF Series A/B (Williams Run)       12,850       7.65%       9.25%       2002       2040       01/01/2011         2000 MF Series A/B (Ked Hills Villas)       10,700       7.65%       7.65%       2003       2041       05/01/2018         2001 MF Series A (Shugway Villas)       13,750       7.65%       7.65%       2003       2041       05/01/2018         2001 MF Series A (Greens Road Apts.)       13,750       7.65%       7.65%       2003       2041       05/01/2018         2001 MF Series A (Greens Road Apts.)       13,250       6.07%       6.07%       2003       2041       05/01/2018         2001 MF Series A/B (Weildwood Apts.)       14,310       5.45%       6.85%       2004       2034       12/01/2011         2001 MF Serie	2000 MF Series A (Creek Point Apts)	•		-			· · · · · · · · · · · · · · · · · · ·
2000 MF Series A-C (Highland Meadow Apts)       13,500       6.75%       8.00%       2004       2033       05/01/2019         2000 MF Series A/B (Greenbridge)       20,085       7.40%       10.00%       2003       2040       03/01/2014         2000 MF Series A/B (Greenbridge)       20,085       7.40%       10.00%       2003       2040       03/01/2014         2000 MF Series A/B (Williams Run)       12,850       7.65%       9.25%       2002       2040       01/01/2017         2000 MF Series A/B (Red Hills Villas)       10,300       8.40%       9.50%       2003       2040       12/01/2017         2001 MF Series A (Buffview Senior Apts)       10,700       7.65%       7.65%       2003       2041       05/01/2018         2001 MF Series A (Knollwood Villas Apts)       13,750       7.65%       7.65%       2003       2041       05/01/2018         2001 MF Series A/B (Cobb Park)       7,785       6.77%       6.77%       2003       2041       05/01/2018         2001 MF Series A/B (Meidian Apts.)       8,375       5.30%       5.40%       2004       2034       12/01/2011         2001 MF Series A/B (Wildwood Apts.)       14,365       5.45%       6.75%       2004       2034       12/01/2011         2001 MF Seri	2000 MF Series A/B (Parks @ Westmoreland)	9,990	7.20%	9.00%			•
2000 MF Series A/B (Greenbridge)20,0857.40%10.00%2003204003/01/20142000 MF Series A/B (Williams Run)13,5006.72%7.72%2004203305/01/20192000 MF Series A/B (Red Hills Villas)10,3008.40%9.50%2002204001/01/20112001 MF Series A/B (Red Hills Villas)10,3008.40%9.50%2003204012/01/20172001 MF Series A (Bluffview Senior Apts)10,7007.65%7.65%2003204105/01/20182001 MF Series A (Knollwood Villas Apts)13,7507.65%7.65%2003204105/01/20182001 MF Series A (Knollwood Villas)13,2506.00%6.50%2003204105/01/20182001 MF Series A (Genens Road Apts.)8,3755.30%5.40%2004203412/01/20112001 MF Series A/B (Weildian Apts.)14,3105.45%6.85%2004203412/01/20112001 MF Series A/B (Wildwood Apts.)14,3655.45%6.75%2004203412/01/20112001 MF Series A/B (Wildwood Apts.)14,3655.45%6.75%2004203412/01/20112001 MF Series A/B (Wildwood Apts.)14,3655.45%6.75%2004203412/01/20112001 MF Series A/B (Hillside Apts.)12,9007.00%7.90%2003204111/01/20182001 MF Series A (Gak Hollow Apts.)12,7005.35%5.86%2005203401/01/20122001 MF Series A (Millstone Apts.)12,	2000 MF Series A (Honeycreek)	20,485					
2000 MF Series A-C (Collingham Park)13,5006.72%7.72%2004203305/01/20192000 MF Series A/B (Williams Run)12,8507.65%9.25%2002204001/01/20112000 MF Series A/B (Red Hills Villas)10,3008.40%9.50%2003204012/01/20172001 MF Series A (Butffview Senior Apts)10,7007.65%7.65%2003204105/01/20182001 MF Series A (Knollwood Villas Apts)13,7507.65%7.65%2003204105/01/20182001 MF Series A (Knollwood Villas Apts)13,2506.00%6.50%2003204105/01/20182001 MF Series A/B (Cobb Park)7,7856.77%6.77%2003204107/01/20182001 MF Series A/B (Cobb Park)7,7856.77%6.77%2004203412/01/20112001 MF Series A/B (Wildwood Apts.)14,3105.45%6.85%2004203412/01/20112001 MF Series A/B (Wildwood Apts.)14,3655.45%6.78%2005203412/01/20112001 MF Series A/B (Wildwood Apts.)14,3005.45%6.78%2005203412/01/20112001 MF Series A/B (Hillside Apts.)12,9007.00%7.90%2003204111/01/20182001 MF Series A (Guk Hollow Apts.)12,9007.00%7.90%2003204111/01/20182001 MF Series A (Millstone Apts.)12,9007.00%7.90%2003204111/01/20182002 MF Series A (Millistone Apts.)12,900 <td>2000 MF Series A-C (Highland Meadow Apts)</td> <td>13,500</td> <td>6.75%</td> <td>8.00%</td> <td></td> <td></td> <td></td>	2000 MF Series A-C (Highland Meadow Apts)	13,500	6.75%	8.00%			
2000 MF Series A/B (Williams Run)12,8507.65%9.25%2002204001/01/20112000 MF Series A/B (Red Hills Villas)10,3008.40%9.50%2003204012/01/20172001 MF Series A (Buffview Senior Apts)10,7007.65%7.65%2003204105/01/20182001 MF Series A (Knollwood Villas Apts)13,7507.65%7.65%2003204105/01/20182001 MF Series A (Knollwood Villas Apts)13,7507.65%7.65%2003204105/01/20182001 MF Series A (Skyway Villas)13,2506.00%6.50%2003204107/01/20182001 MF Series A/B (Cobb Park)7,7856.77%6.77%2003204107/01/20182001 MF Series A/B (Meridian Apts.)8,3755.30%5.40%2004203412/01/20112001 MF Series A/B (Wildwood Apts.)14,3655.45%6.75%2004203412/01/20112001 MF Series A/B (Wildwood Apts.)14,3655.45%6.78%2004203412/01/20112001 MF Series A/B (Wildwood Apts.)14,7006.06%6.78%2005203401/01/20122001 MF Series A/B (Wildwood Apts.)14,7006.06%6.78%2005203401/01/20122001 MF Series A (Gak Hollow Apts.)12,7005.35%5.86%2005203401/01/20122001 MF Series A (Millstone Apts.)12,7005.35%5.86%2005203506/01/20122002 MF Series A (Millstone Apts.)12,700 <td>2000 MF Series A/B (Greenbridge)</td> <td>20,085</td> <td>7.40%</td> <td></td> <td></td> <td></td> <td></td>	2000 MF Series A/B (Greenbridge)	20,085	7.40%				
LaborLaborLaborLaborLaborLabor2000 MF Series A/B (Red Hills Villas)10,3008.40%9.50%2003204012/01/20172001 MF Series A (Bultfview Senior Apts)10,7007.65%7.65%2003204105/01/20182001 MF Series A (Knollwood Villas Apts)13,7507.65%7.65%2003204105/01/20182001 MF Series A (Skyway Villas)13,2506.00%6.50%2005203412/01/20112001 MF Series A/B (Cobb Park)7,7856.77%6.77%2003204107/01/20182001 MF Series A/B (Meridian Apts.)8,3755.30%5.40%2004203412/01/20112001 MF Series A/B (Meridian Apts.)14,3105.45%6.85%2004203412/01/20112001 MF Series A/B (Wildwood Apts.)14,3655.45%6.75%2004203412/01/20112001 MF Series A/B (Wildwood Apts.)14,3655.45%6.75%2004203412/01/20112001 MF Series A (Dak Hollow Apts.)14,3655.45%6.78%2005203401/01/20122001 MF Series A/B (Hillside Apts.)12,9007.00%9.25%2003204111/01/20182001 MF Series A (Millstone Apts.)12,7005.35%5.86%2005203506/01/20122001 MF Series A (Millstone Apts.)12,7005.35%5.86%2005203506/01/20122002 MF Series A (West Oaks Apts.)11,9506.00%6.00%20042042<	2000 MF Series A-C (Collingham Park)	13,500	6.72%	7.72%	2004		
Loco Mi Brites A (Buffview Senior Apts)10,7007.65%7.65%2003204105/01/20182001 MF Series A (Buffview Senior Apts)13,7507.65%7.65%2003204105/01/20182001 MF Series A (Knollwood Villas Apts)13,2506.00%6.50%2005203412/01/20112001 MF Series A (Skyway Villas)13,2506.00%6.50%2005203412/01/20112001 MF Series A/B (Cobb Park)7,7856.77%6.77%2003204107/01/20182001 MF Series A/B (Meridian Apts.)8,3755.30%5.40%2004203412/01/20112001 MF Series A/B (Wildwood Apts.)14,3105.45%6.85%2004203412/01/20112001 MF Series A/B (Wildwood Apts.)14,3655.45%6.75%2004203412/01/20112001 MF Series A/C (Fallbrook Apts.)14,7006.06%6.78%2005203401/01/20122001 MF Series A (Oak Hollow Apts.)8,6257.00%7.90%2003204111/01/20182001 MF Series A (Millstone Apts.)12,7005.35%5.86%2005203401/01/20122001 MF Series A (Millstone Apts.)12,7005.35%5.86%2005203401/01/20182002 MF Series A (Millstone Apts.)11,9506.00%6.00%2004204201/01/20182002 MF Series A (West Oaks Apts.)11,9506.00%6.00%2004204201/01/20162002 MF Series A (Park Meadows Apts)4,660 <t< td=""><td>2000 MF Series A/B (Williams Run)</td><td>12,850</td><td>7.65%</td><td>9.25%</td><td>2002</td><td></td><td></td></t<>	2000 MF Series A/B (Williams Run)	12,850	7.65%	9.25%	2002		
2001 MF Series A (Knollwood Villas Apts)13,7507.65%7.65%2003204105/01/20182001 MF Series A (Skyway Villas)13,2506.00%6.50%2005203412/01/20112001 MF Series A/B (Cobb Park)7,7856.77%6.77%2003204107/01/20182001 MF Series A/B (Cobb Park)7,7856.77%6.77%2003204107/01/20182001 MF Series A/B (Meridian Apts.)8,3755.30%5.40%2004203412/01/20112001 MF Series A/B (Meridian Apts.)14,3105.45%6.85%2004203412/01/20112001 MF Series A/B (Wildwood Apts.)14,3655.45%6.75%2004203412/01/20112001 MF Series A/C (Fallbrook Apts.)14,7006.06%6.78%2005203401/01/20122001 MF Series A (Oak Hollow Apts.)8,6257.00%7.90%2003204111/01/20182001 MF Series A (Gate Hollow Apts.)12,9007.00%9.25%2003204111/01/20182001 MF Series A (Gate Apts.)12,7005.35%5.86%2005203506/01/20122002 MF Series A (Millstone Apts.)12,7005.35%5.86%2004204212/01/20182002 MF Series A (West Oaks Apts.)10,1507.15%7.50%2004204212/01/20182002 MF Series A (West Oaks Apts.)14,6007.00%7.00%2004204205/01/20122002 MF Series A (Clarkridge Villas Apts)14,6007.00%	2000 MF Series A/B (Red Hills Villas)	10,300	8.40%	9.50%	2003	2040	12/01/2017
Loo In B Series A (Skyway Villas)13,2506.00%6.50%2005203412/01/20112001 MF Series A (Styway Villas)13,2506.07%6.77%2003204107/01/20182001 MF Series A/B (Cobb Park)7,7856.77%6.77%2003204107/01/20182001 MF Series A/B (Meridian Apts.)8,3755.30%5.40%2004203412/01/20112001 MF Series A/B (Meridian Apts.)14,3105.45%6.85%2004203412/01/20112001 MF Series A/B (Weildwood Apts.)14,3655.45%6.75%2004203412/01/20112001 MF Series A/B (Wildwood Apts.)14,7006.06%6.78%2005203401/01/20122001 MF Series A/C (Fallbrook Apts.)14,7006.06%6.78%2005203401/01/20122001 MF Series A (Oak Hollow Apts.)8,6257.00%7.90%2003204111/01/20182001 MF Series A (Gate Apts.)12,9007.00%9.25%2003204111/01/20182002 MF Series A (Gugar Creek Apts.)12,7005.35%5.86%2005203506/01/20122002 MF Series A (West Oaks Apts.)10,1507.15%7.50%2004204212/01/20182002 MF Series A (Clarkridge Villas Apts)4,6006.53%6.53%2004204212/01/20182002 MF Series A (Green Crest Apts)11,9207.00%7.00%2004204212/01/20192002 MF Series A (Green Crest Apts)12,5007.00% <td>2001 MF Series A (Bluffview Senior Apts)</td> <td>10,700</td> <td>7.65%</td> <td>7.65%</td> <td>2003</td> <td>2041</td> <td>05/01/2018</td>	2001 MF Series A (Bluffview Senior Apts)	10,700	7.65%	7.65%	2003	2041	05/01/2018
Color MF Series A/B (Cobb Park)7,7856.77%6.77%2003204107/01/20182001 MF Series A/B (Meridian Apts.)8,3755.30%5.40%2004203412/01/20112001 MF Series A/B (Meridian Apts.)14,3105.45%6.85%2004203412/01/20112001 MF Series A/B (Meridian Apts.)14,3655.45%6.75%2004203412/01/20112001 MF Series A/B (Wildwood Apts.)14,3655.45%6.75%2004203412/01/20112001 MF Series A/C (Fallbrook Apts.)14,7006.06%6.78%2005203401/01/20122001 MF Series A (Oak Hollow Apts.)8,6257.00%7.90%2003204111/01/20182001 MF Series A/B (Hillside Apts.)12,9007.00%9.25%2003204111/01/20182001 MF Series A (Gater Apts.)12,7005.35%5.86%2005203506/01/20122002 MF Series A (Billstone Apts.)12,7005.35%5.86%2005203506/01/20122002 MF Series A (Sugar Creek Apts.)11,9506.00%6.00%2004204211/01/20162002 MF Series A (West Oaks Apts.)10,1507.15%7.50%2004204212/01/20182002 MF Series A (Clarkridge Villas Apts)14,6007.00%7.00%2004204208/01/20122002 MF Series A (Green Crest Apts)11,9207.00%7.00%2004204212/01/20192002 MF Series A (Green Crest Apts)12,5007.0	2001 MF Series A (Knollwood Villas Apts)	13,750	7.65%	7.65%	2003	2041	05/01/2018
ConstructionRestrict of the formation of the form	2001 MF Series A (Skyway Villas)	13,250	6.00%	6.50%	2005	2034	12/01/2011
2001 MF Series A/B (Meridian Apts.)14,3105.45%6.85%2004203412/01/20112001 MF Series A/B (Wildwood Apts.)14,3655.45%6.75%2004203412/01/20112001 MF Series A/C (Fallbrook Apts.)14,7006.06%6.78%2005203401/01/20122001 MF Series A (Oak Hollow Apts.)8,6257.00%7.90%2003204111/01/20182001 MF Series A (Oak Hollow Apts.)8,6257.00%7.90%2003204111/01/20182001 MF Series A/B (Hillside Apts.)12,7005.35%5.86%2005203506/01/20122002 MF Series A (Millstone Apts.)12,7005.35%5.86%2005203506/01/20122002 MF Series A (Sugar Creek Apts.)11,9506.00%6.00%2004204201/01/20162002 MF Series A (West Oaks Apts.)10,1507.15%7.50%2004204212/01/20182002 MF Series A (Park Meadows Apts)4,6006.53%6.53%2004204212/01/20182002 MF Series A (Clarkridge Villas Apts)14,6007.00%7.00%2004204208/01/20192002 MF Series A (Green Crest Apts)11,9207.00%7.00%2004204212/01/20192002 MF Series A (Green Crest Apts)11,9207.00%7.00%2004204212/01/20192002 MF Series A (Green Crest Apts)11,9207.00%7.00%2004204212/01/20192002 MF Series A (Bic ron wood Crossing)12,	2001 MF Series A/B (Cobb Park)	7,785	6.77%	6.77%	2003	2041	07/01/2018
2001 MF Series A/B (Meridian Apts.)14,3105.45%6.85%2004203412/01/20112001 MF Series A/B (Wildwood Apts.)14,3655.45%6.75%2004203412/01/20112001 MF Series A/C (Fallbrook Apts.)14,7006.06%6.78%2005203401/01/20122001 MF Series A (Oak Hollow Apts.)8,6257.00%7.90%2003204111/01/20182001 MF Series A (Oak Hollow Apts.)8,6257.00%7.90%2003204111/01/20182001 MF Series A/B (Hillside Apts.)12,7005.35%5.86%2005203506/01/20122002 MF Series A (Millstone Apts.)12,7005.35%5.86%2005203506/01/20122002 MF Series A (Sugar Creek Apts.)11,9506.00%6.00%2004204201/01/20162002 MF Series A (West Oaks Apts.)10,1507.15%7.50%2004204212/01/20182002 MF Series A (Park Meadows Apts)4,6006.53%6.53%2004204212/01/20182002 MF Series A (Clarkridge Villas Apts)14,6007.00%7.00%2004204208/01/20192002 MF Series A (Green Crest Apts)11,9207.00%7.00%2004204212/01/20192002 MF Series A (Green Crest Apts)11,9207.00%7.00%2004204212/01/20192002 MF Series A (Green Crest Apts)11,9207.00%7.00%2004204212/01/20192002 MF Series A (Bic ron wood Crossing)12,	2001 MF Series A (Greens Road Apts.)	8,375	5.30%	5.40%	2004	2034	12/01/2011
2001 MF Series A-C (Fallbrook Apts.)14,7006.06%6.78%2005203401/01/20122001 MF Series A (Oak Hollow Apts.)8,6257.00%7.90%2003204111/01/20182001 MF Series A/B (Hillside Apts.)12,9007.00%9.25%2003204111/01/20182002 MF Series A (Millstone Apts.)12,7005.35%5.86%2005203506/01/20122002 MF Series A (Sugar Creek Apts.)11,9506.00%6.00%2004204201/01/20162002 MF Series A (West Oaks Apts.)10,1507.15%7.50%2004204212/01/20182002 MF Series A (Park Meadows Apts)4,6006.53%6.53%2004204212/01/20182002 MF Series A (Clarkridge Villas Apts)14,6007.00%7.00%2004204208/01/20122002 MF Series A (Green Crest Apts)11,9207.00%7.00%2004204212/01/20192002 MF Series A (Green Crest Apts)12,5007.00%7.00%2004204212/01/20192002 MF Series A (Green Crest Apts)12,5007.00%7.00%2004204212/01/20192002 MF Series A (Green Crest Apts)12,5007.00%7.00%2004204211/01/20192002 MF Series A/B (Ironwood Crossing)16,9705.50%8.75%2005204210/01/2027	2001 MF Series A/B (Meridian Apts.)	14,310	5.45%	6.85%	2004	2034	12/01/2011
2001 MF Series A-C (Fallbrook Apts.)14,7006.06%6.78%2005203401/01/20122001 MF Series A (Oak Hollow Apts.)8,6257.00%7.90%2003204111/01/20182001 MF Series A (Millstone Apts.)12,9007.00%9.25%2003204111/01/20182002 MF Series A (Millstone Apts.)12,7005.35%5.86%2005203506/01/20122002 MF Series A (Sugar Creek Apts.)11,9506.00%6.00%2004204201/01/20162002 MF Series A (West Oaks Apts.)10,1507.15%7.50%2004204212/01/20182002 MF Series A (West Oaks Apts.)10,1507.15%7.50%2004204212/01/20182002 MF Series A (Clarkridge Villas Apts)4,6006.53%6.53%2004204208/01/20122002 MF Series A (Hickory Trace Apts)11,9207.00%7.00%2004204212/01/20192002 MF Series A (Green Crest Apts)11,9207.00%7.00%2004204212/01/20192002 MF Series A (Green Crest Apts)12,5007.00%7.00%2004204212/01/20192002 MF Series A (Green Crest Apts)12,5007.00%7.00%2004204212/01/20192002 MF Series A (Green Crest Apts)12,5007.00%7.00%2004204212/01/20192002 MF Series A (Green Crest Apts)12,5007.00%7.00%2004204211/01/20192002 MF Series A/B (Ironwood Crossing)16,97	2001 MF Series A/B (Wildwood Apts.)	14,365	5.45%	6.75%	2004	2034	12/01/2011
2001 MF Series A (Oak Hollow Apts.)8,6257.00%7.90%2003204111/01/20182001 MF Series A/B (Hillside Apts.)12,9007.00%9.25%2003204111/01/20182002 MF Series A (Millstone Apts.)12,7005.35%5.86%2005203506/01/20122002 MF Series A (Sugar Creek Apts.)11,9506.00%6.00%2004204201/01/20162002 MF Series A (West Oaks Apts.)10,1507.15%7.50%2004204212/01/20182002 MF Series A (West Oaks Apts.)10,1507.15%7.50%2004204212/01/20182002 MF Series A (Park Meadows Apts)4,6006.53%6.53%2004204205/01/20122002 MF Series A (Clarkridge Villas Apts)14,6007.00%7.00%2004204208/01/20192002 MF Series A (Green Crest Apts)11,9207.00%7.00%2004204212/01/20192002 MF Series A (Green Crest Apts)12,5007.00%7.00%2004204211/01/20192002 MF Series A (B (Ironwood Crossing))16,9705.50%8.75%2005204210/01/2027		14,700	6.06%	6.78%	2005	2034	01/01/2012
2001 MF Series A/B (Hillside Apts.)12,9007.00%9.25%2003204111/01/20182002 MF Series A (Millstone Apts.)12,7005.35%5.86%2005203506/01/20122002 MF Series A (Sugar Creek Apts.)11,9506.00%6.00%2004204201/01/20162002 MF Series A (West Oaks Apts.)10,1507.15%7.50%2004204212/01/20182002 MF Series A (West Oaks Apts.)10,1507.15%7.50%2004204212/01/20182002 MF Series A (Park Meadows Apts)4,6006.53%6.53%2004204205/01/20122002 MF Series A (Clarkridge Villas Apts)14,6007.00%7.00%2004204208/01/20192002 MF Series A (Hickory Trace Apts)11,9207.00%7.00%2004204212/01/20192002 MF Series A (Green Crest Apts)12,5007.00%7.00%2004204211/01/20192002 MF Series A/B (Ironwood Crossing)16,9705.50%8.75%2005204210/01/2027		8,625	7.00%	7.90%	2003	2041	11/01/2018
2002 MF Series A (Millstone Apts.)12,7005.35%5.86%2005203506/01/20122002 MF Series A (Sugar Creek Apts.)11,9506.00%6.00%2004204201/01/20162002 MF Series A (West Oaks Apts.)10,1507.15%7.50%2004204212/01/20182002 MF Series A (West Oaks Apts.)10,1507.15%7.50%2004204212/01/20182002 MF Series A (Park Meadows Apts)4,6006.53%6.53%2004204205/01/20122002 MF Series A (Clarkridge Villas Apts)14,6007.00%7.00%2004204208/01/20192002 MF Series A (Hickory Trace Apts)11,9207.00%7.00%2004204212/01/20192002 MF Series A (Green Crest Apts)12,5007.00%7.00%2004204211/01/20192002 MF Series A/B (Ironwood Crossing)16,9705.50%8.75%2005204210/01/2027	••••	12,900	7.00%	9.25%	2003	2041	11/01/2018
2002 MF Series A (Sugar Creek Apts.)11,9506.00%6.00%2004204201/01/20162002 MF Series A (West Oaks Apts.)10,1507.15%7.50%2004204212/01/20182002 MF Series A (Park Meadows Apts)4,6006.53%6.53%2004203405/01/20122002 MF Series A (Clarkridge Villas Apts)14,6007.00%7.00%2004204208/01/20192002 MF Series A (Hickory Trace Apts)11,9207.00%7.00%2004204212/01/20192002 MF Series A (Green Crest Apts)12,5007.00%7.00%2004204211/01/20192002 MF Series A /B (Ironwood Crossing)16,9705.50%8.75%2005204210/01/2027		,	5.35%	5.86%	2005	2035	06/01/2012
2002 MF Series A (West Oaks Apts.)10,1507.15%7.50%2004204212/01/20182002 MF Series A (West Oaks Apts.)4,6006.53%6.53%2004203405/01/20122002 MF Series A (Park Meadows Apts)14,6007.00%7.00%2004204208/01/20192002 MF Series A (Clarkridge Villas Apts)14,6007.00%7.00%2004204208/01/20192002 MF Series A (Hickory Trace Apts)11,9207.00%7.00%2004204212/01/20192002 MF Series A (Green Crest Apts)12,5007.00%7.00%2004204211/01/20192002 MF Series A/B (Ironwood Crossing)16,9705.50%8.75%2005204210/01/2027	•	,		6.00%	2004	2042	01/01/2016
2002 MF Series A (Park Meadows Apts)4,6006.53%6.53%2004203405/01/20122002 MF Series A (Clarkridge Villas Apts)14,6007.00%7.00%2004204208/01/20192002 MF Series A (Clarkridge Villas Apts)11,9207.00%7.00%2004204212/01/20192002 MF Series A (Hickory Trace Apts)11,9207.00%7.00%2004204212/01/20192002 MF Series A (Green Crest Apts)12,5007.00%7.00%2004204211/01/20192002 MF Series A/B (Ironwood Crossing)16,9705.50%8.75%2005204210/01/2027						2042	
2002 MF Series A (Clarkridge Villas Apts)14,6007.00%7.00%2004204208/01/20192002 MF Series A (Hickory Trace Apts)11,9207.00%7.00%2004204212/01/20192002 MF Series A (Green Crest Apts)12,5007.00%7.00%2004204211/01/20192002 MF Series A (Green Crest Apts)12,5007.00%7.00%2004204211/01/20192002 MF Series A/B (Ironwood Crossing)16,9705.50%8.75%2005204210/01/2027	· ·	,				2034	05/01/2012
2002 MF Series A (Hickory Trace Apts)       11,920       7.00%       7.00%       2004       2042       12/01/2019         2002 MF Series A (Green Crest Apts)       12,500       7.00%       7.00%       2004       2042       11/01/2019         2002 MF Series A (Green Crest Apts)       16,970       5.50%       8.75%       2005       2042       10/01/2027		,					
2002 MF Series A (Green Crest Apts)         12,500         7.00%         7.00%         2004         2042         11/01/2019           2002 MF Series A/B (Ironwood Crossing)         16,970         5.50%         8.75%         2005         2042         10/01/2027							
2002 MF Series A/B (Ironwood Crossing)         16,970         5.50%         8.75%         2005         2042         10/01/2027							
2002 ME Series A (Woodway Village Ants) 9 100 4 95% 5 20% 2006 2023 01/01/2013	2002 MF Series A (Woodway Village Apts)	9,100	4.95%	5.20%	2005	2023	01/01/2013

### 

#### MISCELLANEOUS BOND INFORMATION AS OF AUGUST 31, 2005 (Amounts in thousands)

Original Schedule Principal Maturities Bonds Issued Range of First Last First Description of Issue to Date Interest Rates Year Year Call Date 2007 2003 MF Series A/B (Reading Road) 2036 01/01/2004 (a) 12,200 VAR - Weekly 2003 MF Series A/B (North Vista Apts) 14,000 5.41% 2006 2036 06/01/2013 4.10% 2003 MF Series A/B (West Virginia Apts) 9,450 4.15% 5.41% 2006 2036 06/01/2013 2003 MF Series A/B (Sphinx @ Murdeaux) 15,085 3.55% 5.00% 2005 2042 06/20/2013 2003 MF Series A/B (Primrose Houston School) 16,900 5.50% 8.00% 2006 2036 07/01/2003 (a) 2003 MF Series A/B (Timber Oaks Apts) 13,200 6.75% 8.75% 2005 2043 06/01/2020 2036 2003 MF Series A/B (Ash Creek Apts) 16.375 5.60% 15.00% 2006 10/01/2003 (a) 2003 MF Series A/B (Peninsula Apts) 12,400 4.25% 5.30% 2007 2024 10/01/2013 2003 MF Series A (Evergreen @ Mesquite) 11,000 6.60% 8.00% 2043 09/01/2020 2006 VAR - Weekly (c) 2003 MF Series A/B (Arlington Villas) 17,100 2007 2036 01/01/2007 (a) 2003 MF Series A/B (Parkview Twnhms) 6.60% 8.50% 2006 2043 12/01/2020 16,600 2003 MF Series A (NHP-Asmara) Refunding 31,500 VAR - Weekly 2007 2033 07/01/2007 (a) 2004 MF Series A/B (Timber Ridge) 7,500 8.00% 2037 5 75% 2007 03/01/2007 (a) 2004 MF Series A/B (Century Park) 13,000 VAR - Weekly (d) 2007 2037 05/01/2007 (a) VAR - Weekly (c) 2004 MF Series A (Addison Park) 14,000 2007 2044 01/01/2007 (a) 2004 MF Series A/B (Veterans Memorial) 16,300 8.50% 2006 2044 03/01/2006 6.60% (a) 2004 MF Series A (Rush Creek) 10,000 5.38% 6.70% 2006 2044 03/01/2021 2004 MF Series A (Humble Park) 11,700 6.60% 6.60% 2007 2041 07/01/2021 2004 MF Series A (Chisholm Trail) VAR - Weekly (b) 12,000 2006 2037 10/15/2006 (a) 2004 MF Series A (Evergreen @ Plano) 14,750 5 25% 6 55% 2007 2044 06/1/2021 2004 MF Series A (Montgomery Pines) 12,300 VAR - Weekly 2006 2037 12/15/2006 (a) 2004 MF Series A (Bristol) VAR - Weekly 2007 2037 06/15/2007 12,625 (a) VAR - Weekly (c) 2007 2004 MF Series A (Pinnacle) 14,500 2044 09/01/2007 (a) VAR - Weekly (c) 2004 MF Series A (Tranquility Bay) 14,350 2007 2044 06/01/2021 (f) 11,380 5.05% 5.35% 2006 2044 07/20/2014 2004 MF Series A (Sphinx @ Delafield) 2004 MF Series A (Churchill @ Pinnacle) 10,750 5.25% 6.55% 2007 2044 9/1/2021 (f) VAR - Weekly 2004 MF Series A/B (Post Oak East) 13,600 (e) 2037 (e) 2004 MF Series A (Village Fair) 14,100 5.00% 6.50% 2007 2044 12/1/2021 14,030 5.00% 6.50% 2007 2045 1/1/2022 2005 MF Series A (Pecan Grove) 11,050 2045 2005 MF Series A (Prairie Oaks) 4.75% 6.50% 2007 1/1/2022 2005 MF Series A (Port Royal) 12,200 5.00% 6.50% 2007 2045 2/1/2022 2005 MF Series A (Del Rio) 11,490 5.00% 6.50% 2007 2045 2/1/2022 VAR - Weekly (c) 11,900 2007 2037 2005 MF Series A (Atascocita Pines) (g) 2005 MF Series A (Tower Ridge) 15,000 VAR - Weekly (b) 2009 2038 (g) 2005 MF Series A (Alta Cullen) 14,000 5.89% 6.60% 2007 2045 6/1/2022 14,100 VAR - Weekly 2008 2038 2005 MF Series A (Lafayette Village) n/a 2005 MF Series A (Prairie Ranch) 12,200 4.85% 4.85% 2007 2045 12/20/2015 VAR - Weekly 2005 MF Series A (St Augustine) 7,650 2009 2038 n/a 2045 10,400 5.00% 6.40% 2008 9/1/2022 2005 MF Series A (Park Manor) 2005 MF Series A (Mockingbird) 14,360 6.40% 6.40% 2007 2045 8/1/2022 2005 MF Series A (Chase Oaks) 14,250 5.05% 5.05% 2007 2035 (i) TOTAL MULTIFAMILY BONDS \$1,154,395 TOTAL BONDS ISSUED \$3,112,215 (Concluded)

#### FOOTNOTES:

- a. The taxable bonds shall be subject to redemption prior to maturity in whole or any part on any interest payment date after the Variable rate equal to 80% of the trustee bank's prime rate, subject to a maximum (15%) and minimum (8%) yield.
- b. Variable rate not to exceed the maximum rate permitted by applicable law.
- c. Variable rate could change to fixed rate provided the conversion option is exercised.
- d. Variable rate series and fixed rate series-variable rate could change to fixed rate provided the conversion option is exercised.

- e. No set amortization, per trustee, amortization will occur in \$100,000 denominations when the amount in the principal reserve fund
- f. The bonds are subject to redemption, in whole, at the option of the Issuer acting at the direction of the Holders of a majority of the outstanding
- g. The Bonds shall be subject to redemption prior to maturity, after giving the required notice, as follows: During the variable interest rate period
- h. The Series bonds are subject to redemption prior to maturity, after giving notice as provided in the Trust Indendure, as follows:
- i. The bonds are subject to redemption at the option of the Issuer, at the direction of the Borrower, in whole or in part on the first day of any month,

# SCHEDULE 4

### CHANGES IN BOND INDEBTEDNESS

AS OF AUGUST 31, 2005

Description of Issue	Bonds Outstanding September 1, 2004	Bonds Issued	Bonds Matured or Retired	Bonds Refunded or Extinguished	Bonds Outstanding August 31, 2005	Amounts Due Within One Year
1995 Single Family Series A	\$ 39,200,000			\$ 9,450,000	\$ 29,750,000	
1995 Single Family Series C	14,680,000			1,765,000	12,915,000	
1996 Single Family Series A	9,975,000			1,100,000	8,875,000	
1996 Single Family Series B	2,330,000			2,330,000		
1996 Single Family Series D	35,050,000			6,275,000	28,775,000	
1996 Single Family Series E	28,075,000		1,385,000	4,775,000	21,915,000	1,265,000
1997 Single Family Series A	41,280,000			11,105,000	30,175,000	
1997 Single Family Series B	9,510,000			2,180,000	7,330,000	
1997 Single Family Series C	2,070,000			2,070,000		
1997 Single Family Series D	29,405,000			11,350,000	18,055,000	
1997 Single Family Series F	8,155,000			2,530,000	5,625,000	
2002 Single Family Series A (Jr. Lien)	9,945,000				9,945,000	
2002 Single Family Series A	38,410,000			840,000	37,570,000	
2002 Single Family Series B	51,605,000		860,000	2,985,000	47,760,000	905,000
2002 Single Family Series C	12,830,000		430,000	280,000	12,120,000	450,000
2002 Single Family Series D	9,915,000		960,000	685,000	8,270,000	910,000
2004 Single Family Series A	123,610,000			125,000	123,485,000	
2004 Single Family Series B	53,000,000			,	53,000,000	
2004 Single Family Series A (Jr. Lien)	4,140,000				4,140,000	
2004 Single Family Series C	· <b>j</b> - · - <b>j</b>	41,245,000			41,245,000	
2004 Single Family Series D		35,000,000			35,000,000	
2004 Single Family Series E		10,825,000			10,825,000	
2004 Single Family Series F		88,000,000		88,000,000	, ,	
2005 Single Family Series A		100,000,000			100,000,000	
1998 RMRB Series A	71,170,000	,,	1,620,000	16,805,000	52,745,000	1,330,000
1998 RMRB Series B	11,930,000			3,285,000	8,645,000	
1999 RMRB Series A	9,730,000			1,945,000	7,785,000	
1999 RMRB Series B-1	37,045,000			6,845,000	30,200,000	
1999 RMRB Series C	5,585,000			1,105,000	4,480,000	
1999 RMRB Series D	, ,					
2000 RMRB Series A	27,755,000		325,000	5,700,000	21,730,000	280,000
2000 RMRB Series B	70,605,000			7,585,000	63,020,000	
2000 RMRB Series C	10,905,000			1,325,000	9,580,000	
2000 RMRB Series D	12,255,000		660,000	2,165,000	9,430,000	620,000
2000 RMRB Series E	2,515,000			2,515,000		
2001 RMRB Series A	46,545,000		765,000	5,185,000	40,595,000	730,000
2001 RMRB Series B	13,925,000			1,245,000	12,680,000	
2001 RMRB Series C	19,540,000		1,480,000	3,215,000	14,845,000	1,270,000
2001 RMRB Series D	235,000				235,000	
2002 RMRB Series A	41,385,000		120,000	2,205,000	39,060,000	660,000
2003 RMRB Series A	73,605,000			1,870,000	71,735,000	1,195,000
1992 Coll Home Mtg Rev Bonds, Series C	26,400,000			5,800,000	20,600,000	
1993 SF MRB CHMRB Series A	3,335,000			3,335,000		
1993 SF MRB CHMRB Series B	3,060,000			3,060,000		
1993 SF MRB CHMRB Series C	2,770,000			2,770,000		
1993 SF MRB CHMRB Series D	1,200,000			1,200,000		
1993 SF MRB CHMRB Series E	1,235,000			1,235,000		
1994 SF MRB CHMRB Series A	7,960,000			7,960,000		
1994 SF MRB CHMRB Series B	7,740,000			7,740,000		
1994 SF MRB CHMRB Series C	3,805,000			305,000	3,500,000	
TOTAL SINGLE FAMILY BONDS	1,035,420,000	275,070,000	8,605,000	244,245,000	1,057,640,000	9,615,000

### CHANGES IN BOND INDEBTEDNESS

AS OF AUGUST 31, 2005

Description of Issue	Bonds Outstanding September 1, 2004	Bonds Issued	Bonds Matured or Retired	Bonds Refunded or Extinguished	Bonds Outstanding August 31, 2005	Amounts Due Within One Year
1984 MF Private Placement (Summerbend)	\$ 8,120,000			\$ 8,120,000		
1987 MF Series (South Texas Rental Housing)	842,831		69,695	,	773,136	77,000
1993 MF Series A/B (Rem Hill/High Pt)	12,490,000		,	1,100,000	11,390,000	
1996 MF Series A/B (Brighton's Mark)	8,075,000				8,075,000	
1996 MF Series A/B (Las Colinas)	14,869,512				14,869,512	
1996 MF Series A/B (Braxton's Mark)	14,273,700				14,273,700	
1996 MF Series A-D (Harbors/Plumtree)	11,600,000		240,000		11,360,000	255,000
1998 MF Series A (Pebble Brook Apartments)	10,405,000		160,000		10,245,000	170,000
1998 MF Series A-C (Residence at the Oaks)	7,811,000		128,000		7,683,000	134,000
1998 MF Series A (Volente Project)	10,330,000		160,000		10,170,000	165,000
1998 MF Series A (Dallas Oxford Rfdg)	10,300,000		,		10,300,000	,
1998 MF Series A/B (Greens of Hickory Trail)	12,940,000		185.000		12,755,000	210,000
1999 MF Series A-C (Mayfield)	10,970,000		177,000		10,793,000	187,000
1999 MF Series A (Woodglen Village)	10,558,084		52,801		10,505,283	57,000
2000 MF Series A (Timber Point Apts)	8,000,000		100,000		7,900,000	,
2000 MF Series A/B (Oaks @ Hampton)	9,941,531		57,044		9,884,487	62,000
2000 MF Series A (Deerwood Apts)	6,320,000		75,000		6,245,000	85,000
2000 MF Series A (Creek Point Apts)	7,100,000			315,000	6,785,000	,
2000 MF Series A/B (Parks @ Westmoreland)	9,888,432		55,918		9,832,514	61,000
2000 MF Series A (Honeycreek)	20,475,980		112,822		20,363,158	122,000
2000 MF Series A-C (Highland Meadow Apts)	12,500,000		69,000	1,272,000	11,159,000	137,000
2000 MF Series A/B (Greenbridge)	19,972,362		81,306	-,,	19,891,056	92,000
2000 MF Series A-C (Collingham Park)	13,428,000		151,000		13,277,000	162,000
2000 MF Series A/B (Williams Run)	12,620,262		43,046		12,577,216	112,000
2000 MF Series A/B (Red Hills Villas)	10,231,786		44,362		10,187,424	49,000
2001 MF Series A (Bluffview Senior Apts)	10,642,284		47,278		10,595,006	51,000
2001 MF Series A (Knollwood Villas Apts)	13,675,833		60,754		13,615,079	66,000
2001 MF Series A (Skyway Villas)	13,250,000		135,000		13,115,000	185,000
2001 MF Series A/B (Cobb Park)	7,753,877		31,705		7,722,172	35,000
2001 MF Series A (Greens Road Apts.)	8,375,000		100,000		8,275,000	105,000
2001 MF Series A/B (Meridian Apts.)	14,310,000		90,000		14,220,000	160,000
2001 MF Series A/B (Wildwood Apts.)	14,365,000		85,000		14,280,000	165,000
2001 MF Series A-C (Fallbrook Apts.)	14,700,000		86,000		14,614,000	180,000
2001 MF Series A (Oak Hollow Apts.)	8,594,727		42,357	430,000	8,122,370	44,000
2001 MF Series A/B (Hillside Apts.)	12,860,520		57,070		12,803,450	63,000
2002 MF Series A (Millstone Apts.)	12,700,000		80,000		12,620,000	165,000
2002 MF Series A (Sugar Creek Apts.)	11,920,000		65,000		11,855,000	70,000
2002 MF Series A (West Oaks Apts.)	10,119,718		47,885	395,807	9,676,026	50,000
2002 MF Series A (Park Meadows Apts.)	4,600,000		50,000	,	4,550,000	55,000
2002 MF Series A (Clarkridge Villas Apts)	14,600,000		68,931		14,531,069	74,000
2002 MF Series A (Hickory Trace Apts)	11,920,000		46,624		11,873,376	60,000
2002 MF Series A (Green Crest Apts)	12,500,000		48,892		12,451,108	63,000
2002 MF Series A/B (Iron Wood Crossing)	16,970,000		,		16,970,000	51,000
2002 MF Series A (Woodway Village Apts)	9,100,000				9,100,000	105,000
2003 MF Series A/B (Reading Road)	12,200,000				12,200,000	,
2003 MF Series A/B (North Vista Apts)	14,000,000				14,000,000	
2003 MF Series A/B (West Virginia Apts)	9,450,000				9,450,000	
2003 MF Series A/B (Sphinx@Murdeaux)	15,085,000		70,000		15,015,000	140,000
2003 MF Series A/B (Primrose Houston)	16,900,000		-		16,900,000	11,000

### 

### **SCHEDULE 4**

# CHANGES IN BOND INDEBTEDNESS

AS OF AUGUST 31, 2005

Description of Issue	Bonds Outstanding September 1, 2004	Bonds Issued	Bonds Matured or Retired	Bonds Refunded or Extinguished	Bonds Outstanding August 31, 2005	Amounts Due Within One Year
2003 MF Series A/B (Timber Oaks Apts)	\$ 13,200,000		\$ 3,748		\$ 13,196,252	\$ 47,000
2003 MF Series A/B (Ash Creek Apts)	16,375,000				16,375,000	
2003 MF Series A/B (Peninusula Apts)	12,400,000				12,400,000	
2003 MF Series A (Evergreen @ Mesquite)	11,000,000				11,000,000	41,000
2003 MF Series A/B (Arlington Villas)	17,100,000				17,100,000	
2003 MF Series A/B (Parkview Twnhms)	16,600,000				16,600,000	45,000
2003 MF Series A (NHP-Asmara) Refunding	31,500,000				31,500,000	
2004 MF Series A/B (Timber Ridge)	7,500,000				7,500,000	
2004 MF Series A/B (Century Park)	13,000,000				13,000,000	
2004 MF Series A (Addison Park)	14,000,000				14,000,000	
2004 MF Series A/B (Veterans Memorial)	16,300,000				16,300,000	34,000
2004 MF Series A (Rush Creek)	10,000,000				10,000,000	4,000
2004 MF Series A (Humble Park)	11,700,000				11,700,000	
2004 MF Series A (Chisholm Trail)	12,000,000				12,000,000	
2004 MF Series A (Evergreen @ Plano)	14,750,000				14,750,000 12,300,000	
2004 MF Series A (Montgomery Pines)	12,300,000				12,625,000	
2004 MF Series A (Bristol) 2004 MF Series A (Pinnacle)	12,625,000 14,500,000				14,500,000	
2004 MF Series A (Tranquility Bay)	14,350,000				14,350,000	
2004 MF Series A (Sphinx @ Delafield)	11,380,000				11,380,000	50,000
2004 MF Series A (Spinix @ Defaned) 2004 MF Series A (Churchill @ Pinnacle)	10,750,000				10,750,000	50,000
2004 MF Series A/B (Post Oak East)	13,600,000				13,600,000	
2004 MF Series A (Village Fair)	15,000,000	14,100,000			14,100,000	
2005 MF Series A (Pecan Grove)		14,030,000			14,030,000	
2005 MF Series A (Prairie Oaks)		11,050,000			11,050,000	
2005 MF Series A (Port Royal)		12,200,000			12,200,000	
2005 MF Series A (Mission Del Rio)		11,490,000			11,490,000	
2005 MF Series A (Atascocita)		11,900,000			11,900,000	
2005 MF Series A (Tower Ridge)		15,000,000			15,000,000	
2005 MF Series A (Alta Cullen)		14,000,000			14,000,000	
2005 MF Series A (Lafayette Village)		14,100,000			14,100,000	
2005 MF Series A (Prairie Ranch)		12,200,000			12,200,000	
2005 MF Series A (St. Augustine)		7,650,000			7,650,000	
2005 MF Series A (Park Manor)		10,400,000			10,400,000	
2005 MF Series A (Providence @ Mockingbird)		14,360,000			14,360,000	
2005 MF Series A (Plaza Chase Oaks)		14,250,000			14,250,000	
TOTAL MULTIFAMILY BONDS	871,585,439	176,730,000	3,178,239	11,632,807	1,033,504,393	4,256,000
TOTAL BONDS	\$ 1,907,005,439	\$ 451,800,000	\$11,783,239	\$255,877,807	\$2,091,144,393	\$13,871,000

#### FOOTNOTES:

(a) Bond Accretions

(b) Bonds Outstanding balance at August 31, 2005 does not include unamortized premium or discounts.

Bonds Outstanding per schedule	\$ 2,091,144,393
Unamortized (Discount) Premium:	
Single Family	4,277,286
RMRB	3,416,151
CHMRB	458,204
Multi-Family	(583,601)
Unamortized Deferred Gain (Loss) on Refun	ding:
Single Family	(2,413,139)
RMRB	(1,645,600)
Deferred Amount on Refunding	(2,154,720)
Bonds Outstanding per Exhibit I	\$ 2,092,498,974

(Concluded)

#### DEBT SERVICE REQUIREMENTS (PRINCIPAL AND INTEREST) AS OF AUGUST 31, 2005

Description		2006	2007	2008	2009	2010
1995 Single Family, Series A 1995 Single Family, Series A	Principal Interest	\$ 1,830	\$ 1,830	\$ 1,830	\$ 1,830	\$ 1,830
1995 Single Family, Series C 1995 Single Family, Series C	Principal Interest	1,002	1,002	1,002	1,002	1,002
1996 Single Family, Series A 1996 Single Family, Series A	Principal Interest	559	559	559	559	559
1996 Single Family, Series B 1996 Single Family, Series B	Principal Interest					
1996 Single Family, Series D 1996 Single Family, Series D	Principal Interest	1,794	1,794	1,794	1,794	1,794
1996 Single Family, Series E 1996 Single Family, Series E	Principal Interest	1,265 1,229	1,315 1,159	1,365 1,085	1,435 1,006	1,520 921
1997 Single Family, Series A 1997 Single Family, Series A	Principal Interest	1,750	1,750	1,750	1,750	1,750
1997 Single Family, Series B 1997 Single Family, Series B	Principal Interest	399	399	399	399	399
1997 Single Family, Series C 1997 Single Family, Series C	Principal Interest					
1997 Single Family, Series D 1997 Single Family, Series D	Principal Interest	1,025	1,025	1,025	1,025	1,025
1997 Single Family, Series F 1997 Single Family, Series F	Principal Interest	381	381	381	381	381
2002 Single Family, Series A Junior Lien 2002 Single Family, Series A Junior Lien	Principal Interest	697	697	697	697	697
2002 Single Family, Series A 2002 Single Family, Series A	Principal Interest	2,068	2,068	2,068	2,068	2,068
2002 Single Family, Series B 2002 Single Family, Series B	Principal Interest	905 2,559	960 2,509	1,015 2,456	1,080 2,399	1,145 2,339
2002 Single Family, Series C 2002 Single Family, Series C	Principal Interest	450 574	470 557	500 537	525 515	555 491
2002 Single Family, Series D 2002 Single Family, Series D	Principal Interest	910 298	945 266	970 232	1,000 193	1,045 150
2004 Single Family, Series A 2004 Single Family, Series A	Principal Interest	5,508	1,640 5,476	3,340 5,397	4,000 5,289	3,670 5,156
2004 Single Family, Series B 2004 Single Family, Series B	Principal Interest	1,283	1,283	1,283	1,283	1,283
2004 Single Family, Series A (Junior Lien) 2004 Single Family, Series A (Junior Lien)	Principal Interest	148	148	148	148	148
2004 Single Family, Series C 2004 Single Family, Series C	Principal Interest	1,974	280 1,967	570 1,939	595 1,909	615 1,879
2004 Single Family, Series D 2004 Single Family, Series D	Principal Interest	889	889	889	889	889
2004 Single Family, Series E 2004 Single Family, Series E	Principal Interest	385	I,345 358	1,105 328	1,140 294	1,190 254

20	011-15	2016-20	2021-25	2026-30	2031-35	2036-40	2041-2045	Total Required
\$	9,150	\$ 9,150	\$ 9,150	29,750 2,737				29,750 39,337
	1,960 4,934	10,955 883						12,915 10,827
	2,795	2,795	2,795	8,875 1,680				8,875 12,860
	8,970	8,970	540 8,839	28,235 5,105				28,775 40,854
	775 4,270	14,240 1,317						21,915 10,987
	8,750	8,750	8,750	30,175 7,004				30,175 42,004
	1,995	7,330 1,403						7,330 5,393
	5,125	5,125	5,125	18,055 3,836				18,055 24,336
	1,905	1,905	1,905	5,625 1,520				5,625 9,140
	3,485	3,485	2,445 3,399	7,500 266				9,945 14,120
1	10,340	5,270 9,917	12,990 7,041	10,460 3,664	8,850 827			37,570 42,129
1	4,715 10,831	4,445 9,679	5,685 8,326	15,370 5,611	12,440 908			47,760 47,617
	5,580 1,822	4,040 205						12,120 4,701
	3,400 156							8,270 1,295
	20,805 23,320	15,265 19,475	18,420 15,511	22,345 10,625	28,990 4,602	5,010		123,485 100,359
	895 6,415	9,925 5,783	11,965 4,475	14,510 2,894	15,705 971			53,000 26,953
	740	740	740	740	740	4,140 216		4,140 4,656
	3,765 8,882	6,170 7,704	8,580 5,939	8,355 3,942	11,010 1,581	1,305 14		41,245 37,730
	1,125 4,438	6,590 3,944	8,380 2,998	8,165 1,958	10,740 779			35,000 18,562
	5,460 546	585 44	0 0	0 0	0 0			10,825 2,209
			-	-				,

#### DEBT SERVICE REQUIREMENTS (PRINCIPAL AND INTEREST) AS OF AUGUST 31, 2005

Description		2006	2007	2008	2009	2010
2004 Single Family, Series F 2004 Single Family, Series F	Principal Interest					
2005 Single Family, Series A 2005 Single Family, Series A Total Single Family Bonds	Principal Interest	2,027 31,909	885 2,408 36,365	1,820 2,374 38,858	1,895 2,327 39,427	1,970 
1998 RMRB Series A 1998 RMRB Series A	Principal Interest	1,330 2,685	1,385 2,625	1,440 2,560	1,510 2,491	1,585 2,417
1998 RMRB Series B 1998 RMRB Series B	Principal Interest	458	458	458	458	458
1999 RMRB Series A 1999 RMRB Series A	Principal Interest	399	399	399	399	399
1999 RMRB Series B-1 1999 RMRB Series B-1	Principal Interest	1,994	1,994	1,994	1,994	1,994
1999 RMRB Series C 1999 RMRB Series C	Principal Interest	280	280	280	280	280
2000 RMRB Series A 2000 RMRB Series A	Principal Interest	280 1,348	300 1,333	315 1,316	335 1,297	1,286
2000 RMRB Series B 2000 RMRB Series B	Principal Interest	3,652	3,652	3,652	3,652	3,652
2000 RMRB Series C 2000 RMRB Series C	Principal Interest	559	559	559	559	559
2000 RMRB Series D 2000 RMRB Series D	Principal Interest	620 485	645 454	685 422	725 387	780 349
2000 RMRB Series E 2000 RMRB Series E	Principal Interest					
2001 RMRB Series A 2001 RMRB Series A	Principal Interest	730 2,186	785 2,148	835 2,107	870 2,063	925 2,016
2001 RMRB Series B 2001 RMRB Series B	Principal Interest	653	653	653	653	653
2001 RMRB Series C 2001 RMRB Series C	Principal Interest	1,270 598	1,320 551	1,380 498	1,440 441	1,510 379
2001 RMRB Series D 2001 RMRB Series D	Principal Interest	13	13	5 13	10 12	10 12
2002 RMRB Series A 2002 RMRB Series A	Principal Interest	660 2,027	680 1,997	710 1,966	740 1,932	765 1,896
2003 RMRB Series A 2003 RMRB Series A Total Residential Mtg Revenue Bonds	Principal Interest	1,195 3,249 26,671	1,225 3,541 26,997	1,260 <u>3,329</u> <u>26,836</u>	1,295 3,279 26,822	1,335 3,226 26,486
1992 Coll Home Mtg Rev Bonds, Series C 1992 Coll Home Mtg Rev Bonds, Series C Total Coll Home Mtg Revenue Bonds	Principal Interest	1,402 1,402	<u>1,402</u> <u>1,402</u>	<u>1,402</u> 1,402	<u>1,402</u> 1,402	<u>1,402</u> <u>1,402</u>
1993 SF MRB CHMRB, Series A 1993 SF MRB CHMRB, Series A	Principal Interest					

2011-15	2016-20	2021-25	2026-30	2031-35	2036-40	2041-2045	Total Required
0 0	0 0	0 0	0 0	0 0			
11,095 10,590 189,034	13,485 9,043 208,617	16,405 7,163 177,566	19,940 	24,255 2,095 124,493	8,250 210 19,145		100,000 <u>45,391</u> 1,188,235
0	10,355	0	20,185	14,955	0	0	52,745
11,860	10,684	9,145	8,544	258	0	0	53,269
0	0	8,645	0	0	0	0	8,645
2,290	2,290	692	0	0	0	0	7,562
0	4,205	3,580	0	0	0	0	7,785
1,995	1,557	62	0	0	0	0	5,609
0	0	10,985	0	19,215	0	0	30,200
9,970	9,970	6,720	6,070	2,235	0	0	44,935
0	0	4,480	0	0	0	0	4,480
1,400	1,400	1,073	0	0	0	0	5,273
0	5,230	0	0	15,270	0	0	21,730
6,430	5,929	4,810	4,810	804	0	0	29,363
0	0	12,000	0	51,020	0	0	63,020
18,260	18,260	18,144	14,770	6,282	0	0	93,976
0	5,905	3,675	0	0	0	0	9,580
2,795	2,738	931	0	0	0	0	9,259
4,765	1,210	0	0	0	0	0	9,430
1,057	305	0	0	0	0	0	3,459
0	0	0	0	0	0	0	
0	0	0	0	0	0	0	
1,555	2,035	7,630	14,215	11,015	0	0	40,595
9,734	9,223	8,200	5,065	976	0	0	43,718
4,185	5,680	2,815	0	0	0	0	12,680
2,784	1,545	162	0	0	0	0	7,756
7,925	0	0	0	0	0	0	14,845
856	0	0	0	0	0	0	3,323
45	40	45	45	35	0	0	235
51	39	27	14	3	0	0	197
4,405	5,510	6,900	9,985	8,705	0	0	39,060
8,857	7,581	5,980	3,767	879	0	0	36,882
7,545 <u>15,212</u> <u>123,976</u>	9,695 13,211 134,597	12,735 10,567 140,003	17,740 6,808 112,018	17,710 1,903 151,265	0	0	71,735 64,325 795,671
0 7,010 7,010	0 	20,600 5,605 26,205	0 0	0 0 0	0	0	20,600 26,635 47,235

#### DEBT SERVICE REQUIREMENTS (PRINCIPAL AND INTEREST) AS OF AUGUST 31, 2005

Description		2006	2007	2008	2009	2010
1993 SF MRB CHMRB, Series B 1993 SF MRB CHMRB, Series B	Principal Interest					
1993 SF MRB CHMRB, Series C 1993 SF MRB CHMRB, Series C	Principal Interest					
1993 SF MRB CHMRB, Series D 1993 SF MRB CHMRB, Series D	Principal Interest					
1993 SF MRB CHMRB, Series E 1993 SF MRB CHMRB, Series E Total Single Family MRB 1993 CHMRB Bonds	Principal Interest	0	0	0	0	0
1994 SF MRB CHMRB, Series A 1994 SF MRB CHMRB, Series A	Principal Interest					
1994 SF MRB CHMRB, Series B 1994 SF MRB CHMRB, Series B	Principal Interest					
<ul><li>1994 SF MRB CHMRB, Series C</li><li>1994 SF MRB CHMRB, Series C</li><li>Total Single Family MRB 1994 CHMRB Bonds</li></ul>	Principal Interest	<u>219</u> 219	<u>219</u> 219	<u>219</u> 219	<u>219</u> 219	<u>219</u> 219
1984 MF Private Placement (Summerbend) 1984 MF Private Placement (Summerbend)	Principal Interest					
1987 MF Series (South Texas Rental Housing) 1987 MF Series (South Texas Rental Housing)	Principal Interest	77 70	84 63	93 54	102 45	112 35
1993 MF Series A&B (Rem Hill/High Pt) 1993 MF Series A&B (Rem Hill/High Pt)	Principal Interest	1,750	1,750	1,750	1,750	1,750
1996 MF Series A&B (Brighton's Mark) 1996 MF Series A&B (Brighton's Mark)	Principal Interest	495	495	495	495	495
1996 MF Series A&B (Marks Of Las Colinas) 1996 MF Series A&B (Marks Of Las Colinas)	Principal Interest	840	840	840	840	840
1996 MF Series A&B (Braxton's Mark) 1996 MF Series A&B (Braxton's Mark)	Principal Interest	829	829	829	829	829
1996 MF Series A-D (Harbors/Plumtree) 1996 MF Series A-D (Harbors/Plumtree)	Principal Interest	255 791	275 774	295 755	315 734	335 712
1998 MF Series A (Pebble Brook Apartments) 1998 MF Series A (Pebble Brook Apartments)	Principal Interest	170 562	180 553	190 544	205 535	215 524
1998 MF Series A-C (Residence At The Oaks) 1998 MF Series A-C (Residence At The Oaks)	Principal Interest	134 457	141 448	151 440	159 430	169 420
1998 MF Series A (Volente Project) 1998 MF Series A (Volente Project)	Principal Interest	165 563	175 554	185 545	190 536	215 524
1998 MF Series A (Dallas-Oxford Rfdg) 1998 MF Series A (Dallas-Oxford Rfdg)	Principal Interest	747	747	747	747	747
1998 MF Series A&B (Greens Of Hickory Trail) 1998 MF Series A&B (Greens Of Hickory Trail)	Principal Interest	210 681	220 668	240 654	250 640	270 624
1999 MF Series A-C (Mayfield) 1999 MF Series A-C (Mayfield)	Principal Interest	187 607	199 599	209 587	222 575	235 562
1999 MF Series A (Woodglen Village) 1999 MF Series A (Woodglen Village)	Principal Interest	57 773	61 769	66 764	71 759	76 753

# **SCHEDULE 5**

2011-15	2016-20	2021-25	2026-30	2031-35	2036-40	2041-2045	Total Required
0	0	0	0	0			0
0	0	0	0	0	0	0	
0	0	0	0	0	0	0	
0	0	0	0	0	0	0	
0	0	0	0	0	0	0	
0 1,095 1,095	0 1,095 1,095	0 <u>1,095</u> 1,095	3,500 250 3,750	0 0 0	0	0	3,500 4,630 8,130
0	0	0	0	0	0	0	
0	0	0	0	0	0	0	
305	0	0	0	0	0	0	773
37	0	0	0	0	0	0	304
0	0	11,390	0	0	0	0	11,390
8,750	8,750	4,366	0	0	0	0	30,616
0	0	0	8,075	0	0	0	8,075
2,475	2,475	2,475	495	0	0	0	10,395
0	0	0	14,870	0	0	0	14,870
4,200	4,200	4,200	843	0	0	0	17,643
0	0	0	14,274	0	0	0	14,274
4,145	4,145	4,145	837	0	0	0	17,417
2,040	2,845	4,010	990	0	0	0	11,360
3,179	2,353	1,178	54	0	0	0	10,530
1,295	1,785	2,440	3,365	400	0	0	10,245
2,430	2,016	1,445	654	12	0	0	9,275
571	0	0	0	6,358	0	0	7,683
1,958	1,905	1,905	1,905	97		0	9,965
1,290	1,775	2,430	3,360	385	0	0	10,170
2,423	2,003	1,423	621	7	0		9,199
0 3,735	10,300 1,988	0 0	00	0 0	0	0	10,300 9,458
1,660 2,856	2,260 2,347	3,055 1,666	4,110 747	480 8	0	0	12,755 10,891
1,396 2,587	1,852 2,125	2,458 1,517	3,264 706	771 24	0 0 4 492	0 0 0	10,793 9,889 10,505
477	691	996	1,439	2,079	4,492	0	10,505
3,671	3,458	3,150	2,708	2,068	1,056		19,929

#### DEBT SERVICE REQUIREMENTS (PRINCIPAL AND INTEREST) AS OF AUGUST 31, 2005

Description		2006	2007	2008	2009	2010
2000 MF Series A (Timber Point Apts) 2000 MF Series A (Timber Point Apts)	Principal Interest	199	199	199	199	199
2000 MF Series A&B (Oaks At Hampton)	Principal	62	68	75	82	89
2000 MF Series A&B (Oaks At Hampton)	Interest	715	710	703	696	689
2000 MF Series A (Deerwood Apts)	Principal	85	85	95	95	105
2000 MF Series A (Deerwood Apts)	Interest	392	387	383	377	372
2000 MF Series A (Creek Point Apts) 2000 MF Series A (Creek Point Apts)	Principal Interest	171	171	171	171	171
2000 MF Series A&B (Parks At Westmoreland)	Principal	61	67	73	80	87
2000 MF Series A&B (Parks At Westmoreland)	Interest	835	829	823	816	809
2000 MF Series A (Honey Creek)	Principal	122	131	142	153	165
2000 MF Series A (Honey Creek)	Interest	1,548	1,539	1,529	1,517	1,505
2000 MF Series A-C (Highland Meadows)	Principal	137	145	155	166	177
2000 MF Series A-C (Highland Meadows)	Interest	751	742	732	721	710
2000 MF Series A&B (Greenbridge)	Principal	92	119	109	127	137
2000 MF Series A&B (Greenbridge)	Interest	1,469	1,459	1,451	1,441	1,432
2000 MF Series A-C (Collingham Park)	Principal	162	172	182	208	230
2000 MF Series A-C (Collingham Park)	Interest	890	877	864	850	905
2000 MF Series A&B (Williams Run)	Principal	112	78	84	91	98
2000 MF Series A&B (Williams Run)	Interest	956	950	944	937	930
2000 MF Series A&B (Red Hills Villas)	Principal	49	54	59	65	71
2000 MF Series A&B (Red Hills Villas)	Interest	857	852	847	841	834
2001 MF Series A (Bluffview Sr. Apts.)	Principal	51	55	59	64	69
2001 MF Series A (Bluffview Sr. Apts.)	Interest	909	905	900	894	889
<ul><li>2001 MF Series A (Knollwood Villas Apts)</li><li>2001 MF Series A (Knollwood Villas Apts)</li></ul>	Principal	66	71	77	82	89
	Interest	1,174	1,168	1,162	1,156	1,149
2001 MF Series A (Skyway Villas)	Principal	185	195	205	215	230
2001 MF Series A (Skyway Villas)	Interest	725	715	705	694	682
2001 MF Series A&B (Cobb Park)	Principal	35	38	42	46	51
2001 MF Series A&B (Cobb Park)	Interest	611	608	604	599	595
<ul><li>2001 MF Series A (Greens Road Apts.)</li><li>2001 MF Series A (Greens Road Apts.)</li></ul>	Principal	105	110	120	130	135
	Interest	441	435	429	422	415
2001 MF Series A&B (Meridian Apts.)	Principal	160	175	185	200	215
2001 MF Series A&B (Meridian Apts.)	Interest	827	815	803	791	777
2001 MF Series A&B (Wildwood Apts.)	Principal	165	175	190	205	220
2001 MF Series A&B (Wildwood Apts.)	Interest	817	806	794	781	767
2001 MF Series A-C (Fallbrook Apts.)	Principal	180	193	206	220	235
2001 MF Series A-C (Fallbrook Apts.)	Interest	887	875	861	847	831
2001 MF Series A (Oak Hollow Apts.)	Principal	44	47	50	54	58
2001 MF Series A (Oak Hollow Apts.)	Interest	567	564	561	557	553
<ul><li>2001 MF Series A&amp;B (Hillside Apts.)</li><li>2001 MF Series A&amp;B (Hillside Apts.)</li></ul>	Principal	63	69	75	83	90
	Interest	1,012	1,006	1,000	992	984
2002 MF Series A (Millstone Apts.)	Principal	165	180	195	205	215
2002 MF Series A (Millstone Apts.)	Interest	690	680	670	659	647

2011-15	2016-20	2021-25	2026-30	2031-35	2036-40	2041-2045	Total Required
0	0	0	0	7,900	0	0	7,900
995	995	995	995	417	0	0	5,392
559	800	1,146	1,642	2,350	3,012	0	9,885
3,329	3,090	2,744	2,248	1,539	528	0	16,991
235	1,305	0	0	4,240	0	0	6,245
1,786	1,770	1,355	1,355	681	0	0	8,858
0	0	0	0	6,785	0	0	6,785
855	855	855	855	370	0	0	4,645
544	778	1,114	1,594	2,281	3,153	0	9,832
3,916	3,639	3,242	2,675	1,861	701	0	20,146
1,042	1,524	2,229	3,259	11,596	0	0	20,363
7,302	6,817	6,108	5,072	3,466	0	0	36,403
1,089	1,511	2,112	2,943	2,724	0	0	11,159
3,347	2,920	2,325	1,493	378	0	0	14,119
860	1,245	1,799	2,603	3,762	5,440	3,598	19,891
6,982	6,597	6,038	5,230	4,063	2,373	21	38,556
1,376	1,854	2,519	3,444	3,130	0	0	13,277
4,243	3,659	2,868	1,789	401	0	0	17,346
622	910	1,334	1,952	2,858	4,184	254	12,577
4,520	4,229	3,803	3,182	2,269	934	4	23,658
450	651	942	1,363	1,970	2,849	1,667	10,190
4,067	3,839	3,509	3,032	2,342	1,344	44	22,408
435	637	929	1,357	1,983	2,896	2,060	10,595
4,342	4,114	3,782	3,297	2,590	1,557	117	24,296
560	818	1,194	1,745	2,550	3,721	2,642	13,615
5,625	5,354	4,959	4,382	3,540	2,308	151	32,128
1,340	1,765	2,320	3,065	3,595	0	0	13,115
3,207	2,780	2,214	1,461	469	0	0	13,652
324	468	666	979	1,417	2,049	1,607	7,722
2,901	2,746	2,524	2,200	1,731	1,052	100	16,271
825	1,110	1,505	2,060	2,175	0	0	8,275
1,954	1,699	1,353	879	244	0	0	8,271
1,315	1,920	2,555	3,430	4,065	0	0	14,220
3,643	3,120	2,439	1,619	523	0	0	15,357
1,355	1,945	2,545	3,420	4,060	0	0	14,280
3,588	3,064	2,434	1,616	524	0	0	15,191
1,424	1,919	2,587	3,487	4,163	0	0	14,614
3,909	3,406	2,729	1,815	592	0	0	16,752
357	507	723	1,020	1,445	2,049	1,768	8,122
2,697	2,548	2,334	2,035	1,609	1,006	135	15,166
554	785	1,115	1,578	2,239	3,173	2,980	12,804
4,802	4,540	4,169	3,640	2,892	1,830	243	27,110
1,270	1,655	2,165	2,840	3,730	0	0	12,620
3,043	2,645	2,128	1,438	535	0	0	13,135

# 

#### DEBT SERVICE REQUIREMENTS (PRINCIPAL AND INTEREST) AS OF AUGUST 31, 2005

Description		2006	2007	2008	2009	2010
2002 MF Series A (Sugar Creek Apts.)	Principal	70	70	80	85	90
2002 MF Series A (Sugar Creek Apts.)	Interest	710	705	701	696	691
2002 MF Series A (West Oaks Apts.)	Principal	50	53	57	62	66
2002 MF Series A (West Oaks Apts.)	Interest	724	720	716	711	706
2002 MF Series A (Park Meadows Apts.)	Principal	55	60	60	70	70
2002 MF Series A (Park Meadows Apts.)	Interest	295	292	288	283	279
002 MF Series A (Clarkridge Villas Apts)	Principal	74	79	85	91	98
002 MF Series A (Clarkridge Villas Apts)	Interest	1,014	1,009	1,003	997	990
002 MF Series A (Hickory Trace Apts)	Principal	60	64	69	74	79
002 MF Series A (Hickory Trace Apts)	Interest	829	825	820	815	810
002 MF Series A (Green Crest Apts)	Principal	63	67	72	77	83
002 MF Series A (Green Crest Apts)	Interest	869	865	860	855	849
2002 MF Series A/B (Iron Wood Crossing)	Principal	51	67	73	79	87
2002 MF Series A/B (Iron Wood Crossing)	Interest	1,220	1,215	1,209	1,202	1,195
002 MF Series A (Woodway Village)	Principal	105	115	125	135	140
002 MF Series A (Woodway Village)	Interest	466	461	455	449	442
2003 MF SERIES A/B (READING ROAD)	Principal	395	120	120	220	130
2003 MF SERIES A/B (READING ROAD)	Interest		394	391	386	380
003 MF Series A/B (North Vista)	Principal	699	200	210	215	230
003 MF Series A/B (North Vista)	Interest		694	685	676	666
003 MF Series A/B (West Virginia)	Principal	472	135	145	150	155
003 MF Series A/B (West Virginia)	Interest		469	463	456	450
003 MF Series A/B (Sphinx @ Murdeaux)	Principal	140	160	165	170	180
003 MF Series A/B (Sphinx @ Murdeaux)	Interest	1,987	1,993	1,998	2,005	2,013
003 MF Series A/B (Primrose Houston)	Principal	11	71	77	83	90
003 MF Series A/B (Primrose Houston)	Interest	1,164	1,161	1,155	1,148	1,141
2003 MF Series A/B (Timber Oaks)	Principal	47	51	56	61	67
2003 MF Series A/B (Timber Oaks)	Interest	934	930	925	920	915
2003 MF Series A/B (Ash Creek Apts)	Principal	1,100	59	76	83	90
2003 MF Series A/B (Ash Creek Apts)	Interest		1,098	1,092	1,086	1,079
003 MF Series A/B (Peninsula Apts)	Principal	647	80	160	170	180
003 MF Series A/B (Peninsula Apts)	Interest		645	639	632	623
003 MF Series A (Evergreen @ Mesquite)	Principal	41	103	110	117	125
003 MF Series A (Evergreen @ Mesquite)	Interest	756	751	744	737	729
2003 MF Series A/B (Arlington Villas)	Principal	452	46	74	80	87
2003 MF Series A/B (Arlington Villas)	Interest		452	450	447	444
003 MF Series A/B (Parkview Twnhms)	Principal	45	73	79	86	94
003 MF Series A/B (Parkview Twnhms)	Interest	1,125	1,119	1, <b>112</b>	1,105	1,098
2003 MF Series A (Nhp-Asmara)Refunding	Principal	756	490	520	555	585
2003 MF Series A (Nhp-Asmara)Refunding	Interest		756	744	732	718
004 MF Series A/B (Timber Ridge)	Principal	513	18	37	40	42
004 MF Series A/B (Timber Ridge)	Interest		512	510	507	503
2004 MF Series A/B (Century Park)	Principal	774	65	150	160	175
2004 MF Series A/B (Century Park)	Interest		774	767	758	749

2011-15	2016-20	2021-25	2026-30	2031-35	2036-40	2041-2045	Total Required
565	215	0	0	0	0	10,680	11,855
3,361	3,215	3,205	3,205	3,205	3,205	855	23,754
411	588	840	1,199	1,713	2,446	2,191	9,676
3,446	3,261	2,995	2,616	2,072	1,299	176	19,442
440	600	830	1,145	1,220	0	0	4,550
1,314	1,146	916	595	166	0	0	5,574
605	858	1,217	1,725	2,445	3,466	3,788	14,531
4,835	4,581	4,221	3,710	2,984	1,958	405	27,707
489	693	982	1,391	1,973	2,797	3,202	11,873
3,953	3,747	3,457	3,045	2,460	1,633	365	22,759
512	727	1,030	1,459	2,069	2,933	3,359	12,451
4,146	3,931	3,625	3,193	2,580	1,711	383	23,867
568	877	1,312	1,862	2,639	3,742	5,613	16,970
5,839	5,527	5,090	4,536	3,754	2,646	692	34,125
825	1,115	6,540	0	0	0	0	9,100
2,095	1,856	909	0	0	0	0	7,133
1,060	1,520	1,905	2,630	3,600	895	0	12,200
1,805	1,608	1,340	975	481	22	0	8,177
1,335	1,720	2,280	2,975	3,910	925	0	14,000
3,164	2,790	2,284	1,621	750	22		14,051
895	1,155	1,535	2,015	2,640	625	0	9,450
2,135	1,884	1,545	1,095	507	13	0	9,489
1,025	1,300	1,655	2,090	2,670	3,410	2,050	15,015
8,803	3,113	2,765	2,316	1,742	998	157	29,890
578	865	1,265	1,784	2,516	9,560	0	16,900
5,581	5,295	4,901	4,389	3,668	472	0	30,075
438	677	1,045	1,518	2,126	2,976	4,134	13,196
4,471	4,228	3,857	3,383	2,772	1,917	583	25,835
576	858	1,216	1,702	2,381	9,334	0	16,375
5,267	4,988	4,636	4,158	3,487	642		28,633
1,070 2,971	1,440 2,652	9,300 1,838	0 0	0 0	00	0	12,400 10,647
759	1,043	1,436	1,974	2,717	1,349	1,226	11,000
3,503	3,211	2,806	2,250	1,484	720	196	17,887
558 2,167	835 2,044	1,231 1,876	1,744 1,686	2,461 1,425	9,984 324	0 0 5 445	17,100 11,767
610 5,346	928 5,028	1,319 4,635	1,833 4,119	2,548 3,401	3,540 2,403	5,445 847	16,600 31,338 31,500
3,510 3,363	4,700 2,885	6,305 2,251	8,445 1,399	6,390 317	0 0	0 0	31,500 13,921 7,500
263 2,459	371 2,339	526 2,188	745 1,978 2,655	1,055 1,677	4,403 426	0 0 0	7,500 13,612 13,000
1,035 3,574	1,420 3,217	1,950 2,731	2,655 2,060	3,610 1,150	1,780 131	0	16,685

#### DEBT SERVICE REQUIREMENTS (PRINCIPAL AND INTEREST) AS OF AUGUST 31, 2005

Description		2006	2007	2008	2009	2010
2004 MF Series A (Addison Park)	Principal	409	60	70	75	80
2004 MF Series A (Addison Park)	Interest		408	407	404	402
2004 MF Series A/B (Veterans Memorial)	Principal	34	73	79	86	94
2004 MF Series A/B (Veterans Memorial)	Interest	1,100	1,094	1,088	1,081	1,073
2004 MF Series A (Rush Creek)	Principal	4	52	55	59	63
2004 MF Series A (Rush Creek)	Interest	670	668	664	660	656
2004 MF Series A (Humble Park)	Principal	772	90	100	110	110
2004 MF Series A (Humble Park)	Interest		770	764	757	749
2004 MF Series A (Chisholm Trail)	Principal	308	130	135	145	155
2004 MF Series A (Chisholm Trail)	Interest		308	304	301	297
2004 MF Series A (Evergreen @ Plano)	Principal	966	13	80	85	91
2004 MF Series A (Evergreen @ Plano)	Interest		966	962	957	951
2004 MF Series A (Montgomery Pines)	Principal	316	145	155	160	170
2004 MF Series A (Montgomery Pines)	Interest		315	311	307	303
2004 MF Series A (Bristol)	Principal	324	75	160	170	180
2004 MF Series A (Bristol)	Interest		324	322	317	313
2004 MF Series A (Pinnacle) 2004 MF Series A (Pinnacle)	Principal Interest	373	373	373	373	373
2004 MF Series A (Tranquility Bay)	Principal	775	45	81	86	92
2004 MF Series A (Tranquility Bay)	Interest		774	770	766	762
2004 MF Series A (Sphinx @ Delafield)	Principal	50	95	100	110	110
2004 MF Series A (Sphinx @ Delafield)	Interest	597	593	588	583	577
2004 MF Series A (Churchill @ Pinnacle) 2004 MF Series A (Churchill @ Pinnacle)	Principal Interest	704	704	57 702	61 698	65 694
2004 MF Series A/B (Post Oak East) 2004 MF Series A/B (Post Oak East)	Principal Interest	668	668	668	668	668
2004 MF Series A (Village Fair)	Principal	917	50	80	85	91
2004 MF Series A (Village Fair)	Interest		915	910	905	899
2005 MF Series A (Pecan Grove)	Principal	912	44	79	84	90
2005 MF Series A (Pecan Grove)	Interest		911	831	902	896
2005 MF Series A (Prairie Oaks)	Principal	718	34	62	66	71
2005 MF Series A (Prairie Oaks)	Interest		718	714	710	706
2005 MF Series A (Port Royal)	Principal	793	32	68	73	78
2005 MF Series A (Port Royal)	Interest		792	789	784	779
2005 MF Series A (Mission Del Rio)	Principal	747	31	64	69	73
2005 MF Series A (Mission Del Rio)	Interest		746	743	738	734
2005 MF Series A (Atascocita Pines) 2005 MF Series A (Atascocita Pines)	Principal Interest	310	309	309	143 308	153 305
2005 MF Series A (Tower Ridge) 2005 MF Series A (Tower Ridge)	Principal Interest	358	377	377	100 377	100 374
2005 MF Series A (Alta Cullen) 2005 MF Series A (Alta Cullen)	Principal Interest	924	924	61 922	78 917	83 912
2005 MF Series A (Lafayette Village) 2005 MF Series A (Lafayette Village)	Principal Interest	367	367	367	178 365	189 361

2011-15	2016-20	2021-25	2026-30	2031-35	2036-40	2041-2045	Total Required
515	760	1,130	1,660	2,460	3,645	3,545	14,000
1,970	1,880	1,747	1,550	1,259	826	218	11,480
609	913	1,277	1,774	2,467	3,428	5,466	16,300
5,225	4,921	4,553	4,053	3,358	2,392	874	30,812
386	541	754	1,053	1,471	2,055	3,507	10,000
3,209	3,056	2,840	2,539	2,119	1,533	586	19,200
685	955	1,335	1,840	2,540	3,505	430	11,700
3,623	3,355	2,985	2,466	1,754	771	9	18,775
935	1,290	1,780	2,430	3,340	1,660	0	12,000
1,419	1,279	1,086	822	460	55	0	6,639
554	767	1,065	1,477	2,048	2,837	5,733	14,750
4,656	4,440	4,141	3,729	3,155	2,359	1,051	28,333
1,025	1,375	1,840	2,480	3,320	1,630	0	12,300
1,444	1,293	1,091	820	454	53	0	6,707
1,075	1,440	1,915	2,555	3,400	1,655	0	12,625
1,487	1,331	1,119	838	463	55	0	6,893
0	0	0	0	0	14,500	0	14,500
1,865	1,865	1,865	1,865	1,865	673	0	11,863
561	776	1,071	1,482	2,047	2,833	5,276	14,350
3,721	3,542	3,295	2,952	2,480	1,826	790	22,453
670	880	1,155	1,510	1,995	2,510	2,195	11,380
2,794	2,601	2,350	2,011	1,560	972	244	15,470
401	554	767	1,065	1,476	2,046	4,258	10,750
3,398	3,241	3,028	2,729	2,314	1,741	814	20,767
0	0	0	0	0	13,600	0	13,600
3,340	3,340	3,340	3,340	3,340	1,342	0	21,382
553	766	1,059	1,463	2,024	2,798	5,131	14,100
4,396	4,183	3,888	3,482	2,918	2,139	989	26,541
547	758	1,048	1,447	2,003	2,771	5,159	14,030
4,380	4,171	3,880	3,479	2,926	2,159	1,039	26,486
432	596	824	1,141	1,577	2,182	4,065	11,050
3,447	3,281	3,052	2,736	2,295	1,689	794	20,860
473	655	904	1,252	1,732	2,395	4,538	12,200
3,809	3,627	3,376	3,026	2,543	1,877	902	23,097
446	617	852	1,179	1,632	2,255	4,272	11,490
3,588	3,416	3,178	2,850	2,396	1,768	849	21,753
915	1,236	1,675	2,275	3,104	2,399	0	11,900
1,458	1,321	1,137	886	545	112	0	7,000
500	900	1,700	2,400	3,600	5,700	0	15,000
1,831	1,753	1,604	1,354	1,000	370	0	9,775
509	708	983	1,367	1,899	2,640	5,672	14,000
4,466	4,266	3,989	3,603	3,068	2,324	1,219	27,534
1,129	1,511	2,021	2,707	3,624	2,741	0	14,100
1,723	1,554	1,331	1,029	625	128	0	8,217

#### DEBT SERVICE REQUIREMENTS (PRINCIPAL AND INTEREST) AS OF AUGUST 31, 2005

(Amounts in thousands)

Description		2006	2007	2008	2009	2010
2005 MF Series A (Prairie Ranch) 2005 MF Series A (Prairie Ranch)	Principal Interest	444	592	150 589	115 583	125 577
· · · · · ·			072	207	205	577
2005 MF Series A (St. Augustine )	Principal					
2005 MF Series A (St. Augustine )	Interest	197	197	197	197	197
2005 MF Series A (Park Manor)	Principal				58	62
2005 MF Series A (Park Manor)	Interest	857	830	666	664	660
2005 MF Series A (Providence @ Mockingbird)	Principal			80	85	91
2005 MF Series A (Providence @ Mockingbird)	Interest	919	919	916	911	905
2005 MF Series A (Plaza Chase Oaks)	Principal		95	236	248	261
2005 MF Series A (Plaza Chase Oaks)	Interest	720	719	709	697	684
Total Multi-Family		65,930	68,374	69,187	69,883	69,950
Total		126,131	133,357	136,502	137,753	137,061
Less Interest		112,260	112,305	110,828	109,681	108,428
Total Principal		<b>\$</b> 13,871	<u>\$ 21,052</u>	\$_25,674	\$ 28,072	\$ 28,633

Notes: The actual maturity of any class of bonds may be shorter than its stated maturity as a result of prepayments on the mortgage certificates or loans. No assurance can be given as to the rates of prepayments that actually will occur. Interest does not include accretions on capital appreciation bonds or amortization of premium/discount on bonds.

2011-15	2016-20	2021-25	2026-30	2031-35	2036-40	2041-2045	Total Required
710 2,790	915 2,596	1,195 2,346	1,545 2,018	1,920 1,605	2,440 1,085	3,085 427	12,200 15,652
2,790	2,590	2,540	2,018	1,005	1,085	427	15,052
0	0	0	0	0	7,650	0	7,650
985	985	985	985	985	594	0	6,504
376	516	710	977	1,344	1,849	4,508	10,400
3,234	3,092	2,898	2,632	2,265	1,759	1,057	20,614
552	759	1,044	1,437	1,979	2,722	5,611	14,360
4,428	4,221	3,932	3,539	2,995	2,247	1,207	27,139
1,523	1,958	9,929	0	0	0	0	14,250
3,206	2,769	1,647	0	0			11,151
348,767	354,382	369,161	352,475	321,257	265,709	149,258	2,504,333
669,882	705,701	714,030	752,060	597,015	284,854	149,258	4,543,604
520,104	465,270	392,500	282,095	151,924	68,520	18,543	2,452,458
\$149,778	\$240,431	\$321,530	\$469,965	\$445,091	\$216,334	\$130,715	\$ 2,091,146

(Concluded)

# TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS— REVENUE BOND PROGRAM

### ANALYSIS OF FUNDS AVAILABLE FOR DEBT SERVICE—REVENUE BONDS AS OF AUGUST 31, 2005 (Amounts in thousands)

	Net Available f	or Debt Service		Debt \$	Service
Description of Issue	Total Pledged and Other Sources	Operating Expenses/ Expenditures and Capital Outlay	Pi	rincipal	Interes
995 Single Family Series A	\$ 11,113	\$ 183	\$		\$ 1,966
995 Single Family Series C	2,042	31			1,035
996 Single Family Series A	1,377	31			594
996 Single Family Series B	2,884	61			3
996 Single Family Series D	7,384	122			1,886
996 Single Family Series E	5,607	92	\$	1,385	1,351
997 Single Family Series A	13,323	244	Ψ	1,000	1,955
	2,457	31			459
997 Single Family Series B	2,347	31			400
997 Single Family Series C	13,568	244			1,252
997 Single Family Series D	3,084	61			423
997 Single Family Series F		31			2,076
002 Single Family Series A	1,117	51			2,076
002 Single Family Series A Junior Lien	3,539	61	\$	860	2,651
002 Single Family Series B	5,559	01	\$	430	591
002 Single Family Series C	280		.⊅ \$	430 960	332
002 Single Family Series D	280		Ф	900	5,512
004 Single Family Series A	685				
004 Single Family Series B	125				1,109 108
004 Single Family Series A Jr Lien					
004 Single Family Series C					1,664 649
004 Single Family Series D					324
004 Single Family Series E	104 624	1 92 1			1,225
004 Single Family Series F	104,634	1,831			949
005 Single Family Series A			_	2 (25	
Total Single Family Bonds	175,566	3,054	\$	3,635	28,811
998 RMRB Series A	23,145	269	\$	1,620	3,235
998 RMRB Series B	4,504	52			559
999 RMRB Series A	2,677	31			451
999 RMRB Series B-1	9,284	104			2,246
999 RMRB Series C	1,349	10			318
999 RMRB Series D					
000 RMRB Series A	7,895	93	\$	325	1,574
000 RMRB Series B	10,511	124			3,909
000 RMRB Series C	1,813	21			597
000 RMRB Series D	2,897	31	\$	660	570
000 RMRB Series E	3,247	31			83
001 RMRB Series A	7,136	83	\$	765	2,384
001 RMRB Series B	1,489	10			688
001 RMRB Series C	4,434	52	\$	1,480	722
001 RMRB Series D	,				13
002 RMRB Series A	2,937	31	\$	120	2,112
003 RMRB Series A	4,065	93	Ŧ		3,478
Total Residential Mtg Revenue Bonds		1,035	\$	4,970	22,939
-					
992 Coll Home Mtg Rev Bds Series C	7,718	44			1,651

(Continued)

# 

#### ANALYSIS OF FUNDS AVAILABLE FOR DEBT SERVICE—REVENUE BONDS AS OF AUGUST 31, 2005 (Amounts in thousands)

	Pledged and Oth	er Sources and Relate	<u>d Ex</u>	penditure	es for FY 20
		or Debt Service			Service
Description of Issue	Total Pledged and Other Sources	Operating Expenses/ Expenditures and Capital Outlay	Pr	incipal	Interest
1993 SF MRB CHMRB Series A	3,404	3			31
1993 SF MRB CHMRB Series B	3,124	3			31
1993 SF MRB CHMRB Series C					29
	2,827	2			
1993 SF MRB CHMRB Series D	1,225	1			13
1993 SF MRB CHMRB Series E	1,267	1			13
Total Single Family MRB 1993 CHMRI	B] <b>11,847</b>	10			117
1994 SF MRB CHMRB Series A	8,328	69			235
1994 SF MRB CHMRB Series B	8,100	67			304
1994 SF MRB CHMRB Series C	327	4			221
Total Single Family MRB 1994 CHMR		140			760
1995 SF MRRB CHMRB Series A	7				
Total Single Family MRB 1995 CHMR					
1996 MF Series A/B (Brighton's/Las Colinas)	1,387	6			1,354
1996 MF Series A-D (DFW Pool)					
1984 MF Private Placement (Summerbend)	8,464				264
1996 MF Series A/B (Braxton's Mark)	863	3			841
1993 MF Series A&B (RemHill/HighPt Ref)	1,346	5			240
1987 MF Series (South Texas Rental Housing)	100		\$	70	77
1998 MF Series (Dallas Oxford Refndg)	771				747
996 MF Series A-D (Harbors/Plumtree)	834		\$	240	804
996 MF Series A/B (NHP Foundation)					
997 MF Series (Meadow Ridge)					
998 MF Series (Pebble Brook)	568		\$	160	568
998 MF Series A-C (Residence Oaks)	484		\$	128	464
998 MF Series (Volente Project)	597		\$	160	571
1998 MF Series (Greens of Hickory Trail)	707		\$	185	687
999 MF Series A-C (Mayfield)	630		\$	177	619
999 MF Series (Woodglen Village)	788		\$	53	777
2000 MF Series (Timber Point Apts)	177		\$	100	169
2000 MF Series (Oaks at Hampton)	730		\$	57	720
2000 MF Series (Deerwood Apts)	401		\$	75	395
2000 MF Series (Creek Point Apts)	461				146
2000 MF Series A/B (Parks @ Westmoreland)	716		\$	56	716
2000 MF Series (Honeycreek)	1,557		\$	113	1,557
2000 MF Series A-C (Highland Meadow Apts)	2,120		\$	69	834
2000 MF Series A/B (Greenbridge)	1,110		\$	81	1,110
2000 MF Series A-C (Collingham Park)	916		\$	151	902
2000 MF Series A/B (Williams Run)	962		\$	43	962
2000 MF Series A/B (Red Hills Villas)	756		\$	43	902 746
	818				
2001 MF Series (Bluffview Senior Apts)			\$	47	807
2001 MF Series (Knollwood Villas Apts)	1,051		\$	61	1,037

(Continued)

# 

### ANALYSIS OF FUNDS AVAILABLE FOR DEBT SERVICE—REVENUE BONDS AS OF AUGUST 31, 2005 (Amounts in thousands)

	Net Available f	d Expenditures for FY 20 Debt Service						
		Operating						
	Total Pledged and	Expenses/ Expenditures and						
Description of Issue	Other Sources	Capital Outlay	Pri	ncipal	Interest			
001 MF Series (Skyway Villas)	747		\$	135	734			
001 MF Series A/B (Cobb Park)	586		\$	32	578			
001 MF Series (Greens Road Apts.)	454		\$	100	446			
001 MF Series A/B (Meridian Apts.)	875		\$	90	836			
001 MF Series A/B (Wildwood Apts.)	867		\$	85	824			
001 MF Series A-C (Fallbrook Apts.)	913		\$	86	898			
001 MF Series (Oak Hollow Apts.)	1,026		\$	42	587			
001 MF Series A/B (Hillside Apts.)	919		\$	57	906			
002 MF Series (Millstone Apts.)	711		\$	80	698			
002 MF Series (Sugar Creek Apts.)	735		\$	65	714			
02 MF Series (West Oaks Apts.)	1,121		\$	48	715			
02 MF Series (Park Meadows Apts)	304		\$	50	299			
02 MF Series (Clarkridge Villas Apts)	1,034		\$	69	1,019			
02 MF Series (Hickory Trace Apts)	845		\$	47	833			
02 MF Series (Green Crest Apts)	886		\$	49	873			
02 MF Series A/B (Ironwood Crossing)	1,239				1,222			
02 MF Series (Woodway Village Apts)	478				469			
03 MF Series A/B (Reading Road)	370				359			
03 MF Series A/B (North Vista Apts)	713				699			
03 MF Series A/B (West Virginia Apts)	481				472			
03 MF Series A/B (Sphinx @ Murdeaux)	876		\$	70	733			
03 MF Series A/B (Primrose Houston School)	1,010				993			
03 MF Series A/B (Timber Oaks Apts)	950		\$	4	937			
03 MF Series A/B (Ash Creek Apts)	953				950			
03 MF Series A/B (Peninsula Apts)	659				647			
03 MF Series A (Evergreen @ Mesquite)	842				831			
03 MF Series A/B (Arlington Villas)	394				377			
03 MF Series A/B (Parkview Townhomes)	1,143				1,126			
03 MF Series (NHP-Asmara/Refunding)	1,601	5			652			
04 MF Series A/B (Timber Ridge)	497	5			489			
04 MF Series A/B (Century Park)	714				701			
04 MF Series A (Addison Park)	368				354			
04 MF Series A/B (Veterans Memorial)	1,116				1,101			
04 MF Series (Rush Creek)	570				560			
04 MF Series (Humble Park)	784	3			772			
04 MF Series (Chisholm Trail)	253				253			
04 MF Series (Evergreen @ Plano)	774				774			
04 MF Series (Montgomery Pines)	260				259			
04 MF Series (Bristol)	266				266			
)4 MF Series (Pinnacle)	306				306			
04 MF Series (Tranquility Bay)	715				715			
04 MF Series (Sphinx @ Delafield)	597				597			
04 MF Series (Churchill @ Pinnacle)	564				564			
04 MF Series A/B (Post Oak East)	290				290			
04 MF Series A (Village Fair)	486				486			
05 MF Series A (Pecan Grove)	400				417			
005 MF Series A (Prairie Oaks)	312				312			
005 MF Series A (Port Royal)	351				312			

(Continued)

# TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS— REVENUE BOND PROGRAM

#### ANALYSIS OF FUNDS AVAILABLE FOR DEBT SERVICE—REVENUE BONDS AS OF AUGUST 31, 2005 (Amounts in thousands)

	Net Available 1	or Debt Service	Debt S	Service
Description of Issue	Total Pledged and Other Sources	Operating Expenses/ Expenditures and Capital Outlay	Principal	Interest
2005 MF Series A (Mission Del Rio)	330			330
2005 MF Series A (Atascocita)	120			120
2005 MF Series A (Tower Ridge)	150			150
005 MF Series A (Alta Cullen)	298			298
005 MF Series A (Lafayette Village)	74			74
005 MF Series A (Prairie Ranch)	69			69
005 MF Series A (St. Augustine)	9			9
005 MF Series A (Park Manor)	12			12
005 MF Series A (Prov Mockingbird)	3			3
005 MF Series A (Plaza Chase Oaks)	2			2
Total Multifamily Bonds	63,753	27	3,179	50,175
otal	\$ 363,029	\$ 4,310	\$ 11,784	\$104,453

(Concluded)

# TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS— SCHEDULE 7 REVENUE BOND PROGRAM

# MISCELLANEOUS BOND INFORMATION—DEFEASED BONDS OUTSTANDING AS OF AUGUST 31, 2005

Description of Issue	Year Refunded	Par Value Outstanding
Business-Type Activities		
1996 MF SERIES A/B (NHP FOUNDATION)	2003	\$24,525,000
Total Business-Type Activities		\$24,525,000

### TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS— REVENUE BOND PROGRAM

# MISCELLANEOUS BOND INFORMATION—EARLY EXTINGUISHMENT AND REFUNDING AS OF AUGUST 31, 2005

			For Refunding Only						
Description of Issue	Category	Amount Extinguished or Refunded	Refunding Issue Par Value	Cash Flow Increase (Decrease)	Economic Gain/ (Loss)				
Business-Type Activities:									
1995 Single Family Series A	Early Extinguishment	\$ 9,450,000							
1995 Single Family Series C	Early Extinguishment	1,765,000							
1996 Single Family Series A	Early Extinguishment	1,100,000							
1996 Single Family Series B	Early Extinguishment	2,330,000							
1996 Single Family Series D	Early Extinguishment	6,275,000							
1996 Single Family Series E	Early Extinguishment	4,775,000							
1997 Single Family Series A	Early Extinguishment	11,105,000							
1997 Single Family Series B	Early Extinguishment	2,180,000							
1997 Single Family Series C	Early Extinguishment	2,070,000							
1997 Single Family Series D	Early Extinguishment	11,350,000							
1997 Single Family Series F	Early Extinguishment	2,530,000							
2002 Single Family Series A	Early Extinguishment	840,000							
2002 Single Family Series B	Early Extinguishment	2,985,000							
2002 Single Family Series C	Early Extinguishment	280,000							
2002 Single Family Series D	Early Extinguishment	685,000							
2004 Single Family Series A	Early Extinguishment	125,000							
2004 Single Family Series F	Early Extinguishment	88,000,000							
1998 RMRB Series A	Early Extinguishment	16,805,000							
1998 RMRB Series B	Early Extinguishment	3,285,000							
1999 RMRB Series A	Early Extinguishment	1,945,000							
1999 RMRB Series B-1	Early Extinguishment	6,845,000							
1999 RMRB Series C	Early Extinguishment	1,105,000							
2000 RMRB Series A	Early Extinguishment	5,700,000							
2000 RMRB Series B	Early Extinguishment	7,585,000							
2000 RMRB Series C	Early Extinguishment	1,325,000							
2000 RMRB Series D	Early Extinguishment	2,165,000							
2000 RMRB Series E	Early Extinguishment	2,515,000							
2001 RMRB Series A	Early Extinguishment	5,185,000							
2001 RMRB Series B	Early Extinguishment	1,245,000							
2001 RMRB Series C	Early Extinguishment	3,215,000							
2002 RMRB Series A	Early Extinguishment	2,205,000							
2003 RMRB Series A	Early Extinguishment	1,870,000							
1992 Coll Home Mtg Rev Bonds, Series C	Early Extinguishment	5,800,000							
1993 SF MRB CHMRB Series A	Early Extinguishment	3,335,000							
1993 SF MRB CHMRB Series B	Early Extinguishment	3,060,000							
1993 SF MRB CHMRB Series C	Early Extinguishment	2,770,000							
1993 SF MRB CHMRB Series D	Early Extinguishment	1,200,000							
1993 SF MRB CHMRB Series E	Early Extinguishment	1,235,000							
1994 SF MRB CHMRB Series A	Early Extinguishment Early Extinguishment	7,960,000							
1994 SF MRB CHMRB Series B	, ,	7,740,000							
1994 SF MRB CHMRB Series C	Early Extinguishment Early Extinguishment	305,000 8,120,000							
1984 MF Private Placement (Summerbend) 1993 MF Series A/B (RemHill/HighPt)									
2000 MF Series A (Creek Point Apts)	Early Extinguishment Early Extinguishment	1,100,000 315,000							
2000 MF Series A (Cleek Point Apts) 2000 MF Series A-C (Highland Meadow Apts)	Early Extinguishment	1,272,000							
2000 MF Series A-C (Fightand Meadow Apts) 2001 MF Series A (Oak Hollow Apts.)	Early Extinguishment	430,000							
• • • •		,							
2002 MF Series A (West Oaks Apts.)	Early Extinguishment	395,807	<u></u>						
Total Business-Type Activities		\$255,877,807	\$	\$	\$				

[THIS PAGE INTENTIONALLY LEFT BLANK]

### **APPENDIX D-2**

# SELECTED UNAUDITED CONDENSED FINANCIAL INFORMATION OF THE

## TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS

### FOR THE 10-MONTH PERIOD ENDED

JUNE 30, 2006

[THIS PAGE INTENTIONALLY LEFT BLANK]

#### TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS HOUSING FINANCE DIVISION COMBINING BALANCE SHEETS at June 30, 2006 (Unaudited)

	Single Family Program Funds	Residential Mortgage Revenue Bond Funds	Collateralized Home Mortgage Revenue Funds	Multi-Family Program Funds	Single Family CHMRB Series 1993 Funds	Single Family CHMRB 1994 & 1995 Funds	Commercial Paper Funds	General Funds	Combined Totals
ASSETS									
Cash \$	214,634	\$ 12,986,528 \$	\$	\$ 12,777,434	\$	\$88\$	\$	1,434,743 \$	27,413,423
Cash Equivalents	33,329,541	16,648,789	468,450	51,834,872	7,930		12,373,076	11,888,209	126,550,867
Investments, fair value	301,531,490	8,520,958	2,523,109	82,211,019					394,786,576
Mortgage-backed securities, fair value	476,653,835	330,156,891	16,076,306	35,185,503					858,072,53
Loans Receivable, net	48,572,857	1,525,016		1,082,857,671				3,537,948	1,136,493,492
Real Estate Owned, net	215,615	(400)						157	215,372
Notes Receivable									(
Accrued Interest Receivable	8,845,644	2,195,564	99,274	11,504,777	2	27,296	10,256	20,135	22,702,948
Deferred Issuance Costs, net	7,151,520	3,251,025	131,718	650,043					11,184,306
Other Assets	67,673	15,431		1,319,012	1,737	(3)		626,720	2,030,570
TOTAL ASSETS \$	876,582,809	\$ 375,299,802	\$ 19,298,857	\$ 1,278,340,331	\$ 9,669	\$ 27,381 \$	12,383,332 \$	17,507,912 \$	2,579,450,093

#### LIABILITIES AND

FUND BALANCES

Bonds Payable Commercial Paper Notes Payable Accrued Interest Payable Accounts Payable and Other	\$	845,465,231 8,737,334	\$ 361,449,245 9,736,279	\$ 17,576,486 22,759	\$ 1,083,355,868 12,191,560	\$	\$ 5	\$	11,967,000 8,990	\$	\$ 2,307,846,830 11,967,000 30,696,927
Accounts Payable and Other Accrued Expenses Other Liabilities	_	5,983 6,796,676	 4,741 3,791,134	 442,438	 182,667,598	_			406,076	644,104 78,661	 654,828 194,182,583
TOTAL LIABILITIES		861,005,224	374,981,399	18,041,683	1,278,215,026		5	0	12,382,066	722,765	2,545,348,168
Restricted Fund Balance	_	15,577,585	 318,403	 1,257,174	 125,305		9,664	27,381	1,266	16,785,147	 34,101,925
TOTAL LIABILITIES AND FUND BALANCES	\$	876,582,809	\$ 375,299,802	\$ 19,298,857	\$ 1,278,340,331	\$	9,669_\$	27,381 \$	12,383,332	\$ <u> </u>	\$ 2,579,450,093

#### TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS HOUSING FINANCE DIVISION COMBINING STATEMENTS OF REVENUES, EXPENSES AND CHANGES IN FUND BALANCE For the Tenth Period Ending June 30, 2006

(Unaudited)

		Single Family Program Funds		Residential Mortgage Revenue Bond Funds	Collateralized Home Mortgage Revenue Funds		Multi-Family Program Funds		Single Family CHMRB Series 1993 Funds	Single Family CHMRB 1994 &1995 Funds		Commercial Paper Funds	General Funds	Combined Totals
Interest Revenue:														
Loans	\$	2,222,851	\$	148,691 \$		5	\$ 50,025,139	\$	\$		\$	\$	25,905	\$ 52,422,586
Investments		28,984,008		17,684,666	1,186,8	18	35,171		7,443	178,689		3,075,172	476,014	51,627,981
Rebate Adjustment														0
Real Estate Owned		30,074												30,074
Total Interest Revenue	_	31,236,933		17,833,357	1,186,8	18	50,060,310		7,443	178,689	_	3,075,172	501,919	104,080,641
Interest Expense:														
Interest on Bonds		25,267,046		16,517,259	1,062,6	51	50,025,146			179,861				93,051,963
Interest on Commercial Paper												2,954,667		2,954,667
Net Interest Revenue	-	5,969,887		1,316,098	124,1	67	35,164		7,443	(1,172)	-	120,505	501,919	8,074,011
Other Revenue:														
Commitment Fees		113,386		96,106	31,7	98	13,360							254,650
Other		233,228		200,680	- ,		252,137						1,981,083	2,667,128
Total Other Revenue	-	346,614	_	296,786	31,7	98	265,497	_	0	0	-	0	1,981,083	2,921,778
Other Expenses:														
Amortization and Write-Off of Deferred														
Issuance Costs		473,674		380,649	6,3	65	11,994			41,946				914,628
Mortgage Loan Servicing Fees		93,566		5,899									36,000	135,465
Trustee Fees		241,642		63,541	10,5	81	562		174	3,298		21,998	4,294	346,090
Mortgage Pool & Self Insurance		519,351												519,351
Provision for Estimated Losses on Loans		1,803		1,600										3,403
Other		2,933,099		743,133	8,4	79						125,117	95,731	3,905,559
General and Administrative	-										-		4,989,256	4,989,256
Total Other Expenses		4,263,135		1,194,822	25,4	25	12,556		174	45,244		147,115	5,125,281	10,813,752
Operating Income (Loss)		2,053,366		418,062	130,5	40	288,105		7,269	(46,416)		(26,610)	(2,642,279)	182,037
Gain (Loss) on Early														
Extinguishment of Debt		(826,320)		154,703	48,7	07				(119,252)				(742,162)
Net Increase (Decrease) in Fair														
Value of Investments		(28,716,419)		(15,624,357)	(643,6	87)								(44,984,463)
Operating Transfers, net	-	11,751		(127,693)	5,6	50	(573,363)		(754,365)	2,645	-	21,998	4,418,426	3,005,049
Net Income (Loss)	\$	(27,477,622)	\$	(15,179,285) \$	(458,7	90) \$	\$(285,258)	\$	(747,096) \$	(163,023)	\$_	(4,612) \$	1,776,147	\$ (42,539,539)
Restricted fund balance,														
beginning of period Equity Transfers	-	43,055,207		15,497,688	1,715,9	64	410,563		756,760	190,404	_	5,878	15,009,000	76,641,464
RESTRICTED FUND BALANCE,			_					_						
END OF PERIOD	\$	15,577,585	\$	318,403 \$	1,257,1	74 \$	\$ 125,305	\$	9,664 \$	27,381	\$	1,266 \$	16,785,147 \$	34,101,925

### **APPENDIX E**

### FORM OF PROPOSED OPINION OF BOND COUNSEL

### [LETTERHEAD OF BOND COUNSEL]

#### \_\_\_\_\_, 2006

WE HAVE ACTED AS BOND COUNSEL for the Texas Department of Housing and Community Affairs (the "Department") in connection with the issuance of the Department's Single Family Mortgage Revenue Bonds, in three series to be known as (i) its Single Family Mortgage Revenue Bonds, 2006 Series F (the "Series F Bonds"), (ii) its Single Family Mortgage Revenue Refunding Bonds, 2006 Series G (the "Series G Bonds" and together with the Series F Bonds, collectively the "Series F/G Bonds") and (iii) its Single Family Variable Rate Mortgage Revenue Bonds, 2006 Series H (the "Series H Bonds" and together with the Series F/G Bonds, collectively, the "Series 2006 Bonds"). The Series 2006 Bonds shall bear interest from the date of delivery thereof. Interest on the Series F/G Bonds is payable March 1, 2007, and semiannually thereafter on each September 1 and March 1 until maturity or prior redemption. Interest on the Series H Bonds is payable March 1, 2007, and semiannually thereafter on each September 1 and March 1, and as further provided in the Fifty-Third Supplemental Indenture mentioned below, until maturity or prior redemption. The Series F/G Bonds are issuable only as fully registered bonds without coupons in denominations of \$5,000 principal amount or any integral multiple thereof. The Series H Bonds are issuable only as fully registered bonds without coupons in denominations of \$100,000 and any whole multiple of \$5,000 in excess thereof. The Series 2006 Bonds are being issued in the principal amounts, bear interest at the rates and mature on the dates as provided in the Indenture mentioned below. The Series 2006 Bonds are subject to mandatory, optional and special redemption prior to maturity on the dates, at the redemption prices and under the circumstances described in the Indenture.

THE SERIES 2006 BONDS ARE BEING ISSUED pursuant to a resolution adopted by the Governing Board of the Department on October 12, 2006 (the "Bond Resolution"), a Single Family Mortgage Revenue Bond Trust Indenture dated as of October 1, 1980, between the Department's predecessor, the Texas Housing Agency, or the Department, as the case may be, and The Fort Worth National Bank, or its successor, The Bank of New York Trust Company, N.A., as trustee (the "Trustee"), as amended and supplemented (collectively, the "Single Family Indenture"), a Fifty-First Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of November 1, 2006 (the "Fifty-First Supplemental Indenture") relating to the Series F Bonds, a Fifty-Second Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of November 1, 2006 (the "Fifty-Second Supplemental Indenture") relating to the Series G Bonds and a Fifty-Third Supplemental Single Family Mortgage Revenue Bond Trust Indenture, dated as of November 1, 2006 (the "Fifty-Third Supplemental Indenture") relating to the Series H Bonds (the Fifty-First Supplemental Indenture, the Fifty-Second Supplemental Indenture and the Fifty-Third Supplemental Indenture shall be referred to collectively as the "2006 Supplemental Indentures"). The Single Family Indenture and the 2006 Supplemental Indentures are referred to herein collectively as the "Indenture". The Series F Bonds are being issued for the purpose of providing funds to make and acquire Mortgage Loans, funding capitalized interest and paying a portion of the costs of issuance of the Series 2006 Bonds. The Series G Bonds are being issued for the purpose of refunding a portion of the Department's outstanding Single-Family Mortgage Revenue Refunding Tax-Exempt Commercial Paper Notes, Series A, thereby providing funds to make and acquire Mortgage Loans, funding capitalized interest and paying a portion of the costs of issuance of the Series 2006 Bonds. The Series H Bonds are being issued for the purpose of providing funds to make and acquire Mortgage Loans, funding capitalized interest and paying a portion of the costs of issuance of the Series 2006 Bonds. Capitalized terms not otherwise defined herein have the meanings assigned to such terms in the Indenture.

THE SINGLE FAMILY INDENTURE PERMITS the issuance of additional bonds on a parity with the Series 2006 Bonds upon the terms and conditions set forth in the Single Family Indenture. The Department reserves the right in the Single Family Indenture to issue other bonds of the Department under the Single Family Indenture for other programs similar to the program initially funded with the proceeds of the Series 2006 Bonds or funds made available through the issuance of the Series 2006 Bonds and to refund bonds issued under the Single Family Indenture, and further reserves the right to issue bonds payable from the pledges and assignments in trust pursuant to the Single Family Indenture that are junior or subordinate to the Series 2006 Bonds, all as provided in the Single Family Indenture.

THE SCOPE OF OUR ENGAGEMENT AS BOND COUNSEL extends solely to an examination of the facts and law incident to rendering an opinion with respect to the legality and validity of the Series 2006 Bonds and the security therefor and with respect to the exclusion from gross income for federal income tax purposes of interest on the Series 2006 Bonds. We have not been engaged or undertaken to review the accuracy, completeness or sufficiency of the Official Statement or other offering material relating to the Series 2006 Bonds and we express no opinion relating thereto (excepting only the matters set forth as our opinion in the Official Statement). We have not assumed any responsibility with respect to the financial condition or capability of the Department or the disclosure thereof. In our capacity as Bond Counsel, we have participated in the preparation of and have examined a transcript of certain proceedings pertaining to the Series 2006 Bonds, including certain certified and original proceedings of the Department and the State of Texas (the "State"), and customary certificates, opinions, affidavits and other documents executed by officers, agents and representatives of the Department, the State, the Trustee and others. We have also examined executed Bond No. TR-1 of each series of the Series 2006 Bonds.

You have authorized us to assume without independent verification (i) the genuineness of certificates, records and other documents (collectively, "documents") and the accuracy and completeness of the statements of fact contained therein; (ii) the due authorization, execution and delivery of the documents described above by the other parties thereto; (iii) that all documents submitted to us as originals are accurate and complete; and (iv) that all documents submitted to us as copies are true and correct copies of the originals thereof.

### BASED UPON SUCH EXAMINATION, IT IS OUR OPINION THAT:

1. The Department is a body politic and corporate and a public and official governmental agency of the State, duly created, organized and existing under the laws of the State, particularly Chapter 2306, Texas Government Code, as amended (together with other laws of the State applicable to the Department, the "Act"), and has full power and authority to adopt the Bond Resolution and to perform its obligations thereunder; to execute and deliver the 2006 Supplemental Indentures; to perform its obligations under the Indenture; and to issue and sell the Series 2006 Bonds and to utilize the proceeds therefrom for the purposes set forth in the Bond Resolution and the Indenture.

2. The Department has duly adopted the Bond Resolution and has duly authorized, executed and delivered the 2006 Supplemental Indentures. The Indenture constitutes a legal, valid and binding obligation of the Department. Pursuant to the Indenture, all of the Department's right, title and interest in and to the Trust Estate, including the Revenues and other amounts to be received by the Department have been validly and effectively assigned and, upon receipt of such Revenues and amounts by the Trustee, pledged as security for the payment of the principal and redemption price of and interest on the Series 2006 Bonds. We draw your attention to the fact that the Series 2006 Bonds are secured on a parity basis with the Department's Single Family Mortgage Revenue Bonds, 1997 Series A; Single Family Mortgage Revenue Refunding Bonds, 1997 Series B; Single Family Mortgage Revenue Bonds, 1997 Series D; Taxable Single Family Mortgage Revenue Bonds, 1997 Series F; Single Family Mortgage Revenue Bonds, 2002 Series A; Single Family Mortgage Revenue Refunding Bonds, 2002 Series B; Single Family Mortgage Revenue Refunding Bonds, 2002 Series C; Single Family Mortgage Revenue Refunding Bonds, 2002 Series D; Single Family Mortgage Revenue Refunding Bonds, 2004 Series A; Single Family Variable Rate Mortgage Revenue Refunding Bonds, 2004 Series B; Single Family Mortgage Revenue Bonds, 2004 Series C; Single Family Variable Rate Mortgage Revenue Bonds, 2004 Series D; Single Family Mortgage Revenue Refunding Bonds, 2004 Series E; Single Family Variable Rate Mortgage Revenue Refunding Bonds, 2005 Series A; Single Family Mortgage

Revenue Refunding Bonds, 2005 Series B; Taxable Single Family Variable Rate Mortgage Revenue Refunding Bonds, 2005 Series C; Single Family Mortgage Revenue Bonds, 2005 Series D; Single Family Mortgage Revenue Refunding Bonds, 2006 Series A; Single Family Mortgage Revenue Refunding Bonds, 2006 Series B; Single Family Mortgage Revenue Bonds, 2006 Series C; Single Family Mortgage Revenue Refunding Bonds, 2006 Series D; and Single Family Mortgage Revenue Refunding Bonds, 2006 Series E, all issued under the Single Family Indenture. The Department has also issued its Taxable Junior Lien Single Family Mortgage Revenue Bonds, Series 2002A and Taxable Junior Lien Single Family Variable Rate Mortgage Revenue Bonds, Series 2004A, which are secured on a basis subordinate to the Series 2006 Bonds. The Department has also granted security interests on a subordinate basis to the swap providers and the liquidity providers for certain of the foregoing bonds.

3. The Department has duly authorized the issuance, execution and delivery of the Series 2006 Bonds. The authorized officers of the Department have duly executed the Series 2006 Bonds and the Trustee has duly authenticated the Series 2006 Bonds, to the extent required by the Indenture, and delivered the Series 2006 Bonds to the initial purchasers thereof. The Series 2006 Bonds constitute legal, valid and binding limited obligations of the Department and are entitled to the benefit and security of the Indenture. The form and execution of the executed Series 2006 Bonds that we have examined are regular and proper.

4. The Series 2006 Bonds are issued pursuant to the provisions of the Act and constitute limited obligations of the Department and are payable solely from the revenues, funds and assets of the Department pledged under the Indenture and not from any other revenues, funds or assets of the Department. The Series 2006 Bonds are not and do not create or constitute in any way an obligation, a debt or a liability of the State, or create or constitute a pledge, giving or lending of the faith or credit or taxing power of the State. The Department has no taxing power.

5. The enforceability of certain provisions of the Series 2006 Bonds, the Bond Resolution and the Indenture may be limited by bankruptcy, insolvency, reorganization, moratorium and other laws for the relief of debtors. Furthermore, the availability of equitable remedies under the Series 2006 Bonds, the Bond Resolution and the Indenture may be limited by general principles of equity that permit the exercise of judicial discretion.

6. Interest on the Series 2006 Bonds is excludable from gross income for federal income tax purposes under existing law.

7. Interest on the Series 2006 Bonds is an item of tax preference includable in alternative minimum taxable income for purposes of calculating the federal alternative minimum tax on individuals and corporations under existing law.

IN PROVIDING THE OPINIONS set forth in paragraphs 6 and 7 above with respect to the Series 2006 Bonds, we have relied on representations of the Department, the Underwriters, the Servicer and the Mortgage Lenders, with respect to matters solely within the knowledge of the Department, the Underwriters, the Servicer and the Mortgage Lenders, respectively, which we have not independently verified, and have assumed continuing compliance with the procedures, safeguards and covenants in the Indenture and other documents relating to the requirements of the Internal Revenue Code of 1986, as amended. We have further relied on the report (the "Report") of Causey Demgen & Moore, Inc., certified public accountants, regarding the mathematical accuracy of certain computations. In the event that any of such representations or the Report is determined to be inaccurate or incomplete or the Department, a Mortgage Lender or the Servicer fails to comply with the foregoing procedures, safeguards and covenants in the Indenture, interest on the Series 2006 Bonds could become includable in gross income for federal income tax purposes under existing law from the date of original delivery thereof, regardless of the date on which the event causing such taxability occurs.

EXCEPT AS STATED ABOVE, we express no opinion as to any federal, state or local tax consequences resulting from the receipt or accrual of interest on, or acquisition, ownership or disposition of the Series 2006 Bonds. Certain actions may be taken or omitted subject to the terms and conditions set forth in the 2006 Supplemental Indentures, upon the advice or with an approving opinion of nationally recognized bond counsel. We express no opinion with respect to our ability to render an opinion that such actions, if taken or omitted, will not adversely affect the exclusion from gross income for federal income tax purposes of interest on the Series 2006 Bonds.

HOLDERS OF THE SERIES 2006 BONDS should also be aware that the ownership of tax-exempt obligations may result in collateral federal income tax consequences to financial institutions, life insurance and property and casualty insurance companies, certain S corporations with Subchapter C earnings and profits, individual recipients of Social Security or Railroad Retirement benefits, taxpayers who may be deemed to have incurred or continued indebtedness to purchase or carry tax-exempt obligations, taxpayers owning an interest in a FASIT that holds tax-exempt obligations and individuals otherwise qualifying for the earned income credit. In addition, certain foreign corporations doing business in the United States may be subject to the "branch profits" tax on their effectively connected earnings and profits, including tax-exempt interest such as interest on the Series 2006 Bonds.

THE OPINIONS SET FORTH ABOVE are based on existing law, which is subject to change. Such opinions are further based on our knowledge of facts as of the date hereof. We assume no duty to update or supplement these opinions to reflect any facts or circumstances that may hereafter come to our attention or to reflect any changes in any law that may hereafter occur or become effective. Moreover, our opinions are not a guarantee of result and are not binding on the Internal Revenue Service (the "Service"); rather, such opinions represent our legal judgment based upon our review of existing law and in reliance upon the representations and covenants referenced above that we deem relevant to such opinions. The Service has an ongoing audit program to determine compliance with rules that relate to whether interest on state or local obligations is includable in gross income for federal income tax purposes. No assurance can be given whether or not the Service will commence an audit of the Series 2006 Bonds. If an audit is commenced, in accordance with its current published procedures the Service is likely to treat the Department as the taxpayer. We observe that the Department has covenanted in the 2006 Supplemental Indentures not to take any action, or omit to take any action within its control, that if taken or omitted, respectively, may result in the treatment of interest on the Series 2006 Bonds as includable in gross income for federal income tax purposes.

Very truly yours,

### **APPENDIX F-1**

# THE DEPARTMENT'S MORTGAGE LOAN PORTFOLIO

[THIS PAGE INTENTIONALLY LEFT BLANK]

# Additional Information Concerning Mortgage Loans And Mortgage Certificates

The Texas Department of Housing and Community Affairs (the "Department") owns an extensive portfolio of mortgage loans (the "Portfolio Mortgage Loans") and GNMA/FNMA Certificates (Mortgage Certificates) acquired with the proceeds of the Department's Single Family Mortgage Revenue Bonds, Single Family Mortgage Revenue Bonds (Collateralized Home Mortgage Revenue Bonds), Residential Mortgage Revenue Bonds, GNMA Collateralized Home Mortgage Revenue Bonds and Collateralized Home Mortgage Revenue Bonds. The following tables summarize certain information regarding the Portfolio Mortgage Loans and Mortgage Certificates, as of June 30, 2006, and are included solely for the purpose of providing comparative information with respect to the Portfolio Mortgage Loans and Mortgage Certificates. This information should not be construed as a representation or opinion of the Department that the information concerning the new Mortgage Loans and Mortgage Certificates will approximate the information shown below.

# Part I: Single Family Mortgage Revenue Bond Trust Indenture and Junior Lien Indenture

		Original		Bonds	Mortgage			Onga Cert	tificates
Series <sup>(1)</sup>		Issue Amount			Rate				
	¢		¢	Outstanding		¢	Originated	\$	Outstanding
1980 A	\$	150,000,000	\$	0	11.20 %	\$	135,128,160	2	1,866,600
1982 A		100,000,000		0	13.93		14,212,374		17,109
1983 A		238,800,000		0	10.79		216,279,114		3,930,859
1984 A/B		304,200,000		0	12.10/9.75		171,587,864		2,200,732
1985 A		200,000,000		0	9.75		118,045,235		3,783,878
1985 B		123,996,157		0	9.70/9.55		29,176,707		1,143,414
1985 C		30,000,000		0	8.20		27,726,028		1,344,499
1986 A		83,425,000		0	8.70		73,526,184		3,171,766
1986 B		90,280,000		0	7.99/7.90		82,298,613		4,759,284
1987 A		14,840,000		0			0		0
1987 B		77,700,000		0	7.99/8.05/8.70		69,445,860		1,955,916
1991 A		81,605,000		0			0		0
1995 A-1, B-1, C-1		167,125,000		0	6.65		98,309,227		1,308,891
1996 A, B, C		59,140,000		0	5.95*		19,273,572		0
1996 D, E		169,490,000		0	6.75		92,277,298		0
1997 A, B, C		79,500,000		30,915,000	5.95*		78,969,869		28,396,464
1997 D, E, F		85,090,000		14,705,000	5.95*		66,463,700		26,090,443
2002 A, B, C, D		118,000,000		99,835,000	4.99*		100,082,672		88,132,638
2004 A, B		176,610,000		175,715,000	4.99/5.50		154,727,506		154,166,148
2004 C, D, E, F		175,070,000		84,375,000	4.99/6.10-7.10		59,493,901		67,320,313 <sup>(2)</sup>
2005 A		100,000,000		99,970,000	4.99		73,024,372		72,509,903
2005 B, C, D		38,195,000		36,675,000	4.99		0		22,696,942 (3)
2006 A, B, C, D, E		282,430,000		282,430,000	5.875/5.625/6.125		0		29,731,108 <sup>(4)</sup>
TOTAL	\$	2,945,496,157		\$824,620,000		\$	1,680,048,256	\$	514,526,907

# **1980 Trust Indenture**

Mortgage

\* Reflects Buydown Rates.

(1) The Single Family Mortgage Revenue Refunding Bonds 1991 Series A refunded all outstanding 1980 Series A Bonds.

The Junior Lien Single Family Revenue Refunding Bonds 1994 Series A&B refunded all outstanding 1983 Series A Bonds.

The Single Family Mortgage Revenue Bonds 1995 Series A-1 provided lendable proceeds for the purchase of mortgage-backed, pass-through certificates. The Single Family Mortgage Revenue Refunding Bonds 1995 Series B-1 refunded certain notes which previously refunded certain Bonds outstanding. The Single Family Mortgage Revenue

Refunding Bonds 1995 Series C-1 refunded all outstanding Single Family Mortgage Revenue Bonds 1985 Series A and a portion of the 1985 Series B.

The Single Family Mortgage Revenue Bonds 1996 Series A provided lendable proceeds for the purchase of mortgagebacked, pass-through certificates. The Single Family Mortgage Revenue Refunding Bonds 1996 Series B refunded all outstanding 1986 Series A Bonds.

The Single Family Mortgage Revenue Bonds 1996 Series D provided lendable proceeds for the purchase of mortgagebacked, pass-through certificates. The Single Family Mortgage Revenue Refunding Bonds 1996 Series E refunded all 1985 Series C and 1986 Series B Bonds and refunded certain notes which previously refunded certain Bonds outstanding.

The Single Family Mortgage Revenue Bonds 1997 Series A and C provided lendable proceeds for the purchase of mortgage-backed, pass-through certificates. The Single Family Mortgage Revenue Refunding Bonds 1997 Series B refunded certain notes which previously refunded certain Bonds outstanding.

The Single Family Mortgage Revenue Bonds 1997 Series D and Series F provided lendable proceeds for the purchase of mortgage-backed, pass-through certificates. The Single Family Mortgage Revenue Refunding Bonds 1997 Series E refunded all outstanding 1987 Series B Bonds.

The Single Family Mortgage Revenue Bonds 2002 Series A provided lendable proceeds for the purchase of mortgagebacked, pass-through certificates. The Single Family Mortgage Revenue Refunding Bonds 2002 Series B refunded and redeemed an equal amount of Residential Mortgage Revenue Bonds 2001 Series E and the 2002 Series C refunded certain notes which previously refunded certain Bonds outstanding. The Single Family Mortgage Revenue Refunding Bonds 2002 Series D refunded all outstanding 1991 Series A Bonds.

The Single Family Mortgage Revenue Refunding Bonds 2004 Series A and the Single Family Variable Rate Mortgage Revenue Refunding Bonds 2004 Series B were issued for the primary purpose of refunding the Department's Single Family Mortgage Revenue Refunding Tax-Exempt Commercial Paper Notes, Series A and Single Family Mortgage Revenue Tax-Exempt Commercial Paper Notes, Series C thereby providing funds for the purchase of mortgage-backed, pass-through certificates.

The Single Family Mortgage Revenue Bonds 2004 Series C and the Single Family Variable Rate Mortgage Revenue Bonds 2004 Series D were issued for the primary purpose of providing funds for the purchase of mortgage-backed, pass-through certificates. The proceeds of the Single Family Mortgage Revenue Refunding Bonds 2004 Series E were used to refund and redeem all of the Department's outstanding Collateralized Home Mortgage Revenue Bonds Series 1993A, Series 1993B, Series 1993C, Series 1993D and Series 1993E. The Single Family Mortgage Revenue Bonds 2004 Series F are interim rate bonds and were redeemed at par, as a whole, on July 15, 2005 from the proceeds of the Series 2005A Bonds.

The Single Family Variable Rate Mortgage Revenue Refunding Bonds 2005 Series A refunded a portion of the Department's Single Family Mortgage Revenue Refunding Tax-Exempt Commercial Paper Notes, Series A and the Department's Single Family Mortgage Revenue Bonds 2004 Series F.

The Single Family Mortgage Revenue Refunding Bonds 2005 Series B refunded and redeemed all outstanding Single Family Mortgage Revenue Bonds 1995 Series A-1. The Taxable Single Family Variable Rate Mortgage Revenue Refunding Bonds 2005 Series C refunded and redeemed all outstanding Taxable Single Family Mortgage Revenue Refunding Bonds 1995 Series C-1. The Single Family Mortgage Revenue Bonds 2005 Series D provided funds for the purchase of mortgage-backed, pass-through certificates, provided funds for the refunding of the 1995 Series A-1 Bonds, and provided a portion of the costs of issuance of the Series B/D Bonds.

The Single Family Mortgage Revenue Refunding Bonds 2006 Series A refunded the Department's outstanding Single Family Mortgage Revenue Tax-Exempt Commercial Paper Notes, Series C. The Single Family Mortgage Revenue Refunding Bonds 2006 Series B refunded the Department's outstanding Single Family Mortgage Revenue Tax-Exempt Commercial Paper Notes, Series A. The Single Family Mortgage Revenue Bonds 2006 Series C were issued for the primary purpose of providing funds for the purchase of mortgage certificates. The Single Family Mortgage Revenue Refunding Bonds 2006 Series D were issued to refund and redeem all of the Department's outstanding Single Family Mortgage Revenue Bonds, 1996 Series A and outstanding Single Family Mortgage Revenue Bonds, 1996 Series D. The Single Family Mortgage Revenue Refunding Bonds 2006 Series C mortgage Revenue Refunding Single Family Mortgage Revenue Bonds, 1996 Series D. The Single Family Mortgage Revenue Refunding Bonds 2006 Series E was issued to refund and redeem all of the Department's outstanding Single Family Mortgage Revenue Bonds, 1996 Series D.

(2) Includes balances on SFCHMRB 1993A-E transferred mortgage certificates and new certificates.

- (3) Includes balances on Single Family 1995A-1/B-1 transferred mortgage certificates.
- (4) Includes balances on Single Family 1996ABC and 1996DE transferred mortgage certificates.

		Original	Bonds		Mortgage	 Mortgage	Certificates			
Series <sup>(5)</sup>	Is	ssue Amount	(	Outstanding	Rate	Originated	Ou	utstanding <sup>(6)</sup>		
1994 A	\$	35,000,932	\$	-	5.95/6.65/6.75%	\$ 11,354,583	\$	5,276,138		
1994 B		55,995,000		-	5.95	2,784,029		1,537,474		
2002 A		10,000,000		9,085,000		-		-		
2004 A		4,140,000		4,140,000		-		-		
TOTAL	\$	105,135,932	\$	13,225,000		\$ 14,138,612	\$	6,813,612		

### **1994 Junior Lien Trust Indenture**

(5) The Junior Lien Single Family Revenue Refunding Bonds 1994 Series A&B refunded all outstanding 1983 Series A Bonds.

The Taxable Junior Lien Single Family Mortgage Revenue Bonds 2002 Series A were issued for the primary purpose of providing funds to finance single-family mortgage loans, multifamily mortgage loans, downpayment assistance for eligible very low income first-time homebuyers in connection with the purchase or development of homes located primarily in rural and border regions, to pay cost of issuance of the 2002 Series A Bonds and other permitted programs and purposes as determined by the Department from time to time.

The Taxable Junior Lien Single Family Variable Rate Mortgage Revenue Bonds 2004 Series A were issued for the primary purpose of providing down payment assistance.

(6) 2002 Series A and 2004 Series A loan balances are not included in the table above because debt service is not dependent on loan repayments.

# **Portfolio Mortgage Loans**

The following table characterizes the loan type of the Portfolio Mortgage Loans, excluding loans included in Ginnie Mae/Fannie Mae Mortgage Certificates, of the 1980 Trust Indenture:

	Number of	Outstanding	Percent of
	Prior Mortgage	Principal	Total Prior
Loan Type	Loans	 Amount	Mortgage Loans
Conventional	500	\$ 12,713,343	53.76%
FHA	387	10,616,855	41.61%
VA	43	 843,858	4.62%
Total	930	\$ 24,174,056	100.00%

Based on reports submitted by Mortgage Loan Servicers, the table below sets forth information concerning delinquent Portfolio Mortgage Loans (except for loans included in Mortgage Certificates) of the 1980 Trust Indenture:

### Conventional

	Number of	Outstanding		Percent of						
Duration of	Delinquent	Principal		Principal		Principal		Principal		Total No.
Delinquency	Loans	Amount		Amount		of Loans				
30 days	34	\$	811,119	3.66%						
60 days	15		336,884	1.61%						
90 days or more	14		410,386	1.51%						
Total	63	\$	1,558,389	6.77%						

FHA
-----

FHA					
		Number of	Outstanding		Percent of
	Duration of	Delinquent	Principal		Total No.
	Delinquency	Loans		Amount	of Loans
	30 days	24	\$	627,389	2.58%
	60 days	10		323,974	1.08%
	90 days or more	11		382,350	1.18%
	Total	45	\$	1,333,713	4.84%
VA					
		Number of	С	utstanding	Percent of
	Duration of	Delinquent		Principal	Total No.
	Delinquency	Loans		Amount	of Loans
	30 days	4	\$	78,798	0.43%
	60 days	0		0	0.00%
	90 days or more	3	103,950		0.32%
	Total	7	\$ 182,748		0.75%
ТОТА	L				
		Number of		Outstanding	Percent of
	Duration of	Delinquent		Principal Total N	
	Delinquency	Loans	Amount		of Loans
	30 days	62	\$	1,517,305	6.67%
	60 days	25		660,858	2.69%
	90 days or more	28		896,687	3.01%
	Total	115	\$	3,074,850	12.37%

The table below sets forth certain information with respect to prepayments of the 1980 Trust Indenture Mortgage Loans and is provided for historical purposes only. Prepayments of Mortgage Loans could occur on a more or less frequent basis than that shown for the 1980 Trust Indenture Mortgage Loans below.

		Total Loans	Total Loans	Percent
Series	Mortgage Rate	Acquired	Prepaid <sup>(7)</sup>	Prepaid
1980 Series A	11.20	2,947	2,824	95.83%
1982 Series A	13.93	340	339	99.71%
1983 Series A	10.79	3,737	3,588	96.01%
1984 Series A/B	12.10/9.75	3,040	2,951	97.07%
1985 Series A	9.75	2,011	1,880	93.49%
1985 Series B	9.70/9.55	558	517	92.65%
1985 Series C	8.20	462	415	89.83%
1986 Series A	8.70	1,121	1,024	91.35%
1986 Series B	7.99/7.90	1,291	1,132	87.68%
1987 Series B	7.99/8.05/8.70	1,168	1,075	92.04%
Totals		16,675	15,745	94.42%

(7) Total Loan Prepayments includes Portfolio Mortgage Loans (except for loans included in Mortgage Certificates) actually prepaid by the borrower, Portfolio Mortgage Loans acquired by the Department through foreclosure and Portfolio Mortgage Loans repurchased by the originating Mortgage Lender.

From the inception of the Department's single family mortgage program through June 30, 2006, the Department has foreclosed on 3,064 Portfolio Mortgage Loans having an unpaid principal balance at default of \$157,653,137. As of June 30, 2006, the Department continued to hold title to property securing one of such Portfolio Mortgage Loans aggregating \$5,062 in unpaid principal balance. In an effort to maximize its return on real estate owned by the Department as a result of foreclosures, the Department has employed outside contractors to manage, maintain, and arrange for sale, in conjunction with brokers, such real estate owned.

The tables below set forth the Servicers of the Mortgage Loans and Mortgage Loans included in Mortgage Certificates:

# Master Servicers—Mortgage Certificate Loans--Single Family

	Percent of
Servicers	Total Loans
CitiMortgage, Inc.	12.54%
Texas Star Mortgage	11.96%
Countrywide	75.50%
Total	100.00%

# Servicers—Mortgage Loans--Single Family

Servicers	Percent of Total Loans
Mitchell Mortgage Company	57.57%
Saxon Mortgage Services, Inc.	14.29%
CitiMortgage, Inc.	11.79%
First Horizon Home Loan Corp.	5.18%
Valley Mortgage Company, Inc.	4.59%
Other	6.58%
Total	100.00%

# Mortgage Pool Insurance and Self Insurance Fund Balance Single Family Mortgage Revenue Bonds

Initial Bond		Remaining
(Refunded Bond)	Insurance	Coverage
Series	Provider	Amount
1980A	MGIC	\$ 5,444,708
1982A	MGIC	997,934
1983A	MGIC	8,656,863
1984A/B	GEMIC	5,682,641
1985A	MGIC	541,392
1985B/C	MGIC	1,449,589
1986A(1996B) <sup>(8)</sup>	Self Insurance	440,976
1986B(1996E) <sup>(8)</sup>	Self Insurance	562,094
1987B(1997E) <sup>(8)</sup>	Self Insurance	496,960
Total		\$ 24,273,157

(8) The Department has obtained Rating Agency approval to reduce the noted Self Insurance Fund balances to the following amounts: 1986A(1996B)--\$263,998; 1986B(1996E)--\$336,490; 1987B(1997E)--\$297,512.

### **Reserve Fund Balance** Single Family Mortgage Revenue Bonds (1980 Trust Indenture and Junior Lien)

	Debt Service Reserve <sup>(9)</sup>				
	Par Value	Average			
	Fund Balances	Investment			
Bond Series	Actual	Rate <sup>(10)</sup>			
1996 D-E	941,870	13.250%			
2002A Jr. Lien	300,000	5.200%			
2004A Jr. Lien	124,205	5.200%			
Total	\$ 1,366,075	_			

(9) 1980 Trust Indenture Twentieth Supplement reduced the Debt Service Reserve Requirement from 10% of bonds outstanding to 3% of loans outstanding and eliminated the Mortgage Reserve Requirement but did not affect the Debt Service Reserve Requirement relating to the Junior Lien Bonds.

(10) Weighted average rate of investments, which mature periodically.

# **Part II: Other Information**

# Mortgage Loan Information Management System

All Mortgage Loans made with proceeds of the Department's mortgage revenue bonds, including the Portfolio Mortgage Loans and any Mortgage Certificate loans, permit partial or complete prepayment without penalty. Mortgage Loans, in general, may also be terminated prior to their respective maturities as a result of events such as default, sale, condemnation or casualty loss. A number of factors, including general economic conditions, homeowner mobility and mortgage market interest rates, will affect the rate of actual prepayments for a particular portfolio of mortgage loans.

The Department is currently managing its Mortgage Loans (other than Mortgage Loans backing Mortgage Certificates) through review of the performance of the various lending institutions participating in the program, review of the delinquency and foreclosure reports of the lenders, directing the investment of monthly receipts, payment of expenses and supervision of claims under the mortgage insurance policies. The Department does not service the Mortgage Loans backing Mortgage Certificates; however, the Department monitors the origination and payment of such Mortgage Loans. The Department currently manages the Mortgage Loans using a new Loan Administration and Servicing System from the MITAS Group, Inc. MITAS' Loan Administration software is a comprehensive and fully integrated system that has the ability to combine all types of loans into a central database and is also capable of fully complying with all aspects of loan servicing as prescribed by major secondary market investors.

# **DISCLAIMER**

"All information contained herein is obtained from sources believed to be accurate and reliable. Refer to the Official Statement and operative documents of each series for complete information on that issue. Because of the possibility of human and mechanical error as well as other factors, such information is provided "as is" without warranty of any kind and, in particular, no representation or warranty, expressed or implied, is made nor to be inferred as to the accuracy, timeliness or completeness, of any such information. Under no circumstances shall the Texas Department of Housing and Community Affairs have any liability to any person or entity for (a) any loss or damage in whole or part caused by, resulting from, or relating to any error (negligent or otherwise) or other circumstances involved in procuring, collecting, compiling, interpreting, analyzing, editing, transcribing, transmitting, communicating or delivering any such information, or (b) any direct, indirect, special, consequential or incidental damages whatsoever, even if the Texas Department of Housing and Community Affairs is advised in advance of the possibility of such damages, resulting from the use of, or inability to use, any such information."

[THIS PAGE INTENTIONALLY LEFT BLANK]

# **APPENDIX F-2**

OTHER INDEBTEDNESS OF THE DEPARTMENT

[THIS PAGE INTENTIONALLY LEFT BLANK]

# **Other Indebtedness of The Department**

<u>General - Single Family</u> Since 1979, the year of creation of the Texas Housing Agency (the "Agency"), a predecessor to the Department, through June 30, 2006, there have been issued by the Agency or the Department, twenty-seven series of Residential Mortgage Revenue Bonds, forty-six series of Single Family Mortgage Revenue Bonds, four series of Junior Lien Single Family Mortgage Revenue Refunding Bonds, ten series of GNMA/FNMA Collateralized Home Mortgage Revenue Bonds, eleven series of Collateralized Home Mortgage Revenue Bonds, and two series of Government National Mortgage Association Collateralized Home Mortgage Revenue Bonds. As of June 30, 2006, the outstanding principal amount of bonded indebtedness of the Department for single family housing purposes was \$1,215,290,000.

<u>General - Multifamily</u> The Department and the Agency have issued one hundred eighty five multifamily housing revenue bonds which have been issued pursuant to separate trust indentures and are secured by individual trust estates which are separate and distinct from each other. As of June 30, 2006, one hundred thirty two series were outstanding with an aggregate outstanding principal amount of \$1,085,280,297.

<u>Single Family Mortgage Revenue Bonds ("SFMRBs")</u> The Department has issued forty-six series of Single Family Mortgage Revenue and Refunding Bonds under a Single Family Mortgage Revenue Bond Trust Indenture, dated as of October 1, 1980, and fifty indentures supplemental thereto, which are secured on an equal and ratable basis by the trust estate established by the SFMRB Indenture. As of June 30, 2006, twenty one were outstanding with an aggregate outstanding principal amount totaling \$824,620,000.

<u>Junior Lien Bonds</u> The Department has issued four series of its Junior Lien Single Family Mortgage Revenue Refunding Bonds (the "Junior Lien Bonds") pursuant to a Junior Lien Trust Indenture, dated as of May 1, 1994, and four indentures supplemental thereto. The Junior Lien Bonds are secured on an equal and ratable basis with each other and on a subordinated basis to the Single Family Mortgage Revenue Bonds by the trust estate held under the SFMRB Indenture. As of June 30, 2006, two series were outstanding with an aggregate outstanding principal of \$13,225,000.

<u>Residential Mortgage Revenue Bonds ("RMRBs"</u>) The Department has issued twenty-seven series of Residential Mortgage Revenue and Refunding Bonds pursuant to the Residential Mortgage Revenue Bond Trust Indenture and twenty-seven separate series supplements, and are secured on an equal and ratable basis by the trust estate established by the RMRB Indenture. As of June 30, 2006, fifteen series were outstanding with an aggregate outstanding principal amount of \$360,245,000.

<u>Collateralized Home Mortgage Revenue Bonds ("CHMRBs")</u> The Department has issued eleven series of Collateralized Home Mortgage Revenue Bonds pursuant to the Collateralized Home Mortgage Revenue Bond Master Indenture and six separate series supplements, and are secured on an equal and ratable basis by the trust estate established by such trust indentures. As of June 30, 2006, two series of CHMRBs were outstanding with an aggregate outstanding principal amount of \$17,200,000.

<u>Single Family Collateralized Home Mortgage Revenue Bonds – 1993 (SFCHMRB - 1993)</u> The Department has issued five series of single family mortgage revenue bonds under a GNMA/FNMA Collateralized Home Mortgage Revenue Bond Trust Indenture dated as of November 1, 1993, amended as of February 1, 1995 by and between the Department and Bank One, Texas, NA. On November 1, 2004, the SFCHMRB – 1993s were redeemed in whole by the SFMRB 2004 Series E Bonds.

<u>Single Family Collateralized Home Mortgage Revenue Bonds – 1994 (SFCHMRB – 1994)</u> The Department has issued three series of single family mortgage revenue bonds in 1994 and 1995 under a GNMA/FNMA Collateralized Home Mortgage Revenue Bond Master Trust Indenture dated as of November 1, 1994, supplemented by a First Supplemental GNMA/FNMA Collateralized Home Mortgage Revenue Bond Trust Indenture dated as of November 1, 1994, as amended as of February 1, 1995, by and between the Department and Bank One, Texas, N.A. On December 16, 2004, the underlying mortgage backed securities were sold and funds were escrowed to redeem the bonds in whole on their optional redemption dates of February 22, 2005, April 26, 2005 and June 27, 2006.</u>

The Department has issued two series of single family mortgage revenue refunding bonds in 1995 for the purpose of refunding certain notes which previously refunded certain Bonds outstanding, under a GNMA/FNMA Collateralized Home Mortgage Revenue Bond Master Trust Indenture and a First Supplemental GNMA/FNMA Collateralized Home Mortgage Revenue Bond Trust Indenture and Second Supplemental GNMA/FNMA Collateralized Home Mortgage Revenue Bond Trust Indenture, each dated as of November 1, 1994, each amended as of February 1, 1995, and each by and between the Department and Bank One, Texas, NA, as Trustee. On December 1, 2003, all series of SFCHMRB – 1995s were redeemed in whole.

<u>GNMA Collateralized Home Mortgage Revenue Bonds</u> The Department has issued two series of GNMA Collateralized Home Mortgage Revenue Bonds, Series 1989A and Series 1989B in aggregate principal amounts of \$72,000,000 and \$48,250,000, respectively (the "GNMA Collateralized Bonds"), pursuant to two separate indentures, which are not on an equal and ratable basis with each other. The GNMA Collateralized Bonds were sold through two separate private placement transactions with FNMA. The proceeds of the Series 1989A GNMA Collateralized Bonds were used by the Department to redeem in whole the Department's previously issued \$25,000,000 Residential Mortgage Revenue Bonds, Series 1987B, and its previously issued \$47,000,000 Residential Mortgage Revenue Bonds, Series 1987C. The proceeds of the Series 1989B GNMA Collateralized Bonds were used to finance mortgage loans through the acquisition of GNMA Certificates and, except for a portion reserved for targeted area loans, such proceeds were reserved to finance the purchase by eligible borrowers of real estate owned by financial institutions in the State of Texas or by the Department. On December 2, 1999, the GNMA Collateralized Home Mortgage Revenue Bonds were redeemed in whole by the RMRB 1999 Series D Bonds.

<u>Collateralized Mortgage Obligations</u> On May 4, 1987, the Department issued its \$100,000,000 Collateralized Mortgage Obligations, Series 1987A, as an investment vehicle to provide funds to carry out certain housing assistance programs of the Department. As of February 1, 1996, the Collateralized Mortgage Obligations were redeemed in whole.

### **APPENDIX G**

### INVESTMENT OF FUNDS RELATING TO PRIOR BONDS

The following table summarizes certain information as of June 30, 2006, regarding yields (calculated on the basis of stated maturity) or existing investments (valued at par) within the Debt Service Reserve Fund and the Float Fund and Acquisition Fund (as defined in Footnote 1 below) in connection with the outstanding Prior Bonds:

Fund or Account	Approximate Amount Invested (Par Value)	Average Investment Rate	Investment Maturity Date	Investment Security/ Investment Agreement Provider
Debt Service Reserve Fund				
Series 1996D/E/F	941,870	13.250%	5/15/2014	Treasury Bond
Series 2002A Jr. Lien	300,000	5.200%	7/03/2006	Paribas Repurchase Agreement
Series 2004A Jr. Lien	124,205	5.200%	7/03/2006	Paribas Repurchase Agreement
Float Fund <sup>(1)</sup>				
Series 1982A	46,711	6.080%	9/30/2029	FGIC GIC
Series 1983A	934,998	6.086%	9/30/2029	FGIC GIC
Series 1984A/B	181,933	5.951%	9/30/2029	FGIC GIC
Series 1985A	295,481	5.863%	9/30/2029	FGIC GIC
Series 1985B/C	42,743	6.080%	9/30/2029	FGIC GIC
Series 1987B	548,618	6.070%	9/30/2029	FGIC GIC
Series 1991A	299,747	6.080%	9/30/2029	FGIC GIC
Series 1994A/B	52,358	5.900%	9/30/2029	FGIC GIC
Series 1995A/B	66,029	6.048%	9/30/2029	FGIC GIC
Series 1995C	1	5.860%	9/30/2029	FGIC GIC
Series 1996A/B/C	761,027	6.123%	9/01/2028	Westdeutsche Bank Investment
				Agreement
Series 1996D/E	248,311	6.080%	9/30/2029	FGIC GIC
Series 1997A/B/C	2,262,006	6.126%	8/31/2029	AIGMFC GIC
Series 1997D/E/F	1,939,639	5.846%	8/31/2029	CDCFC GIC
Series 2002A Jr. Lien	74,535	5.200%	7/03/2006	Paribas Repurchase Agreement
Series 2002A/B/C/D	4,340,508	5.025%	3/01/2034	Bayerische GIC
Series 2004A/B	4,544,920	3.992%	3/01/2036	Transamerica Life GIC
Series 2004A Jr. Lien	1,300	5.200%	7/03/2006	Paribas Repurchase Agreement
Series 2004C/D/E/F	3,896,419	4.496%	3/01/2036	Transamerica Life GIC
Series 2005A	1,058,326	3.370%	9/01/2036	Transamerica Life GIC
Series 2005C/D/E	2,062,866	5.200%	7/03/2006	Paribas Repurchase Agreement
Series 2006A/B/C/D/E	137,637	5.200%	7/03/2006	Paribas Repurchase Agreement
Acquisition Fund				
1994A/B	25,049	5.200%	7/03/2006	Paribas Repurchase Agreement
2002A Jr. Lien	753,429	5.200%	7/03/2006	Paribas Repurchase Agreement
2002A/B/C/D	11,524	5.200%	7/03/2006	Paribas Repurchase Agreement
2004A Jr. Lien	1,275,641	5.200%	7/03/2006	Paribas Repurchase Agreement
2004A/B	16,344,383	5.200%	7/03/2006	Paribas Repurchase Agreement
2004C/D/E/F	10,410,018	2.425%	7/01/2006	Transamerica Life GIC
2005A	27,337,373	3.351%	9/01/2006	Transamerica Life GIC
2005B/C/D	2,850,000	5.200%	7/03/2006	Paribas Repurchase Agreement
2006A/B/C/D/E	232,284,632	5.250%	12/31/2007	DEPFA Bank

<sup>(1)</sup> Float Fund includes the Revenue Fund, Debt Service Fund, Expense Fund, and Special Mortgage Loan Fund.

[THIS PAGE INTENTIONALLY LEFT BLANK]

### **APPENDIX H**

### APPLICABLE MEDIAN FAMILY INCOMES AND MAXIMUM ACQUISITION COST LIMITATIONS

Area	60% of AMFI <sup>(^)</sup>	80% of AMFI <sup>(^)</sup>	100% of AMFI*	115% of AMFI**	120% of AMFI***	140% of AMFI****
Austin-Round Rock, MSA						
Austin-Round Rock, MSA (1)	\$42,660	\$56,880	\$71,100	\$81,765	\$85,320	\$99,540
Dallas-Fort Worth-Arlington, MSA						
Dallas, HMFA (2)	\$39,900	\$53,200	\$66,500	\$76,475	\$79,800	\$93,100
Fort Worth – Arlington, HMFA (3)	\$38,040	\$50,720	\$63,400	\$72,910	\$76,080	\$88,760
Wise County, HFMA	\$34,080	\$45,440	\$56,800	\$65,320	\$68,160	\$79,520
Houston-Baytown-Sugar Land, MSA						
Austin County, HFMA	\$33,720	\$44,960	\$56,200	\$64,630	\$67,440	\$78,680
Brazoria County, HFMA	\$39,060	\$52,080	\$65,100	\$74,865	\$78,120	\$91,140
Houston-Baytown-Sugar Land, HFMA (4)	\$36,600	\$48,800	\$61,000	\$70,150	\$73,200	\$85,400
Midland, MSA						
Midland, MSA (5)	\$33,540	\$44,720	\$55,900	\$64,285	\$67,080	\$78,260
Blanco County	\$33,060	\$44,080	\$55,100	\$63,365	\$66,120	\$77,140
Gillespie County	\$32,640	\$43,520	\$54,400	\$62,560	\$65,280	\$76,160
Hartley County	\$37,620	\$50,160	\$62,700	\$72,105	\$75,240	\$87,780
Hood County	\$37,620	\$50,160	\$62,700	\$72,105	\$75,240	\$87,780
Kendall County	\$41,700	\$55,600	\$69,500	\$79,925	\$83,400	\$97,300
Loving County	\$39,000	\$52,000	\$65,000	\$74,750	\$78,000	\$91,000
Ochiltree County	\$33,660	\$44,880	\$56,100	\$64,515	\$67,320	\$78,540
Roberts County	\$35,100	\$46,800	\$58,500	\$67,275	\$70,200	\$81,900
Somervell County	\$32,940	\$43,920	\$54,900	\$63,135	\$65,880	\$76,860
Balance of State	\$32,580	\$43,440	\$54,300	\$62,445	\$65,160	\$76,020

(1) Bastrop, Caldwell, Hays, Travis & Williamson Counties

(2) Collin, Dallas, Delta, Denton, Ellis, Hunt, Kaufman & Rockwall Counties

(3) Johnson, Parker & Tarrant Counties

(4) Chambers, Fort Bend, Galveston, Harris, Liberty, Montgomery, San Jacinto & Waller Counties

(5) Midland County

- \* Non-Targeted Area 1-2 persons.
- \*\* Non-Targeted Area 3+ persons.
- \*\*\* Targeted Area 1-2 persons.
- \*\*\*\* Targeted Area 3+ persons.

Effective: April 3, 2006

<sup>(^)</sup> For use in monitoring compliance with Chapter 2306, Texas Government Code, with respect to loans made to families of low income (80% of AMFI) and families of very-low income (60% of AMFI).

### AVERAGE AREA PURCHASE PRICES

### MAXIMUM ACQUISITION COST IN NON-TARGETED AREAS (90% of Average Area Purchase Price)

All statistical areas and counties in the State of Texas

\$237,031

## MAXIMUM ACQUISITION COST IN TARGETED AREAS (110% of Average Area Purchase Price)

All statistical areas and counties in the State of Texas

\$289,704

