

## NOTICE

\$72,000,000

Minnesota Housing Finance Agency  
Homeownership Finance Bonds, 2010 Series A  
(Mortgage-Backed Securities Program) (Non-AMT)

Official Statement, dated September 15, 2010

The Official Statement, dated September 15, 2010, has been posted on this website as a matter of convenience. The posted version of the Official Statement has been formatted in Adobe Portable Document Format (Adobe Acrobat 7.0). Although this format should replicate the Official Statement distributed on behalf of the Agency in connection with the issuance of the bonds, the appearance may vary for a number of reasons, including electronic communication difficulties or particular user software or hardware. Using software other than Adobe Acrobat 7.0 may cause the Official Statement that you view or print to differ from the Official Statement.

The posting of the Official Statement is not an offer to sell or a solicitation of an offer to buy any Bonds. *Under no circumstances shall the Official Statement constitute an offer to sell or the solicitation of an offer to buy nor shall there be any sale of the Bonds in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction.*

The Agency may remove this copy of the Official Statement from this website at any time.

*This Official Statement has been prepared by the Minnesota Housing Finance Agency to provide information about the 2010 Series A Bonds. Selected information is presented on this cover page for the convenience of the user. To make an informed decision regarding the 2010 Series A Bonds, a prospective investor should read this Official Statement in its entirety. Unless indicated, capitalized terms used on this cover page have the meanings given in this Official Statement.*



**\$72,000,000**  
**Minnesota Housing Finance Agency**  
**Homeownership Finance Bonds, 2010 Series A**  
**(Mortgage-Backed Securities Program) (Non-AMT)<sup>†</sup>**

Dated Date: Date of Delivery

Due: As shown on inside front cover

<i>Tax Exemption</i>	Interest on the 2010 Series A Bonds is not includable in gross income for federal income tax purposes or taxable net income of individuals, trusts and estates for Minnesota income tax purposes. See pages 35-37 herein for additional information, including further information on the application of federal and state alternative minimum tax provisions to the 2010 Series A Bonds.
<i>Redemption</i>	The 2010 Series A Bonds are subject to redemption as described on pages 14-19 herein.
<i>Security</i>	The 2010 Series A Bonds are secured, on a parity with Outstanding Bonds heretofore or hereafter issued under the Bond Resolution, by a pledge of Bond proceeds, Program Obligations, Investment Obligations, Revenues and other assets held under the Bond Resolution, except as otherwise expressly provided therein. The 2010 Series A Bonds are also general obligations of the Agency, payable out of any of its generally available moneys, assets or revenues. <i>The Agency has no taxing power. The State of Minnesota is not liable for the payment of the 2010 Series A Bonds and the 2010 Series A Bonds are not a debt of the State.</i> (See "Security for the Bonds.")
<i>Interest Payment Dates</i>	January 1 and July 1, commencing January 1, 2011, and any redemption date.
<i>Denominations</i>	\$5,000 or any integral multiple thereof.
<i>Closing/Settlement</i>	On or about October 21, 2010 through the facilities of DTC in New York, New York.
<i>Bond Counsel</i>	Dorsey & Whitney LLP, Minneapolis, Minnesota.
<i>Underwriters' Counsel</i>	Kutak Rock LLP, Atlanta, Georgia.
<i>Trustee</i>	Wells Fargo Bank, National Association, in Minneapolis, Minnesota.
<i>Book-Entry-Only System</i>	The Depository Trust Company. See Appendix D hereto.

The 2010 Series A Bonds are offered, when, as and if issued, subject to withdrawal or modification of the offer without notice and to the opinion of Dorsey & Whitney LLP, Minneapolis, Minnesota, Bond Counsel, as to the validity of, and tax exemption of interest on, the 2010 Series A Bonds.

**RBC Capital Markets****Morgan Stanley****Piper Jaffray & Co.**

The date of this Official Statement is September 15, 2010.

<sup>†</sup>Interest not included in the calculation of adjusted current earnings of corporations for purposes of the federal alternative minimum tax. (See "Tax Exemption and Related Considerations.")

**MATURITIES, PRINCIPAL AMOUNTS, INTEREST RATES AND PRICES**

**\$41,455,000 Serial Bonds**

<b>Due</b>	<b>Principal Amount</b>	<b>Interest Rate</b>	<b>CUSIP*</b>	<b>Due</b>	<b>Principal Amount</b>	<b>Interest Rate</b>	<b>CUSIP*</b>
July 1, 2011	\$1,535,000	0.45%	60416QAB0	July 1, 2017	1,795,000	2.50%	60416QAP9
January 1, 2012	1,550,000	0.75	60416QAC8	January 1, 2018	1,825,000	2.75	60416QAQ7
July 1, 2012	1,565,000	0.85	60416QAD6	July 1, 2018	1,860,000	2.75	60416QAR5
January 1, 2013	1,580,000	1.00	60416QAE4	January 1, 2019	1,895,000	3.00	60416QAS3
July 1, 2013	1,595,000	1.10	60416QAF1	July 1, 2019	1,935,000	3.00	60416QAT1
January 1, 2014	1,615,000	1.35	60416QAG9	January 1, 2020	1,970,000	3.15	60416QAU8
July 1, 2014	1,635,000	1.40	60416QAH7	July 1, 2020	2,010,000	3.15	60416QAV6
January 1, 2015	1,655,000	1.75	60416QAJ3	January 1, 2021	2,055,000	3.30	60416QAW4
July 1, 2015	1,680,000	1.80	60416QAK0	July 1, 2021	2,115,000	3.30	60416QAX2
January 1, 2016	1,705,000	2.10	60416QAL8	January 1, 2022	2,165,000	3.45	60416QBA1
July 1, 2016	1,735,000	2.15	60416QAM6	July 1, 2022	2,220,000	3.45	60416QBB9
January 1, 2017	1,760,000	2.45	60416QAN4				

**Price of Serial Bonds — 100%**

**\$13,440,000 3.80% Term Bonds Due July 1, 2025 at 100% (CUSIP 60416QAY0\*)**  
**\$17,105,000 4.25% Term Bonds Due July 1, 2028 at 106.845% (CUSIP 60416QAZ7\*)**

---

\*CUSIP numbers have been assigned by an organization not affiliated with the Agency and are included for the convenience of the owners of the 2010 Series A Bonds. The Agency is not responsible for the selection or uses of these CUSIP numbers, nor is any representation made as to their correctness on the 2010 Series A Bonds or as indicated above. A CUSIP number for a specific maturity may be changed after the issuance date. CUSIP® is a registered trademark of the American Bankers Association.

No dealer, broker, salesman or other person has been authorized by the Minnesota Housing Finance Agency or the Underwriters to give any information or representations, other than those contained in the Official Statement, and, if given or made, such other information or representations must not be relied upon as having been an offer to buy nor shall there be any sale of the 2010 Series A Bonds by any person in any jurisdiction in which it is unlawful for such person to make such offer, solicitation or sale. The information and expressions of opinion herein are subject to change without notice and neither the delivery of the Official Statement nor any sale made hereunder shall, under any circumstances, create any implication that there has been no change in the affairs of the Agency since the date hereof.

This Official Statement contains statements which, do the extent they are not recitations of historical fact, constitute “forward-looking statements.” In this respect, the words “estimate,” “intend,” “expect,” and similar expressions are intended to identify forward-looking statements. A number of important factors affecting the Agency, its Program and the 2010 Series A Bonds could cause actual results to differ materially from those contemplated in the forward-looking statements.

The Underwriters have reviewed the information in this Official Statement in accordance with, and as a part of, their respective responsibilities 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 the information.

In connection with this offering, the Underwriters may over-allot or effect transactions which stabilize or maintain the market price of the 2010 Series A Bonds at a level above that which might otherwise prevail in the open market. Such stabilizing, if commenced, may be discontinued.

THESE SECURITIES HAVE NOT BEEN RECOMMENDED BY ANY FEDERAL OR STATE SECURITIES COMMISSION OR REGULATORY AUTHORITY. FURTHERMORE, THE FOREGOING AUTHORITIES HAVE NOT CONFIRMED THE ACCURACY OR DETERMINED THE ADEQUACY OF THIS DOCUMENT. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

---

**TABLE OF CONTENTS**

	<u>Page</u>
INTRODUCTION.....	4
THE AGENCY.....	6
THE NEW ISSUE BOND PROGRAM AND THE 2009 SERIES A-1 BONDS.....	12
ESTIMATED SOURCES AND USES OF FUNDS.....	13
THE 2010 SERIES A BONDS.....	14
SECURITY FOR THE BONDS.....	19
GOVERNMENT NATIONAL MORTGAGE ASSOCIATION MORTGAGE-BACKED SECURITIES.....	21
FANNIE MAE MORTGAGE-BACKED SECURITIES.....	23
FREDDIE MAC MORTGAGE-BACKED SECURITIES.....	26
THE MASTER SERVICER.....	28
THE HOMEOWNERSHIP FINANCE PROGRAM.....	29
OTHER PROGRAMS.....	34
TAX EXEMPTION AND RELATED CONSIDERATIONS.....	35
LITIGATION.....	37
LEGAL MATTERS.....	37
RATING.....	38
FINANCIAL ADVISOR.....	38
UNDERWRITERS.....	38
ADDITIONAL COMPUTATIONAL INFORMATION.....	38
MISCELLANEOUS.....	38
APPENDIX A	AUDITED FINANCIAL STATEMENTS OF THE AGENCY FOR THE FISCAL YEAR ENDED JUNE 30, 2010
APPENDIX B	SUMMARY OF CONTINUING DISCLOSURE AGREEMENT
APPENDIX C	SUMMARY OF CERTAIN PROVISIONS OF THE BOND RESOLUTION
APPENDIX D	BOOK-ENTRY-ONLY SYSTEM
APPENDIX E	FORM OF OPINION OF BOND COUNSEL

**OFFICIAL STATEMENT**  
**relating to**  
**\$72,000,000**  
**MINNESOTA HOUSING FINANCE AGENCY**  
**HOMEOWNERSHIP FINANCE BONDS, 2010 SERIES A**  
**(MORTGAGE-BACKED SECURITIES PROGRAM)**

This Official Statement (which includes the Appendices) provides certain information concerning the Minnesota Housing Finance Agency (the "Agency"), created by Minnesota Statutes, Chapter 462A, as amended (the "Act"), and its Homeownership Finance Bonds, 2010 Series A (Mortgage-Backed Securities Program) (the "2010 Series A Bonds"), in connection with the offering and sale of the 2010 Series A Bonds by the Agency and for the information of all who may become initial owners of the 2010 Series A Bonds. The 2010 Series A Bonds are being issued pursuant to the Act, a resolution of the Agency adopted December 11, 2009 (as amended and supplemented in accordance with its terms, the "Bond Resolution"), and a series resolution of the Agency adopted June 10, 2010, and amended August 26, 2010 (as so amended, the "2010 A Series Resolution"). (The Bond Resolution and the 2010 A Series Resolution are herein sometimes referred to as the "Resolutions.")

The 2010 Series A Bonds are the second series of Bonds issued under the Bond Resolution, and the 2010 Series A Bonds with the outstanding and any additional Homeownership Finance Bonds hereafter issued pursuant to the Bond Resolution will be equally and ratably secured thereunder (except as otherwise expressly provided therein) and are herein sometimes called the "Bonds."

On January 12, 2010, the Agency issued its Homeownership Finance Bonds, 2009 Series A (Mortgage-Backed Securities Program) (Treasury HFA Initiative), in the aggregate principal amount of \$260,490,000 (the "2009 Series A Bonds"), pursuant to the Bond Resolution and a series resolution adopted December 11, 2009 (the "Program Series Resolution"). The 2009 Series A Bonds were issued and the proceeds held in escrow under the New Issue Bond Program (as hereinafter defined) subject to release up to three times in 2010. In connection with the issuance of the 2010 Series A Bonds, \$108,000,000 of 2009 Series A Bonds are to be converted to long-term bonds and denoted 2009 Series A-1 Bonds (the "2009 Series A-1 Bonds" and, with the 2010 Series A Bonds, the "Series Bonds") and the proceeds thereof applied with proceeds of the 2010 Series A Bonds as described herein. For additional information, see "The New Issue Bond Program and the 2009 Series A-1 Bonds" and "Estimated Sources and Uses of Funds." The 2009 Series A-1 Bonds are not being offered by this Official Statement.

The Resolutions should be referred to for the definitions of capitalized terms used herein, some of which are reproduced in this Official Statement. The summaries and references herein to the Act, the Resolutions, and other documents are only outlines of certain provisions and do not purport to summarize or describe all the provisions thereof. All references herein to the Act and the Resolutions are qualified in their entirety by reference to the Act and the Resolutions, copies of which are available from the Agency, and all references to the Series Bonds are qualified in their entirety by reference to the definitive forms thereof and the information with respect thereto contained in the Resolutions.

**INTRODUCTION**

The Agency is a public body corporate and politic, constituting an agency of the State of Minnesota.

The Act authorizes the Agency to issue bonds for the purpose, among other purposes, of purchasing, making or otherwise participating in the making of long-term mortgage loans to persons and families of low and moderate income for the purchase of residential housing upon the determination by the Agency that such loans are not otherwise available from private lenders upon equivalent terms and conditions.

Since its creation in 1971, the Agency has issued bonds to purchase single family mortgage loans, to purchase home improvement loans and to finance multifamily developments. In addition to financing loans through the issuance of debt, the Agency finances grants and loans through State and federal appropriations and its Alternative Loan Fund in the Residential Housing Finance Bond Fund. Please refer to the comments under the

heading “Net Assets Restricted by Covenant” in the notes to the financial statements included in Appendix A to this Official Statement.

The Agency has traditionally purchased “whole loans” (i.e., the Agency directly purchased single family mortgage loans from lenders) and financed such purchases with proceeds of its bonds. The Agency recently changed its single-family mortgage lending program to acquire mortgage-backed securities guaranteed as to timely payment of principal and interest by a Federal Mortgage Agency (as defined in the Resolutions, “Program Securities”) instead of directly acquiring mortgage loans. (See “The Homeownership Finance Program—History and Transition to ‘MBS’ Model.”)

The 2010 Series A Bonds are being issued, and the Series 2009 A-1 Bonds are being converted, to provide money for the Agency to be used, along with certain contributed funds of the Agency, to continue its Program by purchasing Program Securities guaranteed as to timely payment of principal and interest by the Government National Mortgage Association (“GNMA Securities”), the Federal National Mortgage Association (“Fannie Mae Securities”) or the Federal Home Loan Mortgage Corporation (“Freddie Mac Securities”) and backed by pools of mortgage loans (i) insured by the Federal Housing Administration (the “FHA”) of the United States Department of Housing and Urban Development (“HUD”) pursuant to the National Housing Act of 1934, as amended (the “Housing Act”), (ii) guaranteed by the Veterans Administration (“VA”) pursuant to the Servicemen’s Readjustment Act of 1944, as amended, (iii) guaranteed by USDA Rural Development (formerly Rural Economic and Community Development) (“USDA Rural Development”), under its Guaranteed Rural Housing Loan Program, or (iv) insured by private mortgage insurance issued by an entity acceptable to the Federal National Mortgage Association (“Fannie Mae”) or the Federal Home Loan Mortgage Corporation (“Freddie Mac”) or having certain loan-to-value ratios or other characteristics acceptable to Fannie Mae or Freddie Mac (“Program Loans”), which have been made by certain mortgage lending institutions (the “Lenders”) to qualified persons or families of low and moderate income to finance the purchase of single-family residences in Minnesota.

The Bond Resolution was adopted in connection with the Agency’s participation in the New Issue Bond Program and no assurance can be given that the Agency will continue to issue Bonds under the Bond Resolution after all proceeds of the 2009 Series A Bonds have been released or applied to redeem 2009 Series A Bonds. (See “The New Issue Bond Program and the 2009 Series A-1 Bonds.”)

The Series Bonds are secured on a parity with Outstanding Bonds heretofore and hereafter issued under the Bond Resolution (except as otherwise expressly provided therein and in the Program Series Resolution), by a pledge of all Program Obligations, Investment Obligations, Revenues and other assets held and received by the Agency pursuant to the Bond Resolution. Under the Bond Resolution, the Agency is authorized to acquire Program Obligations which consist of (i) Program Securities backed by Program Loans or (ii) Program Loans. See “Security for the Bonds” and “Appendix C – Summary of Certain Provisions of the Bond Resolution.” Because the Agency has recently changed its Program to an MBS model, it currently expects to use proceeds of Bonds issued under the Bond Resolution to finance the acquisition of Program Securities and not Program Loans.

The Series Bonds are also general obligations of the Agency payable from any of its moneys, assets or revenues, subject only to the provisions of other resolutions or indentures now or hereafter pledging and appropriating particular moneys, assets or revenues to particular notes or bonds, or State or federal laws or restrictions that particular funds be applied for a specified purpose. The net assets of the General Reserve are legally available if needed to pay debt service on any obligations of the Agency, including the Series Bonds. See “The Agency—Net Assets Restricted By Covenant and Operations to Date—General Reserve; Alternative Loan Fund.” (For purposes of the Resolutions, the General Reserve is designated as the “General Reserve Account.”)

Although the State has appropriated amounts to the Agency for various specific purposes (see “The Agency—State Appropriations”), the Agency generally pays its general and administrative expenses from certain interest earnings and fees charged in connection with its bond-funded programs. For programs funded through appropriations, the Agency recovers the costs of administering the programs from such appropriations only to the extent of interest earnings on the appropriations. The appropriations are not available to pay debt service on the Bonds.

**The Agency has no taxing power. Neither the State of Minnesota nor any political subdivision thereof is or shall be obligated to pay the principal or redemption price of or interest on the 2010 Series A Bonds and**

**neither the faith and credit nor the taxing power of the State or any political subdivision thereof is pledged to such payment.**

## **THE AGENCY**

### **Purpose**

The Agency was created in 1971 by the Act as a public body corporate and politic, constituting an agency of the State of Minnesota, in response to legislative findings that there existed in Minnesota a serious shortage of decent, safe, and sanitary housing at prices or rentals within the means of persons and families of low and moderate income, and that the then present patterns of providing housing in the State limited the ability of the private building industry and the investment industry to produce such housing without assistance and resulted in a failure to provide sufficient long-term mortgage financing for such housing.

### **Structure**

Under the Act, the membership of the Agency consists of the State Auditor and six public members appointed by the Governor with the advice and consent of the Senate for terms of four years. Pursuant to the Act, each member continues to serve until a successor has been appointed. The Chairman of the Agency is designated by the Governor from among the appointed public members. Pursuant to state law, the State Auditor may delegate duties and has delegated her duties as a member of the Agency in the event that the Auditor is unable to attend a meeting of the Agency.

The present members of the Agency, who serve without compensation (except for per diem allowance and expenses for members not otherwise compensated as public officers), are listed below.

*Michael Finch*, Chairman — Term expires January 2014, Minneapolis, Minnesota – Health Care Consultant

The Honorable *Rebecca Otto* — *Ex officio*, St. Paul, Minnesota – State Auditor

*Joseph Johnson III*, Member — Term expires January 2013, Duluth, Minnesota – Banker

*Lee Himle*, Member — Term expires January 2011, Spring Valley, Minnesota – Insurance Agency Owner

*Marina Muñoz Lyon*, Vice Chairman — Term expires January 2011, St. Paul, Minnesota – Foundation Officer

*Gloria J. Bostrom*, Member — Term expires January 2012, Roseville, Minnesota – Retired

*Barbara Sanderson*, Member — Term expires January 2012, Grand Rapids, Minnesota – Writer/Facilitator

### **Staff**

The staff of the Agency presently consists of approximately 211 persons, including professional staff members who have responsibilities in the fields of finance, law, mortgage underwriting, architecture, construction inspection and housing management. The Attorney General of the State of Minnesota provides certain legal services to the Agency.

The Commissioner is appointed by the Governor. The Act authorizes the Commissioner of the Agency to appoint such permanent and temporary employees as the Commissioner deems necessary subject to the approval of the Commissioner of Management and Budget.

The principal officers and staff related to the Program are as follows:

*Dan Bartholomay* — Commissioner. Mr. Bartholomay was appointed Commissioner effective November 2008. From 1995 until he began his duties with the Agency, Mr. Bartholomay was the Program Director for the McKnight Foundation's Region and Communities and International programs. He set the strategic direction for the Foundation's grant making in neighborhoods and community development, affordable housing, regional growth management, open space preservation, and transportation. Mr. Bartholomay directed McKnight's \$12 million a year grants program for affordable housing. From 1990 to 1995, he was Executive Director of North End Area Revitalization in St. Paul, an organization with small business assistance, commercial real estate, and housing development programs. From 1989 to 1990, Mr. Bartholomay was the Coordinator of Planning and Special Projects for The Neighborhood Institute in Chicago, an affiliate of South Shore Bank. From 1987 to 1989 he served as the Economic Development Coordinator for Voice of the People in Uptown, an affordable housing developer. Mr. Bartholomay has a Bachelor of Arts degree in Urban Affairs with honors from Carleton College, Northfield, Minnesota.

*Patricia Hippe* — Deputy Commissioner. Ms. Hippe was appointed Deputy Commissioner effective May 2000. From January 1995 to the date of her appointment as Deputy Commissioner, Ms. Hippe was Director of Finance of the Agency. From January 1994 to January 1995, Ms. Hippe was Assistant Vice President and Trust Officer with Norwest Bank Minnesota, National Association, with responsibility for administration of taxable and tax-exempt bond issues. From January 1984 to January 1994, she held a variety of progressively more responsible positions with the HEAF Group, the most senior of which was Manager of Program Accounting with responsibility for student loan secondary market operations and accounting for multiple for-profit and non-profit entities. Ms. Hippe holds a Masters degree in Business Administration with a concentration in Accounting from the University of St. Thomas, St. Paul, Minnesota, and a Bachelor of Science in Business Administration degree from the University of Minnesota and has successfully completed both the Certified Public Accountant and Certified Management Accountant exams.

*William Kapphahn* — Director of Finance effective September 2008. Mr. Kapphahn has directed debt and investments for the Agency since September 2007. Previously Mr. Kapphahn was Controller for the Agency from November 1998 to September 2007. From June 1996 to October 1998, he was Director of Finance and Administration at Children's Home Society and Family Services with responsibility for accounting, information systems, and facility management. Previous to that, he held various accounting positions of increasing responsibility at The Saint Paul Foundation, Amherst H. Wilder Foundation, Servomation Corporation, and Land O' Lakes, Inc. Mr. Kapphahn holds a Masters degree in Business Administration with a concentration in Finance and a Bachelor of Arts degree in Business Administration from the University of St. Thomas, St. Paul, Minnesota.

*Adaire Peterson* — Chief Administrative Officer effective September 2010. From 1998 to the date of her appointment, Ms. Peterson was Founder and Principal of a Business Consulting firm specializing in developing practical approaches to solving business problems. She worked with a number of Fortune 500 companies, nonprofit organizations and privately held enterprises to design, facilitate and implement large-scale change efforts, strategic planning and executive team alignment. Ms. Peterson also served as Managing Partner of Organizational Concepts International, a nationwide business and human capital consulting firm and Managing Principal of Seabury Group's Development Consulting Business. Seabury is a New York-based global investment banking, management advisory and human capital consulting firm. From 1991 to 1998, Ms. Peterson served on the executive team of Northwestern National Life Companies as Senior Vice President and Head of Global Human Resources. From 1976 to 1991, she held a variety of line and staff positions at Norwest (Wells Fargo) including Director of Administrative Services and VP, Capital Management and Trust. Ms Peterson holds a Bachelor of Arts degree from the University of Minnesota with a concentration in Speech, History and Organizational Design.

*Patricia L. Hanson* — Assistant Commissioner, Housing Programs effective March 2010. From February, 1981 to the date of appointment, Mrs. Hanson was with Wells Fargo, and her most recent 15 years were as the President, Community Development & Specialized Lending. In that capacity, she managed all single family residential portfolios for the 26 banking states, Community Development Lending & Community Development for eight banking states, along with the Minnesota Foundation and Volunteer Initiatives. Previous to that role, she held various positions with Wells Fargo including VP, Mergers & Acquisitions, Wells Fargo Corporation; CAO for Wells Fargo Credit Card Business; Regional Controller for the Iowa banks for Wells Fargo and CFO of the Des Moines Wells Fargo bank. Prior to Wells Fargo, she spent five years in public accounting with Ernst & Young.

Mrs. Hanson graduated from Minnesota State University, Mankato with a B.S. in Accounting and is a Certified Public Accountant.

*Michael A. Haley* — Assistant Commissioner, Minnesota Single Family Division since September 1980. From January 1972 to September 1980, he was Assistant Vice President of the Marquette National Bank of Minneapolis with responsibility for the Bank's residential mortgage operations which included secondary market sales and operations, business development and mortgage loan underwriting and approval. Mr. Haley has a Masters degree in Business Administration and a Bachelor of Arts degree from the University of St. Thomas, St. Paul, Minnesota. Mr. Haley also is a graduate of the Mortgage Bankers Association of America School of Mortgage Banking.

*Frances J. O'Neill* — Operations Manager of Minnesota Single Family Division since July 1995. From May 1971 through June 1995, she was with the U.S. Department of Housing and Urban Development. From 1979 until 1986 she was Director of the Administration and Management Division, with responsibility for human resources, information systems and accounting. In 1986 she assumed the position of Deputy Director of the Housing Development Division, with responsibility for single family mortgage operations. Ms. O'Neill has a Bachelor of Science degree in Business Administration from Metropolitan State University.

The Agency's offices are located at 400 Sibley Street, St. Paul, Minnesota 55101; its investor relations contact is Sharon Spahn Bjostad at (651) 282-2577; and its general telephone number is (651) 296-7608. The Agency's website address is <http://www.mnhousing.gov>. No portion of the Agency's website is incorporated into this Official Statement.

### **Independent Auditors**

The financial statements of the Agency as of and for the year ended June 30, 2010, included in this Official Statement as Appendix A have been audited by LarsonAllen LLP, independent auditors, as stated in their report appearing herein.

### **Financial Statements of the Agency**

The Agency financial statements included in this Official Statement as Appendix A as of and for the fiscal year ended June 30, 2010 are presented in combined "Agency-wide" form followed by "fund" financial statements presented for its major funds in order to comply with the requirements of Statement No. 34 of the Governmental Accounting Standards Board.

### **Disclosure Information**

The Agency will covenant in a Continuing Disclosure Agreement for the benefit of the Beneficial Owners (as defined in Appendix B hereto) of the 2010 Series A Bonds to provide annually certain financial information and operating data relating to the Agency (the "Agency Annual Report") and to provide notices of the occurrence of certain enumerated events, if material. The Agency Annual Report is to be filed by the Agency no later than 180 days after the close of each fiscal year, commencing with the fiscal year ending June 30, 2011, with the Municipal Securities Rulemaking Board, at its internet repository named "Electronic Municipal Market Access" ("EMMA"). The notices of material events, if any, are to be filed with EMMA. (See "Appendix B — Summary of Continuing Disclosure Agreement.")

The specific nature of the information to be contained in the Agency Annual Report or the notices of material events, and the manner in which such materials are to be filed, are summarized in "Appendix B — Summary of Continuing Disclosure Agreement." These covenants have been made in order to assist the Underwriters in complying with SEC Rule 15c2-12(b)(5) (the "Rule"). During the past five years, the Agency has not failed to comply in any material respect with any previous undertakings it has entered into with respect to the Rule.

In addition to the information required by the Continuing Disclosure Agreement, the Agency also uses its best efforts to prepare a quarterly disclosure report for each of its single family bond resolutions (including, once funds have been expended thereunder, the Bond Resolution) and a semiannual disclosure report for its rental housing bond resolution. Recent reports are available at the Agency's website at <http://www.mnhousing.gov/> investors, but no information on the Agency's website is incorporated into this Official Statement. The Agency is

also committed to providing appropriate credit information as requested by any rating agency rating the Bonds at the Agency's request.

### **Net Assets Restricted By Covenant and Operations to Date—General Reserve; Alternative Loan Fund**

In accordance with provisions of the Bond Resolution and its other respective bond resolutions, the Agency may transfer money from program funds to the General Reserve of the Housing Development Fund and other related funds restricted to the same purposes. The Agency has pledged to deposit in the General Reserve or the Alternative Loan Fund held under the Residential Housing Finance Bond Resolution any such funds transferred from the program funds, except for any amounts as may be necessary to reimburse the State for money appropriated to restore a deficiency in any debt service reserve fund.

The Agency further covenants that it will use the money in the General Reserve and related funds only for the administration and financing of programs in accordance with the policy and purpose of the Act, including the creation of reserves for the payment of bonds and for loans made from the proceeds thereof, and to accumulate and maintain therein such a balance of funds and investments as will be sufficient for that purpose. To ensure that funds available in or to the General Reserve provide security for the Agency's bondowners as covenanted in the bond resolutions, the Agency has established investment guidelines for its Net Assets Restricted By Covenant. The guidelines also cover the Alternative Loan Fund, which comprises Pool 2 and Pool 3 (each as defined below), which are the related funds to the General Reserve. The Alternative Loan Fund, like the General Reserve, is not pledged to the payment of the Bonds or any other debt obligations of the Agency but, to the extent funds are available therein, is generally available to pay any debt obligations of the Agency. The investment guidelines are subject to change by the Agency from time to time in its discretion.

Under the investment guidelines that took effect July 1, 2007 (as amended by a resolution adopted September 24, 2009), the required size of the liquidity reserve in the Housing Endowment Fund (held in the General Reserve and also referred to as "Pool 1") is 1% of gross loans receivable (excluding loans credited to Pool 3 (as hereinafter defined)), and the required size of the Housing Investment Fund (held in the Alternative Loan Fund and also referred to as "Pool 2") is an amount that would cause the combined net assets in the General Reserve and trustee-held funds under bond resolutions (exclusive of Pool 3 and exclusive of all unrealized gains and losses resulting from marking to market investment securities, including mortgage-backed securities, and swaps entered into by the Agency for which the unrealized loss or gain will not be realized if the security or swap is held to maturity or its optional termination date) to be the greater of \$615 million or the combined net assets of the same funds for the immediately preceding fiscal year. Currently, this amount is \$675.1 million, representing the combined net assets of these funds so calculated as of June 30, 2010. Pool 2 is intended to comprise amortizing interest-bearing housing loans or investment grade securities held in bond funds. The Housing Affordability Fund (held in the Alternative Loan Fund and also referred to as "Pool 3") is intended to comprise deferred, zero percent and low interest-rate loans and grants and, for unapplied funds, investment grade securities, and is not subject to the net asset investment guidelines. Pool 1 and Pool 2 represent, with assets pledged to pay bonds of the Agency, the sustainable lending operation of the Agency, and Pool 3 represents the more mission-intensive operations of the Agency. Loan activity related to loans financed by funds in Pool 2 and Pool 3 is recorded as part of the Alternative Loan Fund. All interfund transfers are approved by the Agency.

The following summary indicates the revenues earned, funds transferred to and from the General Reserve (which contains Pool 1 and net investment in capital assets), and the expenses paid from the General Reserve for the two most recent audited fiscal years of the Agency (in thousands):

	Fiscal Year Ended <u>June 30, 2010</u>	Fiscal Year Ended <u>June 30, 2009</u>
Revenues and other additions to restricted net assets:		
Fees earned <sup>(1)</sup>	\$ 8,907	\$ 8,805
Interest earned on investments	342	874
Unrealized gain on investment securities	25	--
Administrative reimbursement <sup>(2), (3)</sup>	<u>21,658</u>	<u>24,375</u>
Total revenues and other additions	30,932	34,054
Expenses and other reductions to restricted net assets:		
Transfer of assets between funds <sup>(4)</sup>	6,794	7,907
Salaries and benefits	17,815	17,743
Other general operating expenses	<u>8,820</u>	<u>8,601</u>
Total expenses and other reductions	33,429	34,251
Change in net assets	(2,497) <sup>(5)</sup>	(197)
Net assets beginning of period	<u>26,666</u>	<u>26,863</u>
Net assets end of period	<u>\$24,169</u>	<u>\$26,666</u>

- (1) Fees earned consist primarily of fees collected in conjunction with the administration of the low income housing tax credit program and HUD contract administration of certain non-Agency financed Section 8 developments.
- (2) Reimbursement from bond funds are transferred to the General Reserve in accordance with the Agency's Affordable Housing Plan based on adjusted assets. Adjusted assets are defined generally as total assets excluding the reserve for loan loss, unearned discounts on loans, premiums on loans, unamortized bond issuance costs, unrealized gains or losses on investments (including mortgage-backed securities and interest rate swap agreements), deferred loss on interest rate swap agreements and assets relating to escrowed debt.
- (3) Reimbursement from appropriated accounts consists of the portion of direct and indirect costs of administering the programs funded by the appropriations. Costs associated with administering state appropriations are recovered only to the extent of interest earnings on the appropriations. Costs associated with administering federal appropriations are recovered from the appropriations.
- (4) Earnings from bond funds may be transferred to the General Reserve to the extent permitted by the resolution or indenture securing bonds of the Agency. In addition, funds in excess of the requirement for Pool 1 may be transferred from the General Reserve to the Alternative Loan Fund. See the comments under the heading "Net Assets Restricted by Covenant" in the notes to the financial statements of the Agency in Appendix A to this Official Statement for additional information.
- (5) The more significant reduction in net assets for fiscal year 2010 has two principal causes. First, because the Agency's whole loan single family mortgage loan portfolio is in runoff (as a result of transition to an MBS model (see "The Homeownership Finance Program—History and Transition to 'MBS' Model")), the amount required to be retained in Pool 1 under the investment guidelines described above is reduced. Second, there was a reduction in the carrying amount of certain net assets invested in capital assets.

### State Appropriations

Over the years, the State Legislature has appropriated funds to the Agency to be used for low interest loans, grants, programs for low and moderate income persons and families and other housing related program costs. The State Legislature has appropriated funds to the Agency for its programs in every biennium since 1975. Most of the appropriations have been expended or committed by the Agency.

Over the past five years, appropriations to the Agency have totaled approximately \$322.6 million. Because of estimated State budget deficits for the biennium ended June 30, 2009, the Governor, among other actions, reduced by executive action the Agency's uncommitted and unexpended appropriations by \$4 million, reducing the Agency's appropriations for that biennium to \$129.6 million.

For the current biennium ending June 30, 2011, the Legislature appropriated approximately \$86.7 million to the Agency. To balance the budget in the first fiscal year of the current biennium, the Governor effected unallotments in the aggregate amount of \$695 million, including \$512,000 of funds otherwise appropriated to the Agency. The Legislature more recently adopted a supplemental budget bill reducing appropriations to the Agency in the current biennium by \$4.2 million. The supplemental budget bill also reduces budgeted appropriations to the Agency in the biennium ending June 30, 2013 by \$4.9 million (a 5.7% base budget reduction). Given projected potential State budget deficits, no assurance can be given as to the amount of appropriations the Agency may receive.

The appropriations are not available to pay debt service on the Bonds.

### Agency Indebtedness

The principal amount of bonds and notes of the Agency which are outstanding at any time (excluding the principal amount of any refunded bonds and notes) is limited to \$5,000,000,000 by State statute. The following table lists the principal amounts of general obligation indebtedness of the Agency outstanding as of June 30, 2010:

	Number of Series*	Final Maturity	Original Principal Amount* (in thousands)	Principal Amount Outstanding (in thousands)
Rental Housing Bonds .....	23	2047	\$ 473,770	\$ 151,955
Residential Housing Finance Bonds .....	64	2048	2,191,230	1,770,650
Single Family Mortgage Bonds .....	29	2035	599,625	116,405
Homeownership Finance Bonds .....	1	2041	260,490	260,490
Multifamily Housing Bonds (Treasury HFA Initiative) .....	1	2051	15,000	15,000
<b>Total Debt Outstanding .....</b>	<b>118</b>		<b>\$3,540,115</b>	<b>\$2,314,500</b>

\*Does not include series of bonds or the original principal amount of any bonds that had been, as of June 30, 2010, defeased or paid in full, whether at maturity or earlier redemption.

The payment of principal of and interest on general obligations of the Agency as shown above may be made, if necessary, from the General Reserve or the Alternative Loan Fund. (See “Net Assets Restricted By Covenant and Operations to Date—General Reserve; Alternative Loan Fund” above.)

The Agency has entered into certain liquidity facilities and interest rate swap agreements in respect of certain of its outstanding Residential Housing Finance Bonds that bear interest at a variable rate and are subject to optional and mandatory tender. Certain information related to such variable rate bonds and swap agreements is included in the notes to the audited financial statements contained in Appendix A to this Official Statement. No representation is made as to the creditworthiness of any such provider or counterparty.

The Agency has recently issued its limited obligation notes from time to time for the purpose of preserving private activity bond volume cap by refunding the maturing principal or redemption price, as the case may be, of bonds previously issued by the Agency or by issuing a new money obligation. As of June 30, 2010, one such limited obligation note was outstanding in the principal amount of \$332,355,000. The notes were issued pursuant to separate resolutions of the Agency and funds representing prepayments and repayments of mortgage loans financed with the bonds refunded by the notes and proceeds of such new money obligation were deposited in separate note accounts established under the respective resolutions as security for payment of the notes. The notes are not general obligations of the Agency and are not secured by any assets or revenues pledged under the Bond Resolution to the payment of the Bonds.

On October 8, 2009, the Agency issued \$13,270,000 in aggregate principal amount of its Nonprofit Housing Bonds (State Appropriation), Series 2009, to finance permanent supportive housing in two different multifamily housing developments. The bonds were issued under a separate indenture of trust, are not general obligations of the Agency and are not payable from any funds or assets of the Agency other than the appropriations the Agency expects to receive from the State General Fund pursuant to a standing appropriation made by the Legislature in 2008. The Agency is authorized under applicable law to issue an additional \$22,730,000 in aggregate principal amount of similarly secured Nonprofit Housing Bonds.

## **THE NEW ISSUE BOND PROGRAM AND THE 2009 SERIES A-1 BONDS**

### **General**

The Agency issued \$260,490,000 aggregate principal amount of 2009 Series A Bonds as escrow bonds under the Single Family New Issue Bond Program (the "New Issue Bond Program") announced by the United States Department of the Treasury (the "Treasury"), Fannie Mae and Freddie Mac. The 2009 Series A Bonds were purchased by Fannie Mae and Freddie Mac (the "GSEs") pursuant to the New Issue Bond Program and proceeds derived from the sale of the 2009 Series A Bonds and certain Agency funds in an aggregate amount equal to \$260,490,000 were deposited in escrow in the 2009 A Acquisition Account (the "2009A Escrow Account") established by the Program Series Resolution. Under the New Issue Bond Program, the GSEs exchanged the 2009 Series A Bonds for securities issued by the GSEs ("GSE Securities") backed by the 2009 Series A Bonds which were purchased by the Treasury. The GSE Securities are not part of the security for the 2009 Series A Bonds. The 2009 Series A Bonds bear interest at a short-term variable rate (such interest being equal to the interest earnings on the allocable funds in the 2009A Escrow Account) and may be converted to a long-term rate on up to six dates on or before December 31, 2011 (each such date, a "Release Date"). If any portion of the proceeds of the 2009 Series A Bonds is not released on a Release Date by December 31, 2011, the remaining escrowed funds must be used to redeem such 2009 Series A Bonds on February 1, 2012 at a redemption price equal to the principal amount thereof plus interest accrued to the date of redemption, without premium.

On September 1, 2010, Treasury officials released optional modifications to the New Issue Bond Program that (i) permit Release Dates to occur until December 31, 2011 without requiring a redemption of 2009 Series A Bonds, (ii) provide a new mechanism to reset the long-term interest rate on the applicable portion of 2009 Series A Bonds when proceeds are released on a Release Date, (iii) provide a procedure for a new interest rate lock in December 2010 for 2009 Series A Bonds the proceeds of which are subject to Release Dates in 2011, (iv) increase the permitted number of Release Dates to six, and (v) require issuers to agree to new reporting requirements to the GSEs and to pay a participation fee, commencing September 1, 2010, in an amount equal to 1/12 of 0.01% per month applied to the combined outstanding proceeds of the issuer's Single Family Program Bonds (including proceeds in escrow, proceeds of any "simultaneous issuance" and any "released" Program Bonds), payable in arrears for the benefit of Treasury or Treasury's Agent in January of each year, commencing January, 2011. The Agency elected to accept the optional modifications on September 1, 2010. Acceptance requires that the Agency amend the Program Series Resolution to implement the modifications, which is expected to occur September 23, 2010.

The release of amounts held in the 2009A Escrow Account for the purchase of Program Securities depends upon compliance with various conditions set forth in agreements with the GSEs and in the Program Series Resolution, including a requirement that the Agency shall have sold additional bonds to investors in accordance with standard bond underwriting practices (the "Market Bonds") in an aggregate principal amount at least equal to two-thirds of the amount of funds released. In order to release all amounts held in the 2009A Escrow Account, the Agency must issue a minimum of \$173,660,000 aggregate principal amount of Market Bonds. For purposes of the New Issue Bond Program, the 2010 Series A Bonds constitute Market Bonds and, upon the satisfaction of the conditions precedent to the release of escrowed funds, the Agency expects to release \$108,000,000 from the 2009A Escrow Account (the "Released 2009 Series A-1 Proceeds") on the Release Date that is the date of issuance of the 2010 Series A Bonds for deposit in the 2009 A-1/2010 A Acquisition Account. The portion of the 2009 Series A Bonds corresponding to the released 2009 Series A Proceeds will be redesignated as the 2009 Series A-1 Bonds on the Release Date.

If proceeds of the 2009 Series A-1 Bonds are not released on the Release Date, the issuance of the 2010 Series A Bonds may be cancelled.

The 2009 Series A-1 Bonds and the 2010 Series A Bonds will be treated as a single "issue" of bonds under the Internal Revenue Code of 1986, as amended, and, therefore, the requirements of applicable federal tax law must be satisfied with respect to each series of the Series Bonds in order that interest on the Series Bonds not be included in gross income for federal income tax purposes. (See "Tax Exemption and Related Considerations.")

### **Certain Terms of the 2009 Series A-1 Bonds**

The 2009 Series A-1 Bonds are being converted to a long-term interest rate in the aggregate principal amount of \$108,000,000 and will mature, subject to redemption as hereinafter described, on July 1, 2041. The 2009

Series A-1 Bonds will bear interest from their Release Date to (but excluding) December 21, 2010 at an annual rate equal to the lesser of (a) the interest rate for Four Week Treasury Bills as of the second Business Day prior to the Release Date plus 60 basis points or (b) the Permanent Rate. Thereafter, the 2009 Series A-1 Bonds will bear interest at the annual rate equal to the Permanent Rate to maturity or earlier redemption. The Permanent Rate, which will be calculated on or about October 13, 2010, will be based on the sum of (i) the lowest 10-Year Constant Maturity Treasury rates, as reported by the Treasury in the period beginning August 31, 2010 and ending October 12, 2010, plus (ii) 60 basis points, but will not be greater than 3.07% per annum.

The 2009 Series A-1 Bonds are subject to special mandatory redemption from unexpended proceeds of the 2009 Series A-1 Bonds. For purposes of any redemption from unexpended proceeds, each Program Security purchased by the Agency from amounts on deposit in the 2009 A-1/2010 A Acquisition Account is deemed to have been purchased with proceeds of the 2010 Series A Bonds and the 2009 Series A-1 Bonds on a proportionate basis.

The 2009 Series A-1 Bonds are also subject to special mandatory redemption from 2009 A-1 Principal Payments (as hereinafter defined). While any 2010 Series A Bonds are Outstanding, after the application of all repayments and prepayments of mortgage principal financed with proceeds of the Series Bonds to the extent necessary to make regularly scheduled principal payments on the Series Bonds, either at maturity or pursuant to Sinking Fund Installments, 60% of all remaining repayments and prepayments of mortgage principal financed with proceeds of the Series Bonds received by or on behalf of the Agency (the “2009 A-1 Principal Payments”) will be applied to the redemption of the 2009 Series A-1 Bonds and will not be available to redeem the 2010 Series A Bonds.

The 2009 Series A-1 Bonds are also subject to optional redemption at any time and to mandatory sinking fund redemption.

### **ESTIMATED SOURCES AND USES OF FUNDS**

The estimated sources and uses of funds related to the Series Bonds are as follows:

#### *Sources*

Principal amount of 2010 Series A Bonds .....	\$ 72,000,000
Original issue premium on 2010 Series A Bonds .....	1,170,837
Released Series 2009 A-1 Proceeds and related funds .....	108,000,000
Agency Contribution.....	<u>556,556</u>
Total Sources of Funds	<u>\$181,727,393</u>

#### *Uses*

Deposit to 2009 A-1/2010 A Acquisition Account.....	\$180,000,000
Deposit to Costs of Issuance Account.....	250,000
Deposit to Bond Fund Interest Account.....	610,000
Underwriters’ compensation.....	546,832
2009 Series A-1 structuring fee paid to Underwriters.....	<u>320,561</u>
Total Uses of Funds	<u>\$181,727,393</u>

Proceeds of the 2010 Series A Bonds deposited in the 2009 A-1/2010 A Acquisition Account will be applied, with proceeds of the 2009 Series A-1 Bonds, to purchase Program Securities.

The Agency expects that, by the date of issuance of the 2010 Series A Bonds, it will have acquired Program Securities from its own funds in an aggregate principal amount so that all funds credited to the 2009 A-1/2010 A Acquisition Account will be used to reimburse the Agency for such purchases and that such Program Securities will be credited to the 2009 A-1/2010 A Acquisition Account and thereby pledged to payment of Outstanding Bonds. (See “The Homeownership Finance Program – Reimbursement of Advances of Agency Funds from Proceeds of Series Bonds.”)

In addition, the Agency will direct the Trustee to credit to the Acquisition Account upon the issuance of the 2010 Series A Bonds approximately \$5.4 million in Program Securities acquired by the Agency with its own funds

(the “Contributed Securities”) to provide additional security for all Outstanding Bonds. Revenues from the Contributed Securities may constitute Excess Revenues (as defined under “The 2010 Series A Bonds—Special Redemption—Excess Revenues” herein) and the Agency may, but is not obligated to, use such Excess Revenues to redeem Bonds, including the Series Bonds, except as otherwise described under “The 2010 Series A Bonds—Special Redemption.”

## THE 2010 SERIES A BONDS

### General

The 2010 Series A Bonds are issuable only as fully registered bonds and will initially be registered in the name of Cede & Co., as nominee for The Depository Trust Company, New York, New York (“DTC”), which will act as securities depository for the 2010 Series A Bonds. Wells Fargo Bank, National Association, Minneapolis, Minnesota, serves as Trustee under the Bond Resolution. Interest on the 2010 Series A Bonds is payable by moneys wired by the Trustee to DTC, or its nominee, as registered owner of such Bonds, which interest is to be redistributed by DTC. Principal of the 2010 Series A Bonds is payable at maturity or earlier redemption upon surrender at the principal corporate trust office of the Trustee. See “Appendix D — Book-Entry-Only System.”

The 2010 Series A Bonds are issuable in the denominations of \$5,000 or any integral multiple thereof of single maturities. For every exchange or transfer of 2010 Series A Bonds, whether temporary or definitive, the Agency or the Trustee may make a charge sufficient to reimburse it for any tax, fee or other governmental charge required to be paid with respect to such exchange or transfer. The 2010 Series A Bonds mature on the dates and in the amounts set forth on the inside front cover hereof, subject to prior redemption and tender as hereinafter described.

### Interest

The 2010 Series A Bonds will bear interest from their dated date, payable semiannually on January 1 and July 1 of each year, commencing January 1, 2011, and on any redemption date, at the respective annual rates set forth on the inside front cover hereof until payment of the principal or redemption price on the 2010 Series A Bonds. Interest on the 2010 Series A Bonds will be computed on the basis of a 360-day year of twelve 30-day months and will be payable to the Owners of record in the bond registration books maintained by the Trustee as of the 15th day of the month preceding the interest payment date, whether or not a business day (the “Record Date” for such 2010 Series A Bonds).

### Sinking Fund Redemption

The 2010 Series A Bonds with a stated maturity on July 1, 2025 are subject to mandatory redemption in part on January 1, 2023 and on each January 1 and July 1 thereafter to and including January 1, 2025, at the principal amount thereof to be redeemed plus accrued interest thereon, without premium, on the dates and in the principal amounts as follows:

Date	Principal Amount	Date	Principal Amount
January 1, 2023	\$2,275,000	July 1, 2024	\$2,445,000
July 1, 2023	2,330,000	January 1, 2025	2,505,000
January 1, 2024	2,385,000	July 1, 2025 (maturity)	1,500,000

The 2010 Series A Bonds with a stated maturity on July 1, 2028 (the “PAC Bonds”) are subject to mandatory redemption in part on July 1, 2025 and on each January 1 and July 1 thereafter to and including January 1, 2028, at the principal amount thereof to be redeemed plus accrued interest thereon, without premium, on the dates and in the principal amounts as follows:

Date	Principal Amount	Date	Principal Amount
July 1, 2025	\$1,065,000	July 1, 2027	\$2,840,000
January 1, 2026	2,625,000	January 1, 2028	2,915,000
July 1, 2026	2,695,000	July 1, 2028 (maturity)	2,200,000

January 1, 2027

2,765,000

Upon redemption of 2010 Series A Bonds of a maturity for which Sinking Fund Installments have been established or any purchase and cancellation thereof by the Agency, the principal amount of such maturity of the 2010 Series A Bonds so redeemed or purchased may be credited toward one or more Sinking Fund Installments for such maturity thereafter to become due in the manner specified by the Agency. The portion of any Sinking Fund Installment remaining after the deductions credited to such payments is the unsatisfied balance of such Sinking Fund Installment with respect to such maturity of the 2010 Series A Bonds for the purpose of calculating the payment due on or scheduled for a future date.

### **Special Redemption**

*Unexpended Proceeds.* The 2010 Series A Bonds are subject to special redemption, at the option of the Agency, prior to maturity, at any time, in whole or in part, at a redemption price equal to the principal amount thereof to be redeemed plus accrued interest to the redemption date, without premium (except that any PAC Bonds are to be redeemed at a redemption price equal to the principal amount thereof to be redeemed plus accrued interest, plus the unamortized premium thereon as determined by the Agency by straight-line amortization of the original issue premium set forth on the inside front cover of this Official Statement between the date of issue and January 1, 2020 (as of which date the premium would reduce to \$0)), from moneys representing 2010 Series A Bond proceeds not used to purchase Program Securities and transferred to the Bond Redemption Fund from the 2009 A-1/2010 A Acquisition Account. In the event any 2010 Series A Bonds are to be redeemed as a result of unexpended proceeds, the 2010 Series A Bonds are to be selected at random by the Trustee within a maturity from such maturities of the 2010 Series A Bonds and in such amounts as shall be determined by the Agency.

If the Agency has not expended all proceeds of the 2010 Series A Bonds and the Delivery Period has not been extended (see “The Homeownership Finance Program—Acquisition of 2009 A-1/2010 A Program Securities”), then 2010 Series A Bonds are subject to mandatory redemption from such unexpended proceeds upon the expiration of the Delivery Period. In addition, because the Agency is using bonding authority allocated to it under the federal Housing and Economic Recovery Act of 2008 to issue all or a portion of the Series Bonds on a tax-exempt basis, applicable federal tax law requires that the Agency expend proceeds of such Series Bonds to acquire Program Securities or redeem such Series Bonds within 12 months after the date of issuance of the Series Bonds.

The Agency expects to apply all proceeds of the Series Bonds in the 2009 A-1/2010 A Acquisition Account to purchase Program Securities on or shortly after the date of issuance of the Series Bonds. See “The Homeownership Finance Program – Reimbursement of Advances of Agency Funds from Proceeds of Series Bonds” for information with respect to Agency purchases of Program Securities and commitments and purchases by the Master Servicer of underlying Program Loans as of September 13, 2010.

For purposes of any redemption from unexpended proceeds, each Program Security purchased by the Agency from amounts on deposit in the 2009 A-1/2010 A Acquisition Account is deemed to have been purchased with proceeds of the 2010 Series A Bonds and the 2009 Series A-1 Bonds on a proportionate basis.

*Excess Revenues.* Any moneys on deposit in the Revenue Fund attributable to Excess Revenues may, in the Agency’s discretion and subject to the requirements of the Resolutions, be applied to the redemption, at any time, at a redemption price equal to the principal amount thereof to be redeemed plus accrued interest, without premium, of Outstanding Bonds under the Bond Resolution (including the Series Bonds, but with respect to the PAC Bonds, not in excess of the maximum cumulative redemption amounts shown below) from such series and maturities as the Agency may select at its option; subject, however, to any provisions to the contrary in any Series Resolution relating to a Series of Bonds.

As used herein, “Excess Revenues” means the Revenues, including prepayments (except as described below under “2010 A Principal Payments” and excluding 2009 A-1 Principal Payments (see “The New Issue Bond Program and the 2009 Series A-1 Bonds—Certain Terms of the 2009 Series A-1 Bonds”)), on deposit in the Revenue Fund received in excess of (i) the maturing principal and Sinking Fund Installments and any required mandatory redemptions, together with interest from time to time and payable, on Bonds Outstanding under the Bond Resolution, (ii) amounts, if any, needed to maintain the Mortgage Reserve Fund at the Mortgage Reserve Requirement, if any, and (iii) amounts required by the Agency to pay fees and other costs in connection with the

Bonds associated with maintaining the Program, including amounts to be paid under swap agreements, liquidity facilities, remarketing agreements and other similar instruments, if any.

*10-Year Rule Requirements.* To comply with certain provisions of federal tax law, all available prepayments and regularly scheduled repayments of mortgage principal from Program Loans backing Program Securities financed with proceeds of the Series Bonds and received 10 years or more after the delivery of the Series Bonds, are required to be applied no later than the close of the first semiannual period beginning after the date of receipt to the retirement of the Series Bonds through payment thereof at maturity or by redemption; provided, no such redemption shall be required if the amount available and required to be used to redeem the Series Bonds is less than \$100,000. The following percentages of scheduled payments and prepayments of mortgage principal from Program Loans backing Program Securities allocated to the proceeds of the Series Bonds received on or after the following dates are subject to the 10-year rule:

<u>Dates</u>	<u>Percentages</u>
October 21, 2010 to June 30, 2020	0.00%
July 1, 2020 and thereafter	100.00

*2010 A Principal Payments.* After the application of all repayments and prepayments of mortgage principal financed with proceeds of the Series Bonds to the extent necessary to make regularly scheduled principal payments on the Series Bonds, either at maturity or pursuant to Sinking Fund Installments, 40% of all remaining repayments and prepayments of mortgage principal from Program Loans backing Program Securities financed with proceeds of the Series Bonds received by or on behalf of the Agency (such amounts herein referred to as the “2010 A Principal Payments”) shall first be applied to redeem the PAC Bonds on a cumulative basis up to the Maximum Cumulative Amounts during each Redemption Period beginning as set forth in the table below:

<u>Redemption Period</u>	<u>Maximum Cumulative Amounts<sup>†</sup></u>	<u>Redemption Period</u>	<u>Maximum Cumulative Amounts<sup>†</sup></u>
January 1, 2011	\$ 0	January 1, 2016	\$10,030,000
July 1, 2011	110,000	July 1, 2016	11,145,000
January 1, 2012	550,000	January 1, 2017	12,215,000
July 1, 2012	1,290,000	July 1, 2017	13,225,000
January 1, 2013	2,330,000	January 1, 2018	14,190,000
July 1, 2013	3,635,000	July 1, 2018	15,100,000
January 1, 2014	5,020,000	January 1, 2019	15,960,000
July 1, 2014	6,350,000	July 1, 2019	16,765,000
January 1, 2015	7,635,000	January 1, 2020	17,105,000
July 1, 2015	8,855,000	and thereafter	

<sup>†</sup>Based on an approximation of 75% PSA prepayment speed. (See “Projected Weighted Average Lives of the PAC Bonds” below for a discussion of the PSA Prepayment Model.) Amounts actually to be redeemed pursuant to this provision will be reduced proportionately to the extent any of the PAC Bonds are redeemed from unexpended proceeds of the 2010 Series A Bonds.

To the extent PAC Bonds are to be redeemed more than once in a semiannual period or on a date that is not a regularly scheduled interest payment date, the Agency will not redeem PAC Bonds on a cumulative basis as of any date in an aggregate principal amount greater than the sum of (i) the Maximum Cumulative Amount in the table above for the immediately preceding regularly scheduled interest payment date and (ii) the proportionate amount (based on the number of days elapsed since the immediately preceding regularly scheduled interest payment date and the total number of days in the period (calculated on the basis of a 360-day year of twelve 30-day months)) of the difference between the Maximum Cumulative Amount set forth in the table above for the next succeeding regularly scheduled interest payment date and the Maximum Cumulative Amount for the immediately preceding regularly scheduled interest payment date.

To the extent 2010 A Principal Payments are received by the Agency sufficient to redeem PAC Bonds up to the Maximum Cumulative Amounts in accordance with the table above, any excess 2010 A Principal Payments are to be used as follows: (1) to the extent required by applicable federal tax law, (a) to redeem Outstanding Series Bonds (other than PAC Bonds) from such maturities as selected by the Agency, or (b) if no Series Bonds are

Outstanding other than PAC Bonds, to redeem Outstanding PAC Bonds, in each case on any date, in whole or in part, at a price equal to the principal amount thereof to be redeemed plus accrued interest, without premium; or (2) to the extent not required by applicable federal tax law to redeem Series Bonds, at the option of the Agency, to redeem any Outstanding Bonds, including the Series Bonds (other than PAC Bonds) at a price equal to the principal amount thereof to be redeemed plus accrued interest, without premium, or for any other purpose authorized under the Resolutions.

To the extent that current collections of 2010 A Principal Payments are insufficient to redeem PAC Bonds on a cumulative basis up to the Maximum Cumulative Amounts in accordance with the table above, the Agency will apply excess 2010 A Principal Payments from a prior period, to the extent not otherwise applied as described above, and, to the extent available, Excess Revenues from Contributed Securities (see “Estimated Sources and Uses of Funds”) to redeem PAC Bonds up to such amounts.

*Projected Weighted Average Lives of the PAC Bonds.* The following information is provided to allow potential investors to evaluate the PAC Bonds which are the subject of special redemption described above.

The weighted average life of a bond refers to the average length of time that will elapse from the date of issuance of such bond to the date each installment of principal is paid weighted by the principal amount of such installment. The weighted average life of the PAC Bonds will be influenced by, among other things, the rate at which Program Securities are purchased and the rate at which principal payments (including scheduled payments and principal prepayments) are made on the Program Loans backing the Program Securities financed with proceeds of the Series Bonds. An investor owning less than all of the PAC Bonds may experience redemption at a rate that varies from the average life of the PAC Bonds.

Levels of prepayment on mortgage loans are commonly measured by a prepayment standard or model. The standard used in this Official Statement is The Standard Prepayment Model of The Securities Industry and Financial Markets Association, formerly The Bond Market Association and formerly the Public Securities Association (the “PSA Prepayment Model”). The PSA Prepayment Model represents an assumed monthly rate of prepayment of the then outstanding principal balance of a pool of mortgage loans. The PSA Prepayment Model does not purport to be either an historical description of the prepayment experience of any pool of mortgage loans or a prediction of the anticipated rate of prepayment of any pool of mortgage loans, including Program Loans backing Program Securities financed with proceeds of the Series Bonds. “100% PSA” assumes prepayment rates of 0.2 percent per year of the then-unpaid balance of the pool of mortgage loans in the first month of the life of the pool of 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 thirtieth month. Beginning in the thirtieth month and in each month thereafter during the life of the pool of mortgage loans, 100% PSA assumes a constant prepayment rate of 6 percent per year. Multiples will be calculated from this prepayment rate standard, e.g. “200% PSA” assumes prepayment rates will be 0.4 percent per year in month one, 0.8 percent per year in month two, reaching 12 percent per year in month thirty and remaining constant at 12 percent per year thereafter. “0% PSA” assumes no prepayments of principal of a pool of mortgage loans will occur for the life of the pool of mortgage loans. The following table, entitled “Projected Weighted Average Lives for the PAC Bonds” assumes, among other things, that (i) the Program Loans backing the Program Securities financed with proceeds of the Series Bonds prepay at the indicated percentages of the PSA Prepayment Model, (ii) all proceeds of the Series Bonds in the 2009 A-1/2010 A Acquisition Account are used to purchase Program Securities, (iii) all Program Securities financed with the proceeds of the Series Bonds will be acquired by October 21, 2010, (iv) all scheduled principal and interest payments or prepayments on Program Loans backing Program Securities financed with proceeds of the Series Bonds are received thirty days after the date on which due or assumed to be made and there are no foreclosures or repurchases of such Program Loans, and (v) the PAC Bonds are not redeemed pursuant to optional redemption or from Excess Revenues (other than excess 2010 A Principal Payments from a prior period and Excess Revenues derived from Contributed Securities) if required to meet the Maximum Cumulative Amounts set forth in the table above). Based solely on such assumptions, some or all of which are unlikely to reflect actual experience, the following table provides projected weighted average life information for the PAC Bonds.

### Projected Weighted Average Lives for the PAC Bonds

PSA Prepayment	PAC Bonds Weighted Average Life <sup>†</sup>
0%	12.68 years
25	7.60
50	5.14
75	4.97
100	4.97
200	4.97
300	4.97
400	4.97
500	4.97

<sup>†</sup>The weighted average life may be affected if PAC Bonds are redeemed with Excess Revenues or from unexpended proceeds of the 2010 Series A Bonds, as described above.

No assurance can be given that prepayments of principal of the Program Loans backing Program Securities financed with proceeds of the Series Bonds will conform to any level of a particular prepayment projection, schedule or model or that prepayments will be available to be applied to redemptions of any of the 2010 Series A Bonds, including the PAC Bonds. The rates of principal prepayments on Program Loans are generally influenced by a variety of economic, geographical, social and other factors, including servicing decisions, changing property values, prevailing interest rates and the time within which Program Loans are originated. In general, if prevailing interest rates fall significantly below the interest rates on the Program Loans backing Program Securities financed by the Series Bonds, such Program Loans may be likely to prepay at higher rates than if prevailing interest rates remain at or above the interest rates on such Program Loans. Conversely, if prevailing interest rates rise above the interest rates on the Program Loans backing Program Securities financed by the Series Bonds, the rate of prepayments might be expected to decrease. Foreclosures or repurchases of Program Loans will also affect the expected special redemption schedules. The Agency cannot predict the number of Program Loans backing Program Securities financed by the Series Bonds that may become delinquent, repurchased or foreclosed. For these reasons, the Agency cannot offer any assurances as to the rate at which the Program Loans backing Program Securities financed by the Series Bonds will prepay and offers no assurance that the scheduled amounts will, in fact, be available to effect any redemptions described herein.

#### Optional Redemption of the 2010 Series A Bonds

The 2010 Series A Bonds with subsequent stated maturities are also subject to redemption prior to their stated maturity dates at the option of the Agency, in whole or in part, on January 1, 2020 or any date thereafter, from any amounts available to the Agency for such purpose, at a redemption price equal to the principal amount thereof to be redeemed plus accrued interest to the date of redemption, without premium.

#### General Provisions as to 2010 Series A Bonds

Except as otherwise provided in the 2010 A Series Resolution, any 2010 Series A Bonds to be optionally redeemed are to be redeemed only upon receipt by the Trustee of a certificate signed by an officer authorized by the Agency and stating the following: (a) the 2010 Series A Bonds to be redeemed; (b) the maturities of the 2010 Series A Bonds to be redeemed; and (c) the principal amount of the 2010 Series A Bonds within such maturities to be redeemed. If less than all 2010 Series A Bonds of a maturity are to be redeemed, the 2010 Series A Bonds of that maturity to be redeemed are to be selected by lot; provided that such optional redemption shall be in such a manner that Revenues and other amounts expected to be on deposit in the applicable Funds and Accounts will be at least equal to all amounts required to be on deposit in order to pay the Debt Service on the Bonds when due in accordance with a Cash Flow Certificate filed with the Trustee.

The Trustee is required to mail a copy of the notice of redemption, by first class mail, to the registered owner of any 2010 Series A Bond called for redemption at least 30 days prior to the redemption date; said registered

owner to be determined from the bond registration books maintained by the Trustee determined as of the 15th day preceding date such notice is mailed.

## **SECURITY FOR THE BONDS**

The Outstanding Bonds (including the Series Bonds) and any additional Bonds hereafter issued and Outstanding are secured as provided in the Bond Resolution by a pledge of (a) all proceeds of the sale of Bonds (other than proceeds deposited in trust for the retirement of Outstanding Bonds or other obligations and proceeds required by a Series Resolution to be deposited in escrow pending the conditions for the release of such proceeds from escrow being satisfied, which proceeds (and Investment Obligations purchased from such proceeds) are pledged solely to the payment of the Series of Bonds specified), (b) all Program Obligations and Investment Obligations made or purchased from such proceeds, (c) all Revenues, (d) any other loans, funds, securities, Cash Equivalents or other property of the Agency otherwise pledged as security for Outstanding Bonds or Other Obligations pursuant to a Series Resolution; (e) all right, title and interest of the Agency in and to all Participation Agreements and all Servicing Agreements entered into pursuant to a Series Resolution (including all extensions and renewals of their terms, if any) (exclusive of the Agency's rights to receive and enforce payment of money directly and for its own purposes under a Participation Agreement or a Servicing Agreement, exclusive of indemnification rights of the Agency, and exclusive of rights of the Agency to give consents and receive notices), including, but without limitation, the present and continuing right to make claim for, collect and receive any income, revenues, receipts, issues, profits, insurance proceeds and other sums of money payable to or receivable by the Agency under the Participation Agreements or Servicing Agreements with respect to Program Obligations made or purchased from proceeds of the Bonds, whether payable pursuant to the Participation Agreements, the Servicing Agreements or otherwise; the right to bring actions and proceedings under the Servicing Agreements or for the enforcement thereof; and the right to do any and all things which the Agency is or may become entitled to do under the Servicing Agreements; and (f) all money, Investment Obligations and other assets and income held in and receivable by Funds and Accounts established by or pursuant to the Bond Resolution. The Bonds, including the Series Bonds, are also general obligations of the Agency, payable out of any of its moneys, assets or revenues, subject only to the provisions of other resolutions or indentures now or hereafter pledging and appropriating particular moneys, assets or revenues to particular notes or bonds, or State or federal laws or restrictions that particular funds be applied for a specified purpose. The pledge granted by the Bond Resolution shall be for the equal benefit, protection and security of Owners of all Outstanding Bonds, except as otherwise expressly provided therein.

*The Agency has no taxing power. The State of Minnesota is not liable for the payment of the Bonds, and the Bonds are not a debt of the State.*

### **Cash Flow Certificate**

The Bond Resolution requires that the Agency file a Cash Flow Certificate with the Trustee (i) at least once within a 12-month period and as otherwise required under the Bond Resolution or a Series Resolution, (ii) upon the proposed application of funds in the Revenue Fund to acquire Program Obligations or to pay Program Expenses, if not contemplated by a prior Cash Flow Certificate, or (iii) to release funds to the Agency from the Revenue Fund or to transfer funds to the Alternative Loan Fund. The Bond Resolution also permits a revised Cash Flow Certificate to be filed at any time directed by the Agency. The Cash Flow Certificate is to give effect to the action proposed to be taken and demonstrating that in the current and in each succeeding Fiscal Year in which Bonds are scheduled to be Outstanding that Revenues and other amounts expected to be on deposit in the Funds and Accounts established under the Bond Resolution or any Series Resolution (excluding, except to the extent otherwise provided in a Series Resolution, the Single Family Housing Fund) will be at least equal to all amounts required to be on deposit in order to pay the Debt Service on the Bonds and to maintain the balance in the Mortgage Reserve Fund at the Mortgage Reserve Requirement, if any; provided that, to the extent specified in a Series Resolution, a Fund or Account (other than those excluded above) shall not be taken into account when preparing such Cash Flow Certificate. The Cash Flow Certificate is to set forth the assumptions upon which the estimates therein are based, which assumptions are to be based upon the Agency's reasonable expectations at the time the Cash Flow Certificate is filed. As set forth more fully in "Appendix C — Summary of Certain Provisions of the Bond Resolution — Revenue Fund," the Agency may withdraw from the Revenue Fund funds to be released to the Agency free and clear of the lien of the Bond Resolution, for deposit in the Agency's General Reserve Account or the Alternative Loan Fund, in each case upon the filing with the Trustee a Cash Flow Certificate and a Parity Certificate.

## **Investment Obligations**

Bond proceeds and other funds held in the Acquisition Account, the Mortgage Reserve Fund, the Revenue Fund, the Bond Fund, and the Bond Redemption Fund under the Bond Resolution may be invested in Investment Obligations as defined in the Bond Resolution (see “Appendix C – Certain Defined Terms”).

## **Revenues**

When Revenues are greater than the amount necessary to pay maturing principal of and interest on the Bonds, the excess may, to the extent permitted by applicable federal tax law and the applicable Series Resolution, be used to make or purchase additional Program Obligations or to redeem Bonds. If Revenues are less than the amount necessary to pay maturing principal of and interest on the Bonds, then either the Agency at its option may provide the amount necessary for such payment from the General Reserve Account of the Agency or any other lawful source other than funds and accounts pledged pursuant to the Bond Resolution, or the Trustee is to withdraw the necessary amount from the following funds in order of priority: (i) the Bond Redemption Fund, but only to the extent that amounts therein are in excess of amounts required for the redemption of Bonds for which the notice of redemption has been given, (ii) the Revenue Fund, and (iii) the Mortgage Reserve Fund.

## **Program Securities Pledged under the Bond Resolution**

Because the Series Bonds are the first issue of Bonds under the Bond Resolution the proceeds of which may be applied to finance Program Securities, there are currently no Program Securities pledged to secure Outstanding Bonds under the Bond Resolution.

## **Certain Escrowed Funds Secure 2009 Series A Bonds Not Subject to a Release Date**

Certain proceeds of the 2009 Series A Bonds and related funds of the Agency are to be retained in an Escrow Fund until the requirements for conversion of all or a portion of the 2009 Series A Bonds are satisfied or until applied to the redemption of the 2009 Series A Bonds. *The escrowed funds are pledged exclusively to the repayment of the 2009 Series A Bonds that are not subject to a Release Date and do not secure the Series Bonds.* (See “The New Issue Bond Program and the 2009 Series A-1 Bonds.”)

## **Mortgage Reserve Fund**

Although a Mortgage Reserve Fund has been established under the Bond Resolution, there is no Mortgage Reserve Requirement in respect of any Outstanding Bonds or the Series Bonds.

## **Additional Bonds**

The Bond Resolution and the Program Series Resolution permit the issuance of additional Bonds, upon the adoption of a Series Resolution, without limitation as to amount, to provide funds for the purpose of financing Program Obligations and, in addition, to refund outstanding Bonds or other obligations of the Agency. No additional Series of Bonds may be issued except upon receipt by the Trustee of (1) an Agency Certificate certifying (a) that an amount equal to the Mortgage Reserve Requirement effective upon issuance of such Bonds will be on deposit in the Mortgage Reserve Fund, and (b) that the estimated Revenues set forth in an Agency Certificate are in excess of required fund transfers and debt service on the Bonds in each Fiscal Year as set forth in the Agency Certificate, (2) a Cash Flow Certificate, giving effect to the issuance of the additional Bonds, and (3) written confirmation that the then existing ratings of the Bonds will not be impaired..

Any additional Bonds issued under the Bond Resolution will be on parity with the Series Bonds and all other Outstanding Bonds and will be entitled to the equal benefit, protection and security of the provisions, covenants and agreements in the Bond Resolution, except as otherwise expressly provided in the Resolutions.

## **State Pledge Against Impairment of Contracts**

The State in the Act has pledged to and agreed with the Bondowners that it will not limit or alter the rights vested in the Agency to fulfill the terms of any agreements made with them or in any way impair the rights and remedies of the Bondowners until the Bonds, together with the interest thereon and on any unpaid installments of

interest, and all costs and expenses in connection with any action or proceeding by or on behalf of such Bondowners, are fully met and discharged.

## **GOVERNMENT NATIONAL MORTGAGE ASSOCIATION MORTGAGE-BACKED SECURITIES**

*This summary does not purport to be comprehensive and is qualified in its entirety by reference to the GNMA Mortgage-Backed Securities Guide and to the documents referred to herein for full and complete statements of their provisions. Additional information is available at [www.ginniemae.gov](http://www.ginniemae.gov).*

The Government National Mortgage Association is a wholly owned corporate instrumentality of the United States within the Department of Housing and Urban Development with its principal office in Washington, D.C.

Each GNMA Security is to be issued under either the GNMA I Program or the GNMA II Program. Although there are a number of differences between GNMA I Securities and GNMA II-Custom Pool Securities, those differences do not adversely affect the availability of Revenues with which to pay principal of and interest on Outstanding Bonds. Each GNMA Security is to be backed by a pool of mortgage loans in a minimum aggregate amount of \$25,000 and multiples of \$1 in excess of \$25,000. The Master Servicer is required to pay to the Trustee (in the case of a GNMA I Security) or to the Central Paying and Transfer Agent (in the case of a GNMA II-Custom Pool Security), and such Central Paying and Transfer Agent shall be required to pay to the Trustee, as the owner of the GNMA Security, the regular monthly installments of principal and interest on the mortgage loans backing the GNMA Security (less such Master Servicer's servicing fee, which includes the GNMA guaranty fee), whether or not the Master Servicer receives such installments, plus any mortgage prepayments received by the Master Servicer in the previous month. The Government National Mortgage Association guarantees the timely payment of the principal of and interest on the GNMA Security.

In order to issue GNMA Securities, the Master Servicer must first apply to and receive from the Government National Mortgage Association a commitment to guarantee securities. Such a commitment authorizes the Master Servicer to issue GNMA Securities up to a stated amount during a one-year period following the date of the commitment. The Master Servicer is required to pay the application fee to the Government National Mortgage Association for such commitments. The amount of commitments to guarantee GNMA Securities that the Government National Mortgage Association can approve in any federal fiscal year is limited by statute and administrative procedures. The total annual amount of available commitments is established in appropriation acts and related administrative procedures.

The issuance of each GNMA Security by the Master Servicer is subject to the following conditions, among others: (i) the purchase by the Master Servicer of mortgage loans in a minimum aggregate principal amount at least equal to the minimum size permitted by the Government National Mortgage Association for each GNMA Security (such origination being subject, among other conditions, to the availability of FHA mortgage insurance and VA guarantees), (ii) the submission by the Master Servicer to the Government National Mortgage Association of certain documents required by the Government National Mortgage Association in form and substance satisfactory to the Government National Mortgage Association, (iii) the Master Servicer's continued compliance, on the date of issuance of the GNMA Security, with all of the Government National Mortgage Association's eligibility requirements, specifically including, but not limited to, certain net worth requirements, (iv) the Master Servicer's continued approval by the Government National Mortgage Association to issue GNMA Securities, and (v) the Master Servicer's continued ability to issue, execute and deliver the GNMA Security, as such ability may be affected by such Master Servicer's bankruptcy, insolvency or reorganization. In addition, the issuance of a GNMA Security by the Master Servicer is subject to the condition that the Government National Mortgage Association must have entered into a guaranty agreement with the Master Servicer. The conditions to the Government National Mortgage Association entering into such an agreement may change from time to time, and there can be no assurance that the Master Servicer will be able to satisfy all such requirements in effect at the time a GNMA Security is to be issued. Moreover, there can be no assurance that all of the above conditions will be satisfied at the time a GNMA Security is to be issued by the Master Servicer for purchase by the Trustee.

## **GNMA Security**

The Government National Mortgage Association 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 composed of, among other things, mortgage loans insured by FHA under the Housing Act or guaranteed by the VA under the Servicemen's Readjustment Act of 1944, as amended. Section 306(g) further provides that "[T]he full faith and credit of the United States is pledged to the payment of all amounts which may be required to be paid under any guaranty under this subsection." An opinion dated December 9, 1969, of an Assistant Attorney General of the United States states that such guarantees under Section 306(g) of mortgage-backed securities of the type to be delivered to the Trustee by the Lenders are authorized to be made by the Government National Mortgage Association and "would constitute general obligations of the United States backed by its full faith and credit."

## **Government National Mortgage Association Borrowing Authority**

In order to meet its obligations under such guaranty, the Government National Mortgage Association, in its corporate capacity under Section 306(d) of Title III of the Housing Act, may issue its general obligations to the United States Treasury (the "Treasury") in an amount outstanding at any one time sufficient to enable the Government National Mortgage Association, with no limitations as to amount, to perform its obligations under its guaranty of the timely payment of the principal of and interest on the GNMA Securities. The Treasury is authorized to purchase any obligations so issued by the Government National Mortgage Association and has indicated in a letter dated February 13, 1970, from the Secretary of the Treasury to the Secretary of Housing and Urban Development ("HUD") that the Treasury will make loans to the Government National Mortgage Association, if needed, to implement the aforementioned guaranty.

The Government National Mortgage Association is to warrant to the Trustee, as the owner of the GNMA Securities, that, in the event it is called upon at any time to honor its guaranty of the payment of principal and interest on any GNMA Security, it shall, if necessary, in accordance with the aforesaid Section 306(d), apply to the Treasury Department of the United States for a loan or loans in amounts sufficient to make such payment.

## **Servicing of the Mortgage Loans**

Under contractual arrangements that will be entered into by and between the Master Servicer and the Government National Mortgage Association, and pursuant to the Program Documents, the Master Servicer is responsible for servicing and otherwise administering the mortgage loans in accordance with generally accepted practices of the mortgage lending industry and the Government National Mortgage Association Servicer's Guide.

The monthly remuneration of the Master Servicer, for its servicing and administrative functions, and the guaranty fee charged by the Government National Mortgage Association, are based on the unpaid principal amount of the GNMA Securities outstanding. In compliance with the Government National Mortgage Association regulations and policies, the total of these servicing and guaranty fees equals 0.25%, calculated on the principal balance of each GNMA Security outstanding on the last day of the month preceding such calculation. Each GNMA Security carries an interest rate that is fixed at 0.25% below the interest rate on the underlying mortgage loans because the servicing and guaranty fees are deducted from payments on the mortgage loans before such payments are forwarded to the Trustee.

It is expected that interest and principal payments on the mortgage loans received by the Master Servicer will be the source of money for payments on the GNMA Securities. If such payments are less than the amount then due, the Master Servicer is obligated to advance its own funds to ensure timely payment of all scheduled payments of principal and interest due on the GNMA Securities. The Government National Mortgage Association guarantees such timely payment in the event of the failure of the Master Servicer to pass through an amount equal to such scheduled payments (whether or not made by the mortgagors).

The Master Servicer is required to advise the Government National Mortgage Association in advance of any impending default on scheduled payments so that the Government National Mortgage Association, as guarantor, will be able to continue such payments as scheduled on the third business day after the twentieth day of each month. However, if such payments are not received as scheduled, the Trustee has recourse directly to the Government National Mortgage Association.

## **Guaranty Agreement**

The Government National Mortgage Association guaranty agreement to be entered into by the Government National Mortgage Association and the Master Servicer upon issuance of a GNMA Security, pursuant to which the Government National Mortgage Association guarantees the payment of principal of and interest on such GNMA Security (the “GNMA Guaranty Agreement”), provides that, in the event of a default by the Master Servicer, including (i) a failure to make any payment due under the GNMA Security, (ii) a request to the Government National Mortgage Association to make a payment of principal or interest on a GNMA Security and the utilization thereof by the Master Servicer, (iii) insolvency of the Master Servicer, or (iv) default by the Master Servicer under any other terms of the GNMA Guaranty Agreement, the Government National Mortgage Association has 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 shall thereupon become the absolute property of the Government National Mortgage Association, subject only to the unsatisfied rights of the owner of the GNMA Security. In such event, the GNMA Guaranty Agreement provides that on and after the time the Government National Mortgage Association directs such a letter of extinguishment to the Master Servicer, the Government National Mortgage Association shall be the successor in all respects to the Master Servicer in its capacity under the GNMA Guaranty Agreement and the transaction and arrangements set forth or arranged for therein, and shall be subject to all responsibilities, duties, and liabilities (except the Master Servicer’s indemnification of the Government National Mortgage Association), theretofore placed on the Master Servicer by the terms and provisions of the GNMA Guaranty Agreement, provided that at any time the Government National Mortgage Association may enter into an agreement with any other eligible issuer of GNMA Securities under which the latter undertakes and agrees to assume any part or all such responsibilities, duties or liabilities theretofore placed on the Master Servicer, and provided that no such agreement shall detract from or diminish the responsibilities, duties or liabilities of the Government National Mortgage Association in its capacity as guarantor of the GNMA Security, or otherwise adversely affect the rights of the owner thereof.

## **Payment of Principal of and Interest on the GNMA Securities**

Regular monthly installment payments on each GNMA Security are required to begin on the fifteenth day (in the case of a GNMA I Security) and on the nineteenth day, or the twentieth day if the nineteenth day is not a business day (in the case of a GNMA II-Custom Pool Security), of the first month following the date of issuance of such GNMA Security and will be equal to the aggregate amount of the scheduled monthly principal and interest payments on each mortgage loan in the mortgage pool backing the GNMA Security, less the monthly servicing and guaranty fees of one-twelfth of 0.25% of the outstanding principal balance. In addition, each payment is required to include any mortgage prepayments on mortgage loans underlying the GNMA Security.

## **FANNIE MAE MORTGAGE-BACKED SECURITIES**

### **General**

*The following summary of the Fannie Mae MBS Program (as defined below), the Fannie Mae Securities, Fannie Mae’s mortgage purchase and servicing standards and other documents referred to herein does not purport to be complete and is qualified in its entirety by reference to Fannie Mae’s Prospectus, as defined below, the Fannie Mae Single Family Selling and Servicing Guides and the other documents referred to herein.*

Fannie Mae is subject to the supervision and regulation of the Federal Housing Finance Agency to the extent provided in the Housing and Economic Recovery Act of 2008. The FHFA has placed Fannie Mae into conservatorship.

Information on Fannie Mae and its financial condition is contained in Fannie Mae’s most current annual report on Form 10-K, quarterly reports on Form 10-Q and current reports on Form 8-K that are filed with the Securities and Exchange Commission (the “SEC”). Fannie Mae files reports, proxy statements and other information with the SEC. Materials that it files with the SEC are also available from the SEC’s website, “www.sec.gov.” In addition, these materials may be inspected, without charge, and copies may be obtained at prescribed rates, at the SEC’s Public Reference Room at 100 F Street, NE, Room 1580, Washington, DC 20549. Investors may obtain information on the operation of the Public Reference Room by calling the SEC at 1-800-SEC-0330. The periodic reports filed by Fannie Mae with the SEC are also available on Fannie Mae’s

website at <http://www.fanniemae.com/ir/sec> or from Fannie Mae at the Office of Investor Relations at 202-752-7115. The Agency takes no responsibility for information contained in these documents or on these websites.

## **Fannie Mae**

Fannie Mae is a government-sponsored enterprise that was chartered by the U.S. Congress in 1938, organized and existing under the Federal National Mortgage Association Charter Act, 12 U.S.C. 1716 et seq. (the “Charter”). Fannie Mae has a public mission to support liquidity and stability in the secondary mortgage market, where existing mortgage loans are purchased and sold. Fannie Mae securitizes mortgage loans originated by lenders in the primary mortgage market into mortgage-backed securities (“Fannie Mae MBS”), which can then be bought and sold in the secondary mortgage market. Fannie Mae also participates in the secondary mortgage market by purchasing mortgage loans (often referred to as “whole loans”) and mortgage-related securities, including Fannie Mae MBS, for Fannie Mae’s mortgage portfolio. In addition, Fannie Mae makes other investments to increase the supply of affordable housing, however, pursuant to the Charter, Fannie Mae may not lend money directly to consumers in the primary mortgage market. *Although Fannie Mae is a corporation chartered by the U.S. Congress, the conservator of Fannie Mae is a U.S. Government agency, and the United States Department of Treasury (“Treasury”) owns senior preferred stock and a warrant to purchase common stock of Fannie Mae, the U.S. Government (including Treasury) does not guarantee, directly or indirectly, the securities or other obligations of Fannie Mae.*

On September 6, 2008, the Director of the Federal Housing Finance Agency (“FHFA”), the safety, soundness and mission regulator of Fannie Mae, placed Fannie Mae into conservatorship and appointed FHFA as the conservator. As the conservator, FHFA succeeded to all rights, titles, powers and privileges of Fannie Mae, and of any stockholder, officer or director of Fannie Mae with respect to Fannie Mae and the assets of Fannie Mae. As such, FHFA has the authority to conduct all business of Fannie Mae. Pursuant to the Housing and Economic Recovery Act of 2008, FHFA, as conservator, may take “such action as may be necessary to put the regulated entity in a sound and solvent condition.” Fannie Mae has no control over FHFA’s actions or the actions it may direct Fannie Mae to take. The conservatorship has no specified termination date; Fannie Mae does not know when or how the conservatorship will be terminated. In addition, the Board of Directors of Fannie Mae does not have any fiduciary duties to any person or entity except to FHFA, as conservator. Accordingly, the Board of Directors is not obligated to consider the interests of Fannie Mae or the stockholders of Fannie Mae unless specifically directed to do so by FHFA, as conservator. The United States Department of Housing and Urban Development, however, remains Fannie Mae’s regulator with respect to fair lending matters.

## **Mortgage-Backed Security Program**

Fannie Mae has implemented a mortgage-backed securities program pursuant to which Fannie Mae issues securities backed by pools of mortgage loans (the “MBS Program”). **The obligations of Fannie Mae, including its obligations under the Fannie Mae Securities, are obligations solely of Fannie Mae and are not guaranteed by the United States Government (including Treasury) and do not constitute a debt or obligation of the United States or any agency or instrumentality thereof, including Treasury and FHFA, other than Fannie Mae.**

The terms of the MBS Program are governed by the Fannie Mae Selling and Servicing Guides (the “Fannie Mae Guides”), as modified by the Pool Purchase Contract, and, in the case of mortgage loans such as the Program Loans exchanged with Fannie Mae, a Trust Indenture dated as of November 1, 1981, as amended (the “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 Fannie Mae Prospectus is updated from time to time.

Copies of the Fannie Mae Prospectus and Fannie Mae’s most recent annual and quarterly reports and proxy statements are available without charge from Fannie Mae, 3900 Wisconsin Avenue, N.W., Washington, D.C. 20016, Attention: Vice President for Investor Relations, (telephone: (202) 752-6724).

## **Pool Purchase Contract**

It is expected that Fannie Mae and the Master Servicer will enter into a Pool Purchase Contract, pursuant to which the Master Servicer will be permitted to deliver, and Fannie Mae will agree to purchase mortgage loans in exchange for, Fannie Mae Securities. 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.

Pursuant to the requirements of the Fannie Mae Guides, as amended, the original principal balance of each mortgage loan to be sold to Fannie Mae may not exceed the amount established from time to time by Fannie Mae. The mortgage loans must be mortgage loans with loan-to-value ratios not in excess of 100%; mortgage loans with loan-to-value ratios exceeding 80% must have the principal amount of the indebtedness in excess of 75% of the appraised value of the home insured by a policy of primary mortgage insurance. The provider of the mortgage insurance must be acceptable to Fannie Mae.

Under the Pool Purchase Contract, the 100% loan-to-value limitation for mortgage loans will be based upon the lower of (1) the acquisition cost plus rehabilitation cost, if any, of a home, or (2) the appraised value of a home after completion of any rehabilitation. The maximum combined loan-to-value ratio is also 100% where subordinate financing is provided, so long as the mortgage loan does not exceed a 75% loan-to-value ratio. The Pool Purchase Contract also provides that, in underwriting mortgage loans for the Community Home Buyer's Program, certain exceptions will be made from the Fannie Mae Guides for down payment requirements and for determining whether a household's income satisfies the requirements for purchase by Fannie Mae.

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

### **Fannie Mae Securities**

Each Fannie Mae Security will represent the entire interest in a specified pool of mortgage loans purchased by Fannie Mae from the Master Servicer and identified in records maintained by Fannie Mae. The Pool Contract requires that each Fannie Mae Security be in a minimum amount of \$250,000 (or, in each case, such lesser amounts as may be approved by Fannie Mae). The mortgage loans backing each Fannie Mae Security are to bear interest at a rate higher than each Fannie Mae Security (the "pass-through rate"). The difference between the interest rate on the mortgage loans and the pass-through rate on the Fannie Mae Security is to be collected by the Master Servicer and used to pay the Master Servicer's servicing fee and Fannie Mae's guaranty fee.

Fannie Mae will guarantee to the registered holder of the Fannie Mae Securities 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 Securities, whether or not received, and the full principal 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 the Fannie Mae Securities, would consist solely of payments and other recoveries on the underlying mortgage loans and, accordingly, monthly distributions to the Trustee, as the holder of the Fannie Mae Securities, and payments on Outstanding Bonds would be affected by delinquent payments and defaults on such mortgage loans.**

### **Payments on the Mortgage Loans; Distributions on the Fannie Mae Securities**

Payments on a Fannie Mae Security will be made on the 25th day of each month (beginning with the month following the month such Fannie Mae Security 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 Security, 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 pool underlying such Fannie Mae Security 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 repurchased by Fannie Mae

because of Fannie Mae's election to repurchase the mortgage loan after it is delinquent, in whole or in part, with respect to four consecutive installments of principal and interest; or because of Fannie Mae's election to repurchase such mortgage loan under certain other circumstances), (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 Security 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 Security 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.

## **FREDDIE MAC MORTGAGE-BACKED SECURITIES**

### **General**

*The following summary of the Freddie Mac Guarantor Program, the Freddie Mac Securities, Freddie Mac's mortgage purchase and servicing standards and other documents referred to herein does not purport to be complete and is qualified in its entirety by reference to Freddie Mac's Mortgage Participation Certificates Offering Circular, applicable Offering Circular Supplements, Freddie Mac's Information Statement, any Information Statement Supplements, the Freddie Mac Securities and any other documents made available by Freddie Mac. Copies of the Offering Circular, Information Statement and any supplements to those documents and other information can be obtained by calling Freddie Mac's Investor Inquiry Department (telephone (800) 336-3672) or by accessing Freddie Mac's World Wide Web site. Freddie Mac is a publicly traded company listed on the New York Stock Exchange (symbol: FRE). The Agency takes no responsibility for any such information.*

Freddie Mac is subject to the supervision and regulation of the FHFA to the extent provided in HERA. The FHFA has placed Freddie Mac into conservatorship.

Information on Freddie Mac and its financial condition is contained in annual, quarterly and current reports, proxy statements and other information that Freddie Mac files with the SEC. You may read and copy any document Freddie Mac files with the SEC at the SEC's public reference room at 100 F Street, N.E., Washington, D.C. 20549. Please call the SEC at 1-800-SEC-0330 for further information on the public reference room. These SEC filings are also available to the public from the SEC's website at <http://www.sec.gov>. The Agency takes no responsibility for information contained in these documents or on these websites.

### **Freddie Mac**

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. §§ 1451-1459 (the "Freddie Mac Act"). Freddie Mac's statutory mission is (i) to provide stability in the secondary market for residential mortgages; (ii) to respond appropriately to the private capital market; (iii) to provide ongoing assistance to the secondary market for residential mortgages (including activities relating to mortgages on housing for low- and moderate-income families involving a reasonable economic return that may be less than the return earned on other activities); and (iv) to promote access to mortgage credit throughout the United States (including central cities, rural areas and underserved areas) by increasing the liquidity of mortgage financing. Neither the United States nor any agency or instrumentality of the United States is obligated, either directly or indirectly, to fund the mortgage purchase or financing activities of Freddie Mac or to guarantee Freddie Mac's securities or obligations.

Freddie Mac's principal business consists of the purchase of (i) first-lien, conventional residential mortgages subject to certain maximum loan limits and other underwriting requirements under the Freddie Mac Act and (ii) securities backed by such mortgages. Freddie Mac finances its mortgage purchases and mortgage-backed securities purchases through the issuance of a variety of securities, primarily pass-through mortgage participation certificates and unsecured debt, as well as with cash and equity capital.

On September 7, 2008, the Director of the Federal Housing Finance Agency (“FHFA”) appointed FHFA as conservator of Freddie Mac in accordance with the Federal Housing Finance Reform Act of 2008 (the “Reform Act”) and the Federal Housing Enterprises Financial Safety and Soundness Act of 1992. On September 7, 2008, in connection with the appointment of FHFA as conservator, Freddie Mac and the U.S. Department of the Treasury (“Treasury”) entered into a Senior Preferred Stock Purchase Agreement. Also, pursuant to its authority under the Reform Act, Treasury announced that it has established the Government Sponsored Enterprise Credit Facility (a lending facility to ensure credit availability to Freddie Mac, Fannie Mae, and the Federal Home Loan Banks that will provide secured funding on an as needed basis under terms and conditions established by the Treasury Secretary to protect taxpayers) and a program under which Treasury will purchase Government Sponsored Enterprise (including Freddie Mac) mortgage-backed securities (MBS) in the open market. The announcements by FHFA and Treasury and descriptions of these programs are available at their respective websites: <http://www.OFHFA.gov> and <http://www.Treasury.gov>.

### **Freddie Mac Guarantor Program**

Freddie Mac has established a mortgage purchase program pursuant to which Freddie Mac purchases a group of mortgages from a single seller in exchange for a Freddie Mac certificate representing an undivided interest in a pool consisting of the same mortgages (the “Guarantor Program”). Freddie Mac approves the institutions that may sell and service mortgages under the Guarantor Program on an individual basis after consideration of factors such as financial condition, operational capability and mortgage origination and/or servicing experience. Most sellers and servicers are HUD-approved mortgagees or FDIC-insured financial institutions.

### **Freddie Mac Securities**

Freddie Mac Securities will be mortgage pass-through securities issued and guaranteed by Freddie Mac under its Guarantor Program. Freddie Mac Securities are issued only in book-entry form through the Federal Reserve Banks’ book-entry system. Each Freddie Mac Security represents an undivided interest in a pool of mortgage loans. Payments by borrowers on the mortgage loans in the pool are passed through monthly by Freddie Mac to record holders of the Freddie Mac Securities representing interests in that pool.

Payments on Freddie Mac Securities begin on or about the fifteenth day of the first month following issuance. Each month, Freddie Mac passes through to record holders of Freddie Mac Securities their proportionate share of principal payments on the mortgage loans in the related pool and one month’s interest at the applicable pass-through rate. The pass-through rate for an Freddie Mac Securities is determined by subtracting from the lowest interest rate on any of the mortgage loans in the pool the applicable servicing fee and Freddie Mac’s management and guarantee fee, if any. The interest rates on the mortgages in a pool formed under Freddie Mac’s Guarantor Program must fall within a range from the pass-through rate on the Freddie Mac Securities plus the minimum servicing fee through the pass-through rate plus 250 basis points.

Freddie Mac guarantees to each record holder of a Freddie Mac Security the timely payment of interest at the applicable pass-through rate on the principal balance of the holder’s Freddie Mac Security. Freddie Mac also guarantees to each holder of a Freddie Mac Security (i) the timely payment of the holder’s proportionate share of monthly principal due on the related mortgage loans, as calculated by Freddie Mac, and (ii) the ultimate collection of the holder’s proportionate share of all principal of the related mortgage loans, without offset or reduction, no later than the payment date that occurs in the month by which the last monthly payment on the Freddie Mac Security is scheduled to be made.

Freddie Mac may pay the amount due on account of its guarantee of ultimate collection of principal on a mortgage at any time after default, but not later than 30 days following (i) the foreclosure sale of the mortgaged property, (ii) if applicable, the payment of an insurance or guaranty claim by the mortgage insurer or guarantor or (iii) the expiration of any right of redemption that the borrower may have, whichever is the last to occur. In no event, however, will Freddie Mac make payments on account of this guarantee later than one year after an outstanding demand has been made on the borrower for accelerated payment of principal or for payment of the principal due at maturity.

**The obligations of Freddie Mac under its guarantees of the Freddie Mac Securities are obligations of Freddie Mac only. The Freddie Mac Securities, including the interest thereon, are not guaranteed by the United States and do not constitute debts or obligations of the United States or any agency or instrumentality**

**of the United States other than Freddie Mac. If Freddie Mac were unable to satisfy its obligations under its guarantees, distributions on the Freddie Mac Securities would consist solely of payments and other recoveries on the related mortgages; accordingly, delinquencies and defaults on the mortgage loans would affect distributions on the Freddie Mac Securities and could adversely affect payments on Outstanding Bonds.**

### **Mortgage Purchase and Servicing Standards**

All mortgage loans purchased by Freddie Mac must meet certain standards established by the Freddie Mac Act. In addition, Freddie Mac has established its own set of mortgage purchase standards, including credit, appraisal and underwriting guidelines. These guidelines are designed to determine the value of the real property securing a mortgage loan and the creditworthiness of the borrower. Freddie Mac's administration of its guidelines may vary based on its evaluation of and experience with the seller of the mortgage loans, the loan-to-value ratio and age of the mortgage loans, the type of property securing the mortgage loans and other factors.

Freddie Mac has also established servicing policies and procedures to support the efficient and uniform servicing of the mortgage loans it purchases. Each servicer must perform diligently all services and duties customary to the servicing of mortgage loans in a manner consistent with prudent servicing standards. The duties performed by a servicer include collection and remittance of principal and interest to Freddie Mac; administration of escrow accounts; collection of insurance or guaranty claims; property inspections; and, if necessary, foreclosure. Freddie Mac monitors servicers' performance through periodic and special reports and inspections.

In the event of an existing or impending delinquency or other default on a mortgage loan, Freddie Mac may attempt to resolve the default through a variety of measures. In determining which measures to pursue with respect to a given mortgage loan and when to initiate such measures, Freddie Mac seeks to minimize the costs that may be incurred in servicing the mortgage, as well as Freddie Mac's possible exposure under its guarantees. However, the measures that Freddie Mac may choose to pursue to resolve a default will not affect Freddie Mac's guarantees. In any event, Freddie Mac generally repurchases from a pool any mortgage loan that has remained delinquent for at least 120 consecutive days and makes payment of principal to record holders pursuant to Freddie Mac's guarantee of ultimate collection of principal.

### **THE MASTER SERVICER**

U.S. Bank, National Association, d/b/a U.S. Bank Home Mortgage-MRBP Division ("U.S. Bank Home Mortgage") currently serves as Master Servicer for the Agency's MBS Program, including the Program Securities to be financed with proceeds of the Series Bonds. The Agency entered into a Servicing Agreement, dated as of July 9, 2009 (the "Servicing Agreement"), with the Trustee and U.S. Bank Home Mortgage, as master servicer (the "Master Servicer"), for a term ending August 31, 2011 (subject to renewal and termination rights). The Program Securities acquired with proceeds of the Series Bonds are expected to be serviced by U.S. Bank Home Mortgage.

THE FOLLOWING INFORMATION ABOUT U.S. BANK HOME MORTGAGE RELATES TO AND WAS SUPPLIED BY U.S. BANK, NATIONAL ASSOCIATION. SUCH INFORMATION HAS NOT BEEN VERIFIED BY THE AGENCY, THE UNDERWRITERS, THEIR COUNSEL OR BOND COUNSEL AND IS NOT GUARANTEED AS TO COMPLETENESS OR ACCURACY BY, AND IS NOT TO BE CONSTRUED AS A REPRESENTATION OF, THE AGENCY, THE UNDERWRITERS, THEIR COUNSEL OR BOND COUNSEL.

The Master Servicer is U.S. Bank, National Association, operating by and through its U.S. Bank Home Mortgage – MRBP Division. As of June 30, 2010, the Master Servicer, operating by and through its U.S. Bank Home Mortgage–MRBP Division, serviced 148,711 single-family mortgage loans with an aggregate principal balance of approximately \$12.1 billion. The Master Servicer currently services single-family mortgage loans for mutual savings banks, life insurance companies, savings and loan associations and commercial banks, as well as Fannie Mae, GNMA and Freddie Mac.

As of June 30, 2010, according to its unaudited quarterly financial statements, U.S. Bancorp had total assets of approximately \$283.2 billion and a net worth of \$28.2 billion. For the three months ended June 30, 2010, the Master Servicer, through its MRBP Division, originated and purchased single-family mortgage loans in the total principal amount of approximately \$1.1 billion.

The Master Servicer is (i) an FHA- and VA-approved lender in good standing, (ii) a GNMA-approved seller and servicer of mortgage loans and an issuer of mortgage-backed securities guaranteed by GNMA, (iii) a Fannie Mae approved seller and servicer of Fannie Mae Securities and (iv) a Freddie Mac approved seller and servicer of Freddie Mac securities.

The Master Servicer is not liable for the payment of the principal of Outstanding Bonds or the interest or redemption premium, if any, thereon.

The holding company for U.S. Bank, National Association is U.S. Bancorp, the fifth largest financial services holding company in the United States.

## **THE HOMEOWNERSHIP FINANCE PROGRAM**

### **General**

The following provides a general description of the Agency's Program in respect of the Program Securities backed by Program Loans to be purchased with proceeds of the Series Bonds, which is subject to change from time to time as provided in the Resolutions and is also subject to applicable federal and state law. *The Series Program Determinations governing the Program Obligations to be financed with proceeds of the Series Bonds may be revised by the Agency from time to time as provided in the 2010 A Series Resolution and the Program Series Resolution and, consequently, the following general description is subject to change.*

Under the Bond Resolution, the Agency may issue Bonds to finance Program Obligations in order to provide financing for single family, owner-occupied housing. All Series of Bonds issued under the Bond Resolution are secured on a parity, except as otherwise expressly provided in the Bond Resolution. Proceeds of the Series Bonds will be used to purchase Program Securities backed by Program Loans. The Agency does not currently anticipate that future Series of Bonds issued under the Bond Resolution will finance Program Obligations other than Program Securities, but the Bond Resolution permits Additional Bonds to be issued to finance Program Loans directly if the conditions for issuance of the Additional Bonds are met. (See "Security for the Bonds—Additional Bonds.")

### **History and Transition to "MBS" Model**

Effective for commitments made on or after September 1, 2009, the Agency changed its single-family housing lending program from a "whole loan" model to an "MBS" (mortgage-backed securities) model. The Agency has entered into the Servicing Agreement with the Trustee and the initial Master Servicer for a term ending August 31, 2011 (subject to renewal and termination rights). Pursuant to the Servicing Agreement, the Master Servicer is to acquire single family mortgage loans meeting Program requirements and pool such Program Loans into Program Securities to be purchased by the Trustee on behalf of the Agency. (See "Procedures for Origination, Purchase and Pooling" below.) For additional information regarding the initial Master Servicer, see "The Master Servicer."

### **Reimbursement of Advances of Agency Funds from Proceeds of Series Bonds**

The Agency has purchased Program Securities from its own funds in anticipation of the delivery of the Series Bonds. As of September 13, 2010, the Agency had purchased approximately \$176.1 million in outstanding principal amount of Program Securities at an average pass-through interest rate of 4.49%. Of the outstanding principal amount of the Program Securities, 95.6% constitutes GNMA Securities and 4.4% constitutes Fannie Mae Securities. In addition, as of September 13, 2010, the Master Servicer had purchased approximately \$21.1 million in unpaid principal balance of mortgage loans at an average mortgage loan interest rate of 4.70%, and had commitments outstanding to purchase approximately \$70.2 million in mortgage loans at an average mortgage loan interest rate of 4.60%, all of which, if purchased by the Master Servicer, are expected to be pooled into Program Securities to be purchased by the Agency. The Agency expects that, upon delivery of the Series Bonds, all funds credited to the 2009 A-1/2010 A Acquisition Account will be used to reimburse the Agency for certain Program Securities it had previously purchased and that such Program Securities will be credited to the 2009 A-1/2010 A Acquisition Account and thereby pledged to payment of Outstanding Bonds.

## Procedures for Origination, Purchase and Pooling

### *Application*

The Agency has published its Minnesota Housing Mortgage Loan Program Procedural Manual: MBS (the “Manual”) which sets forth the guidelines and procedures for participation in the Program and certain requirements for origination of mortgage loans, including provisions for compliance with the requirements of applicable federal law. The Master Servicer has also published its lending manual for the Program. The Agency or the Master Servicer respond to inquiries by interested lenders by directing them to the appropriate page on the Agency’s or Master Servicer’s website delineating information regarding the requirements a lender must satisfy to be eligible to participate in the Program. Each Lender that meets Program requirements and participates in the Program must execute a Participation Agreement (the “Participation Agreement”), which incorporates the Manual and the Master Servicer’s lending manual by reference. Generally, Lenders that participate in the Program receive no advance commitment of funds (see exceptions in “Special Assistance Programs” below). Rather, Lenders may request an individual commitment of loan funds via the internet by entering loan information in the Agency’s online loan purchase approval system (HDS SF Web Application). Each commitment request is subject to a review of the Agency’s eligibility rules that are a part of the HDS SF Web Application. If the information entered by the Lender meets the eligibility rules, the loan funds are then committed for each specific loan for a specific period. Should a specific loan ultimately be rejected or cancelled, the funds are available for use by another eligible borrower and Lender. There is no prescribed limit on the amount of funds that may be used by an individual participating Lender, subject to availability of funds.

Upon execution of the Participation Agreement by the Agency and the Master Servicer, the Lender must pay an initial fee of \$1,000 to participate in the Program and an annual renewal fee of \$500, unless payment of such fees is specifically modified or waived by the Agency. A Lender is eligible to renew the Participation Agreement and pay the \$500 renewal fee only if the Lender has originated a minimum of six loans during the 12-month period that begins on the July 1st that follows execution of a Participation Agreement with the Agency. Lenders are not required to pay a reservation fee upon obtaining a commitment of funds through the HDS SF Web Application. If the Master Servicer has not purchased a loan pursuant to an individual commitment after 75 days where an existing home is to be financed or after 115 days where a newly constructed home is to be financed, the Agency, at its option, may charge and, if so charged, the Lender must agree to pay an extension fee to maintain the individual commitment for a specified, extended period of time. Participation fees are deposited into the Alternative Loan Fund. Unrefunded extension fees, if charged, are deposited into the funds from which the loans or the Program Securities are purchased, either the Alternative Loan Fund or the Homeownership Finance bond fund.

### *Qualified Borrowers*

The Agency has established the maximum gross income for eligible borrowers under the Program based upon applicable federal law and Agency policy objectives. The maximum gross income of an eligible borrower under the Agency’s regular program (the Minnesota Mortgage Program) is currently as follows:

Household Size	11-County Twin Cities Metropolitan Area*	Rochester MSA	Balance of State
1-4 Persons	\$84,000	\$77,600	\$73,100
5 Person	90,800	83,900	79,000
6 Person	97,500	90,100	84,800
7 Person	104,200	96,300	90,700
8 Person	110,900	102,500	96,500
9 Person	117,600	108,700	102,400
10 Person**	124,400	114,900	108,200

The maximum gross income of an eligible borrower under the Agency’s special assistance program (the Community Activity Set-Aside Program) is currently as follows:

Household Size	11-County Twin Cities Metropolitan Area*	Rochester MSA	Balance of State
1-4 Persons	\$67,200	\$62,100	\$58,500
5 Person	72,600	67,100	63,200
6 Person	78,000	72,100	67,900
7 Person	83,400	77,100	72,600
8 Person	88,800	82,000	77,300
9 Person	94,100	87,000	81,900
10 Person**	99,500	92,000	86,600

\* As used in this section, “Twin Cities Metropolitan Area” comprises the following 11 counties: Anoka, Carver, Chisago, Dakota, Hennepin, Isanti, Ramsey, Scott, Sherburne, Washington, and Wright Counties.

\*\* Maximum gross income for households of more than 10 persons may be obtained by contacting the Agency.

The Agency will apply the income limitations set forth in Section 143(f) of the Code to applicants for loans financed with proceeds of the Series Bonds. The Agency may revise the income limits for the loans from time to time to conform to State and federal law and Agency policy objectives.

At the time a loan is made, the borrower must certify his or her intention to occupy the mortgaged property as his or her principal residence.

Credit underwriting must be in compliance with FHA, VA, USDA Rural Development (formerly the Rural Housing and Community Development Service), Fannie Mae, Freddie Mac or the insuring private mortgage insurance company and the Master Servicer’s underwriting standards.

Certain borrowers may be eligible for assistance for entry costs, if needed for borrower qualification. See “Homeownership Assistance Fund Loans” and “HOME Homeowner Entry Loan Program Loans” under “Other Programs” below.

The Agency has recently determined to offer the Fannie Mae Housing Finance Agency Affordable Advantage loan product under the Minnesota Mortgage Program for borrowers with a qualifying credit score and who do not receive entry cost assistance. The Affordable Advantage loan product enables eligible state housing finance agencies to deliver loans with up to 100% loan-to-value ratios without mortgage insurance, although borrowers must contribute at least \$1,000 of their own funds. The loan product carries a higher Fannie Mae guarantee fee and the Agency must agree to repurchase the loan in the first six months if the loan becomes four months consecutively delinquent or if the loan is delinquent at the sixth month, does not become current and becomes four months consecutively delinquent thereafter.

### **Qualified Real Property**

Program Loans are eligible for residential property in Minnesota on which is located an owner-occupied one or two-family dwelling, or an owner-occupied residential unit in a condominium, townhouse or planned unit development.

The Agency has established maximum purchase prices under the Program pursuant to the requirements of applicable federal law. For the Series Bonds, the maximum purchase prices for both one and two-family homes currently are as follows:

If the property to be mortgaged is located in:	
Twin Cities Metropolitan Area	\$298,125
Balance of State	\$237,031

The Agency may revise the maximum purchase prices from time to time to conform to applicable State and federal law and Agency policy objectives.

**Special Assistance Programs**

The Agency may set aside the proceeds of the Series Bonds under the Program for special assistance program components to meet specified housing needs identified by the Agency. Under such program components, the Agency may commit or otherwise provide access to proceeds to such entities as Lenders, units of local government or local housing and redevelopment authorities, nonprofit housing providers, builders/developers, and other entities that, in turn, will provide housing finance opportunities that address a specified housing need to qualified borrowers purchasing qualified real property. The primary program the Agency currently offers for such purposes is the Community Activity Set Aside program (the “CASA Program”).

All loans originated under special assistance program components must be qualified loans as described above.

Both borrowers and properties under special assistance program components are to be in compliance with FHA/VA/USDA Rural Development/Fannie Mae/Freddie Mac and the Master Servicer’s underwriting standards. The Agency may elect to either reduce or increase the income and/or house price limits described herein incident to a specific assistance program component, but in all circumstances, the Agency will assure that the applicable limits meet the requirements of federal tax law.

**Agency Bond Issuance on Behalf of Local Governments**

State law provides the process and procedures by which applicable units of local government may request an allotment and subsequent allocation of qualified mortgage bond authority from a statewide housing pool established for this purpose. In 1990, the State Legislature passed a law which enables applicable units of local government to assign their qualified mortgage bond authority to the Agency which may then issue bonds on behalf of local governments up to the amount of allocation assigned to the Agency.

Under the terms by which the Agency has agreed to accept the assignment of bond allocation, the Agency is to set aside the amount of funds allocated for each unit of local government for the exclusive use of said local government in the geographic area designated by it for a six-month period. During the set-aside period, Lenders designated by the unit of local government may reserve loans for specific cases for a specific term in accordance with the Manual. Should any funds remain unreserved at the end of the six-month set-aside period, remaining funds are then to be available for loans to be reserved by any other participating units of local government for an additional two-month period. At the end of the two-month period, any unreserved funds are available to the Agency for general program purposes.

All loans financed pursuant to Agency bond issuance on behalf of units of local government are to be qualified eligible loans as described above. Both borrowers and properties are to be in compliance with FHA, VA, USDA Rural Development/Fannie Mae/Freddie Mac and the Master Servicer’s underwriting standards. In addition, participating units of local government do have the authority to set aside funds to meet locally identified housing goals or address special program purposes within their geographic areas.

**Target Areas**

Pursuant to applicable federal law, target areas have been established for the Program. Target areas consist of certain census tracts in the State in which 70 percent of the families have an annual income of 80 percent or less of the statewide median income or areas determined by the State and approved by the Secretary of the Treasury of

the United States and the Secretary of the United States Department of Housing and Urban Development to be areas of chronic economic distress (the "Target Areas"). The Agency will make available the required amount of the proceeds of the Series Bonds for the financing of loans for the purchase of residences located in Target Areas and will advertise the availability of such funds for loans in Target Areas. The Agency is also required to exercise reasonable diligence in seeking to finance residences in Target Areas. Absent any determination by the Agency that further availability of the proceeds of the Series Bonds is required by federal law, any moneys remaining unused may be made available to finance the purchase of residences located anywhere within the State, or may be used to redeem Bonds.

### **Acquisition of 2009 A-1/2010 A Program Securities**

During the Delivery Period, the Master Servicer is to acquire Program Loans from Lenders and pool the Program Loans into 2009 A-1/2010 A Program Securities as provided in the Servicing Agreement. The Trustee is to disburse moneys from the 2009 A-1/2010 A Acquisition Account for the acquisition of Program Securities pursuant to the Servicing Agreement. The Trustee is to pay the Master Servicer an amount equal to 101% of the principal amount of each Program Security acquired from the Master Servicer, plus accrued interest, if any, and any applicable fees or charges payable to a Federal Mortgage Agency and not paid by the mortgagor.

The Agency may at any time transfer any proceeds of the Series Bonds in the 2009 A-1/2010 A Acquisition Account to the Bond Redemption Fund to be applied to the redemption of Series Bonds. In addition, the Agency shall transfer any remaining proceeds of the Series Bonds in the 2009 A-1/2010 A Acquisition Account to the Bond Redemption Fund to be applied to the redemption of Series Bonds at the end of the Delivery Period; provided that the Agency may (instead of redeeming Series Bonds from unexpended proceeds) extend the Origination Period and the Delivery Period with respect to all or any portion of the unexpended amounts remaining in the 2009 A-1/2010 A Acquisition Account, for such period or periods as the Agency shall determine consistent with the final sentence of this paragraph, but only if the Agency shall have delivered to the Trustee on or prior to the Business Day next preceding the date 30 days prior to the date of expiration of the then-current Origination Period an Agency Certificate (i) designating the new ending dates for the Origination Period and Delivery Period, (ii) certifying that the Agency has received a Cash Flow Certificate and a Parity Certificate confirmed by an investment banking firm, financial consulting firm or accounting firm, in each case nationally recognized with respect to the cash-flow analysis of qualified mortgage bonds, which shows that such extension will not adversely affect the availability of Revenues sufficient to make timely payment of principal of and interest on the Outstanding Bonds in the current and each subsequent Fiscal Year, and that at all times the assets of the Program will equal or exceed the liabilities of the Program, which Cash Flow Certificate and Parity Certificate shall accompany the Agency Certificate; (iii) certifying that, to the extent necessary to satisfy the requirements of the Cash Flow Certificate and each Rating Agency then rating the Bonds, an Investment Obligation has been arranged for investment of amounts in the 2009 A-1/2010 A Acquisition Account to a date not earlier than the ending date of the extended Delivery Period; (iv) designating the amount of any additional deposits required by the Cash Flow Certificate, the Parity Certificate and each Rating Agency then rating the Bonds to be made into funds held under the Resolutions in connection with such extension, which deposits shall be made on or before the date of expiration of the then-current Origination Period and shall be made only from the Agency's funds; and (v) certifying that the Agency has notified each Rating Agency then rating the Bonds that such extension is being planned and has provided copies of the Cash Flow Certificate and Parity Certificate to each Rating Agency then rating the Bonds, together with such other documentation as each Rating Agency then rating the Bonds may request, and has received written confirmation that the Rating of Outstanding Bonds will not be impaired by the extension of the Delivery Period. On any date or dates subsequent to any extension of the Origination Period and the Delivery Period, the Agency may transfer any unexpended proceeds relating to the Series Bonds remaining in the 2009 A-1/2010 A Acquisition Account to the Bond Redemption Fund to be applied to redemption of Series Bonds. At the end of the Delivery Period, including any extension thereof, the Trustee is to transfer all amounts relating to the Series Bonds remaining in the 2009 A-1/2010 A Acquisition Account to the Bond Redemption Fund to be applied to the redemption of Series Bonds. The Origination Period and Delivery Period may not be extended beyond the dates set forth in the applicable definitions under "Certain Defined Terms" in Appendix C to this Official Statement.

The Agency may participate each 2009 A-1/2010 A Program Security between different sources of funds of the Agency, so long as the interest of each has equal priority as to lien in proportion to the amount of the 2009 A-1/2010 A Program Security secured, but such interests need not be equal as to interest rate.

## **Servicing of Program Securities**

A servicer of mortgage loans backing a Program Security must be a GNMA, Fannie Mae and Freddie Mac approved servicer experienced in servicing pools of mortgage loans for GNMA, Fannie Mae and Freddie Mac under their respective guaranteed mortgage-backed securities programs and be subject to the standards set forth in the GNMA Servicer's Guide, the Fannie Mae Single Family Selling and Servicing Guide and the Freddie Mac guidelines.

The Agency has entered into the Servicing Agreement with the Master Servicer to service mortgage loans backing Program Securities. For additional information regarding the initial Master Servicer, see "The Master Servicer" in this Official Statement. The 2010 A Series Resolution provides that in the event the Servicing Agreement is cancelled or terminated for any reason, the Agency shall proceed with due diligence to engage a successor Master Servicer, subject to the provisions of the Servicing Agreement and the requirements of each applicable Federal Mortgage Agency. During the period necessary to engage such successor, the Trustee shall, subject to the approval of the applicable Federal Mortgage Agency, cause to be performed the duties and responsibilities of the Master Servicer, under the Servicing Agreement and is to be compensated therefor, in addition to the compensation payable to it under the Resolutions or any other instrument, in the same manner and amounts as provided under the Servicing Agreement.

## **Applicable Federal Law Mortgage Eligibility Requirements**

Applicable federal tax law imposes significant limitations on the financing of mortgage loans on owner occupied one- to four-family residences with the proceeds of a qualified mortgage bond issue, such as the Series Bonds. (See "Tax Exemption and Related Considerations.")

## **OTHER PROGRAMS**

In addition to the Program funded from the proceeds of the Bonds, the Agency finances other housing programs that provide loans for the purchase or improvement of single family housing and the acquisition, construction or rehabilitation of multifamily rental housing in the State of Minnesota. The assets devoted to these programs are briefly described in the Notes to the Financial Statements in Appendix A to this Official Statement.

For example, as of June 30, 2010, the Residential Housing Finance Bond Fund (excluding Pool 2 and Pool 3) had outstanding loans receivable of \$1,606,426,000 gross, which were financed from the proceeds of the Agency's residential housing finance bonds. As of June 30, 2010, the Single Family Mortgage Bond Fund had outstanding loans receivable of \$138,020,000 gross, which were financed from the proceeds of the Agency's single family mortgage bonds. As of June 30, 2010, the Agency had outstanding home improvement loans receivable of \$129,979,000 gross. *None of such loans secure or are available for the payment of principal of or interest on the Bonds.*

### **Homeownership Assistance Fund Loans**

The Agency has established a Homeownership Assistance Fund created with appropriations by the State Legislature from which Homeownership Assistance Fund loans are made. In addition, the Agency has established the Alternative Loan Fund within the Bond Resolution which is also a source of funding for these loans. A Homeownership Assistance Fund loan is a junior lien loan made by the Agency to the mortgagor to assist in the payment of entry costs (i.e., required down payment and closing costs) on the home.

Mortgagors who meet program income requirements, program targeting criteria and who do not have sufficient cash for down payment and closing costs are eligible for entry cost assistance of up to \$5,000.

The entry cost assistance is an interest-free, deferred loan which is due on sale, transfer or refinancing or when the property is no longer occupied by the mortgagor.

Program Loans backing Program Securities made or purchased from the proceeds of a Series of Bonds may or may not be accompanied by Homeownership Assistance Fund loans. The Homeownership Assistance Fund has not been pledged to and is not available for the payment of principal or interest on Outstanding Bonds. Amounts on

deposit in the Alternative Loan Fund are available for the payment of principal of or interest on the Bonds and other debt of the Agency, but are not pledged to payment of Outstanding Bonds or other debt.

The Agency may use a portion of the proceeds of a Series of Bonds to make loans for the purpose of entry cost assistance. Any such loans will also back Program Securities pledged to the payment of principal of and interest on the Bonds. The Agency does not presently intend to use proceeds of the Series Bonds to make loans for such purpose.

### **HOME Homeowner Entry Loan Program Loans (HOME HELP)**

The Agency has established a HOME HELP program created with federal HOME funds received by the Agency. A HOME HELP loan is a junior lien loan made by the Agency to the mortgagor to assist in the payment of entry costs (i.e., required down payment and closing costs) on the home. HOME HELP loans are available only to mortgagors participating in the Agency's CASA Program. Program participants choose between the use of Homeownership Assistance Funds described above or HOME HELP funds.

CASA borrowers who meet Federal HOME and program requirements, including but not limited to income, house price, lead-based paint, Uniform Relocation Act disclosure, and environmental review, are eligible for amounts up to \$7,000. Mortgagors receive the loan amount that brings their housing ratio closest to but not below 30%.

The HOME HELP loan is an interest free, deferred loan with a repayment agreement that recaptures 100% of the loan amount for the first six years and 30% of the loan amount after year six. Recapture occurs upon maturity of the CASA program first mortgage, upon voluntary or involuntary sale of the property, or the property is no longer owner occupied. HOME HELP loans are not pledged to the payment of the Bonds.

## **TAX EXEMPTION AND RELATED CONSIDERATIONS**

### **General**

The Series Bonds are subject to the requirements of Sections 143 and 148 and certain other sections of the Code. The 2009 Series A-1 Bonds and the 2010 Series A Bonds are deemed to be a single "issue" of bonds for purposes of compliance with federal income tax requirements.

The loan eligibility requirements of Section 143 applicable to loans funded in whole or in part with proceeds of the Series Bonds are that (1) the Home on which the loan is made is a single family residence which, at the time the loan is made, is or can reasonably be expected within a reasonable time to become the principal residence of the mortgagor and is located in the State; (2) except in certain limited circumstances, no part of the proceeds is to be used to acquire or replace any existing mortgage; (3) the "acquisition cost" of the Home meets certain limits; (4) the family income of the mortgagor meets certain limits; (5) with certain exceptions, the mortgagor shall not have had a present ownership interest in his principal residence during the preceding three years; and (6) the loan shall not be assumable unless the requirements of (1), (3), (4) and (5) above are met at the time of the assumption. An issue is treated as meeting the loan eligibility requirements of Section 143 if (1) the issuer in good faith attempted to meet all of the requirements before the loans were executed; (2) 95% or more of the proceeds of the issue used to finance loans were devoted to residences which met all such requirements at the time the loans were executed or assumed; and (3) any failure to comply with the loan eligibility requirements is corrected within a reasonable period after such failure is first discovered.

The Code also imposes additional requirements to maintain the exclusion from gross income for federal income tax purposes of interest on the Series Bonds. For example, the Code limits the amount of the costs of issuance which may be paid from the proceeds of the Series Bonds and limits the size of reserve funds established with the proceeds of the Series Bonds. In addition, the Code imposes, on a continuing basis, limitations on investment of the proceeds of the Series Bonds and requires earnings on non-mortgage investments in excess of the yield on the Series Bonds to be rebated to the United States.

The Agency has included provisions in the Resolutions, its procedural manuals (including the Manual) (collectively, the "Manuals") and other relevant documents, and has established procedures (including receipt of certain affidavits and warranties from Lenders, mortgagors and others respecting the mortgage eligibility

requirements) in order to ensure compliance with the requirements of the Code that must be met subsequent to the date of original delivery of the Series Bonds. The Agency has covenanted in the Resolutions to do all things necessary to assure that interest on the Series Bonds will be excludable from federal gross income and not to permit any proceeds of the Series Bonds to be used in a manner which violates any of the restrictions contained in applicable federal law. In the opinion of Bond Counsel, the Manuals and the Agency's covenants in the Resolutions establish procedures under which the requirements of applicable federal law can be met. Noncompliance with the requirements in the Manuals and Resolutions may cause interest on the Series Bonds to become includable in the federal gross income of the owners thereof retroactive to the date of issue.

Assuming compliance with certain covenants in the Manuals and Resolutions intended to assure compliance with the Code and with the procedures established by the Agency, in the opinion of Dorsey & Whitney LLP, Bond Counsel, under existing laws, regulations, rulings and decisions, interest on the Series Bonds is not includable in gross income of the owners thereof for federal income tax purposes.

The Code imposes an alternative minimum tax with respect to individuals and corporations on alternative minimum taxable income. *In the opinion of Bond Counsel, interest on the Series Bonds will not be treated as a preference item for purposes of calculating the federal alternative minimum taxable income of individuals and corporations. Interest on the Series Bonds also will not be included in the calculation of adjusted current earnings for purposes of computing the federal alternative minimum taxes imposed on corporations.*

In addition, in the opinion of Bond Counsel, interest on the Series Bonds is not includable in the taxable net income of individuals, trusts and estates for Minnesota income tax purposes. Interest on the Series Bonds is includable in the income of financial institutions and corporations for purposes of the Minnesota franchise tax. Interest on the Series Bonds is not includable in the Minnesota alternative minimum taxable income of individuals, estates and trusts.

Section 86 of the Code and corresponding provisions of Minnesota law require recipients of certain social security and railroad retirement benefits to take interest on the Series Bonds into account in determining the taxability of such benefits. Passive investment income, including interest on the Series Bonds, may be subject to taxation under Section 1375 of the Code, and corresponding provisions of Minnesota law, for an S corporation that has accumulated earnings and profits at the close of the taxable year, if more than 25 percent of its gross receipts is passive investment income. Section 265 of the Code denies a deduction for interest on indebtedness incurred or continued to purchase or carry the Series Bonds, and Minnesota law similarly denies a deduction for such interest in the case of individuals, estates and trusts. Indebtedness may be allocated to the Series Bonds for this purpose even though not directly traceable to the purchase of the Series Bonds. Federal and Minnesota laws also restrict the deductibility of other expenses allocable to the Series Bonds. In the case of a financial institution, no deduction is allowed under the Code for that portion of the owner's interest expense which is allocable to interest on the Series Bonds within the meaning of Section 265(b) of the Code. In the case of an insurance company subject to the tax imposed by Section 831 of the Code, the amount which otherwise would be taken into account as losses incurred under Section 832(b)(5) of the Code must be reduced by an amount equal to 15 percent of the interest on the Series Bonds that is received or accrued during the taxable year. Interest on the Series Bonds may be included in the income of a foreign corporation for purposes of the branch profits tax imposed by Section 884 of the Code, and is included in net investment income of foreign insurance companies under Section 842(b) of the Code.

The market value and marketability of the Series Bonds may be adversely affected by future changes in federal or Minnesota tax treatment of interest on the Series Bonds or by future reductions in income tax rates.

The PAC Bonds are being issued at a premium to the principal amount payable at maturity. Except in the case of dealers, which are subject to special rules, owners who acquire the PAC Bonds must, from time to time, reduce their federal and Minnesota income tax bases for the PAC Bonds for purposes of determining gain or loss on the sale or payment of such PAC Bonds. Premium generally is amortized for federal and Minnesota income and franchise tax purposes on the basis of an owner's constant yield to maturity or to certain call dates with semiannual compounding. Owners who acquire PAC Bonds at a premium might recognize taxable gain upon the sale of the PAC Bonds, even if such PAC Bonds are sold for an amount equal to or less than their original cost. Amortized premium is not deductible for federal or Minnesota income tax purposes. Owners who acquire PAC Bonds at a premium should consult their tax advisors concerning the calculation of bond premium and the timing and rate of premium amortization, as well as the state and local tax consequences of owning and selling PAC Bonds acquired at a premium.

THE FOREGOING IS NOT INTENDED TO BE AN EXHAUSTIVE DISCUSSION OF COLLATERAL TAX CONSEQUENCES ARISING FROM OWNERSHIP OR DISPOSITION OF THE SERIES BONDS OR RECEIPT OF INTEREST ON THE SERIES BONDS. PROSPECTIVE PURCHASERS OR BONDOWNERS SHOULD CONSULT THEIR TAX ADVISORS WITH RESPECT TO COLLATERAL TAX CONSEQUENCES AND APPLICABLE STATE AND LOCAL TAX RULES IN STATES OTHER THAN MINNESOTA.

### **Certain State Tax Legislation**

Minnesota, like many other states, generally taxes interest on obligations of governmental issuers in other states. In 1995, Minnesota enacted a statement of intent, codified at Minn. Stat. § 289A.50, subd. 10, that interest on obligations of Minnesota governmental units and Indian tribes be included in the net income of individuals, estates and trusts for Minnesota income tax purposes if a court determines that Minnesota's exemption of such interest and its taxation of interest on obligations of governmental issuers in other states unlawfully discriminates against interstate commerce. This provision applies to taxable years that begin during or after the calendar year in which any such court decision becomes final, irrespective of the date upon which the obligations were issued.

On May 19, 2008 the U.S. Supreme Court held in *Department of Revenue of Kentucky v. Davis* that Kentucky's taxation of interest on bonds issued by other states and their political subdivisions, while exempting from taxation interest on bonds issued by the Commonwealth of Kentucky or its political subdivision, does not impermissibly discriminate against interstate commerce under the Commerce Clause of the U.S. Constitution. In a footnote, however, the Court stated that it had not addressed whether differential treatment of "so-called 'private-activity,' 'industrial-revenue,' or 'conduit' bonds . . . used to finance projects by private entities" violate the Commerce Clause, adding that "we cannot tell with certainty what the consequences would be of holding that Kentucky violates the Commerce Clause by exempting such bonds; we must assume that it could disrupt important projects that the States have deemed to have public purposes. Accordingly, it is best to set this argument aside and leave for another day any claim that differential treatment of interest on private-activity bonds should be evaluated differently from the treatment of municipal bond interest generally."

The Series Bonds are "private activity bonds" even though they finance individual residential mortgages, not projects by private entities. Since the Supreme Court's opinion left open the possibility of a challenge to Minnesota's differential treatment of the interest on private activity bonds issued in other states, the Agency cannot predict the outcome of any such challenge. If Minnesota's treatment of such bonds were held to unlawfully discriminate against interstate commerce, the court making such a finding would have to decide upon a remedy for the tax years at issue in the case. Even if the remedy applied to those years preceding the decision were to exempt other states' bond interest rather than to tax Minnesota bond interest, application of the 1995 statute to subsequent years could cause interest on the Series Bonds to become taxable by Minnesota and the market value of the Series Bonds to decline.

## **LITIGATION**

There is not now pending or, to the best knowledge of the officers of the Agency, overtly threatened any litigation against the Agency seeking to restrain or enjoin the sale, issuance, execution or delivery of the 2010 Series A Bonds, or in any manner questioning or affecting the validity of the Series Bonds or the proceedings or authority pursuant to which they are to be issued and sold.

The Agency is a party to various litigation arising in the ordinary course of business. While the ultimate effect of such actions cannot be predicted with certainty, the Agency expects that the outcome of these matters will not result in a material adverse effect on the financial position or results of operations of the Agency.

## **LEGAL MATTERS**

The validity of, and the tax exemption of interest on, the 2010 Series A Bonds are subject to the opinion of Dorsey & Whitney LLP, Minneapolis, Minnesota, Bond Counsel. The opinion of Bond Counsel will be provided in substantially the form set forth in Appendix E attached hereto. Certain legal matters will be passed upon for the Underwriters by their counsel, Kutak Rock LLP, Atlanta, Georgia.

## **RATING**

The 2010 Series A Bonds are rated “Aaa” by Moody’s Investors Service, Inc. The rating reflects only the views of the rating agency. For an explanation of the rating as described by the rating agency, please contact the rating agency. The rating is subject to change or withdrawal by the rating agency at any time. Therefore, after the date hereof, investors should not assume that such rating is still in effect. A downward revision or withdrawal of the rating is likely to have an adverse effect on the market price and marketability of the 2010 Series A Bonds.

## **FINANCIAL ADVISOR**

CSG Advisors Incorporated (the “Financial Advisor”) is serving as financial advisor to the Agency with respect to the planning, structuring and sale of the 2010 Series A Bonds. The Financial Advisor assisted in the preparation of this Official Statement and in other matters relating to the planning, structuring and issuance of the 2010 Series A Bonds and provided other advice to the Agency. The Financial Advisor does not underwrite or trade bonds and will not engage in any underwriting activities with regard to the issuance and sale of the 2010 Series A Bonds. The Financial Advisor is not obligated to undertake, and has not undertaken to make, an independent verification, or to assume responsibility for the accuracy, completeness or fairness, of the information contained in this Official Statement and is not obligated to review or ensure compliance with continuing disclosure undertakings.

## **UNDERWRITERS**

RBC Capital Markets Corporation, Morgan Stanley & Co. Incorporated and Piper Jaffray & Co. (collectively, the “Underwriters”) will purchase the 2010 Series A Bonds. The Underwriters are to be paid a fee of \$546,832.25 with respect to their purchase of the 2010 Series A Bonds and \$320,561.00 for certain structuring services relating to the 2009 Series A-1 Bonds. The Underwriters may offer and sell the 2010 Series A Bonds to certain dealers and certain dealer banks at prices lower than the public offering prices stated on the inside front cover hereof.

If there is no release of the proceeds of the 2009 Series A-1 Bonds from escrow on the proposed date of issuance of the 2010 Series A Bonds, the issuance of the 2010 Series A Bonds may be cancelled.

Morgan Stanley, the parent company of Morgan Stanley & Co. Incorporated, an underwriter of the 2010 Series A Bonds, has entered into a retail brokerage joint venture with Citigroup Inc. As part of the joint venture each of Morgan Stanley & Co. Incorporated and Citigroup Global Markets, Inc. will distribute municipal securities to retail investors through the financial advisor network of a new broker-dealer, Morgan Stanley Smith Barney LLC. This distribution arrangement became effective on June 1, 2009. As part of this arrangement, Morgan Stanley & Co. Incorporated will compensate Morgan Stanley Smith Barney LLC. for its selling efforts in connection with its allocation of 2010 Series A Bonds.

Piper Jaffray & Co. (“Piper”) has entered into an agreement (the “Distribution Agreement”) with Advisors Asset Management, Inc. (“AAM”) for the distribution of certain municipal securities offerings allocated to Piper at the original offering prices. Under the Distribution Agreement, if applicable to the 2010 Series A Bonds, Piper will share with AAM a portion of the fee or commission, exclusive of management fees, paid to Piper.

## **ADDITIONAL COMPUTATIONAL INFORMATION**

Certain additional computational information regarding projected average lives of certain of the maturities of the 2010 Series A Bonds, including a description of the methodology and certain assumptions used in deriving such average lives, is available from the Agency upon request.

## **MISCELLANEOUS**

This Official Statement is submitted in connection with the offering of the 2010 Series A Bonds and may not be reproduced or used, as a whole or in part, for any other purposes. Any statement made or incorporated in this Official Statement involving matters of opinion or estimates, whether or not expressly so stated, are set forth as such

and not as representations of fact. This Official Statement is not to be construed as a contract or agreement between the Agency and the purchasers or owners of any of the 2010 Series A Bonds.

The execution and delivery of this Official Statement have been duly authorized by the Agency.

**MINNESOTA HOUSING FINANCE  
AGENCY**

By /s/ DANIEL M. BARTHOLOMAY  
Commissioner

Dated: September 15, 2010.

**APPENDIX A**

**AUDITED FINANCIAL STATEMENTS OF THE AGENCY  
FOR THE FISCAL YEAR ENDED JUNE 30, 2010**

# Minnesota Housing Finance Agency

## 2010 Financial Report

---

MINNESOTA HOUSING FINANCE AGENCY  
Annual Financial Report as of and for the year ended June 30, 2010

---

**TABLE OF CONTENTS**

	<u>Page #</u>
I. INTRODUCTORY SECTION	
Commissioner's Report	3-4
II. FINANCIAL SECTION	
Independent Auditors' Report	5
Required Supplementary Information:	
Management's Discussion and Analysis of Financial Condition and Results of Operations	6-19
Basic Financial Statements:	
Agency-wide Financial Statements:	
Statement of Net Assets	20
Statement of Activities	21
Fund Financial Statements:	
Statement of Net Assets — Proprietary Funds	22
Statement of Revenues, Expenses and Changes in Net Assets — Proprietary Funds	23
Statement of Cash Flows — Proprietary Funds	24-25
Notes to Financial Statements	26-57
III. SUPPLEMENTARY INFORMATION (UNAUDITED)	
General Reserve and Bond Funds, Five Year Financial Summary	59
Fund Financial Statements:	
Statement of Net Assets — General Reserve and Bond Funds	60
Statement of Revenues, Expenses and Changes in Net Assets — General Reserve and Bond Funds	61
Statement of Cash Flows — General Reserve and Bond Funds	62-63
Other Information	64

(This page has been left blank intentionally.)

---

# MINNESOTA HOUSING FINANCE AGENCY

## Commissioner's Report (continued)

---

Recent years have presented many new challenges in the housing finance industry and 2010 was no exception. Minnesota Housing is fortunate to have skilled and dedicated staff who make it possible for the Agency to react swiftly and successfully to the changing needs of our marketplace. As part of laying the groundwork for the future, the Agency continues to examine our business model, work diligently to maintain the momentum towards meeting our strategic priorities, and has renewed a commitment to staff development that will prepare current employees for future leadership positions within the organization.

### **Financial Performance**

Last year at this time Minnesota Housing was on the cusp of completing a transition of our homeownership business model from whole loans to mortgage-backed securities. I am pleased to report that we finished our transition in September 2009 and have been productively operating an MBS program since then. The MBS business model will better insulate the Agency from the loan loss exposure that is inherent in a whole loan portfolio. Since the transition, significant numbers of loans have been securitized and financed with agency resources or credit lines in anticipation of finalizing permanent financing under the US Treasury's New Issue Bond Program. The ability to internally warehouse MBS significantly mitigated the impact on revenues of the general decline in investment yields.

You will see in the accompanying financial report that in 2010 Minnesota Housing's core financial performance was strong yet it continued to be masked by loan loss allowances that exceeded historical averages. The Agency's homeownership loan portfolio continued to feel the effects of the nationwide recession as delinquency rates climbed during the first half of the year followed by some moderation thereafter. While it is too early to forecast sustained improvement in portfolio performance, Minnesota Housing is employing multiple approaches to assist households with remaining in their homes at mortgage payments they can afford for the long term.

### **Strategic Priorities**

We continue to make progress in achieving our strategic priorities of (1) financing new affordable housing opportunities, (2) preserving existing affordable housing, (3) ending long-term homelessness, (4) increasing emerging market homeownership, and (5) addressing foreclosure. Progress is demonstrated by the following achievements:

- Over 1,500 new homeownership loans were committed during the year despite a challenging economic environment.
- Virtually all (99%) of the Section 8 units that were at risk of losing their federal assistance were preserved for at least the short term. For every \$1 of state funds used to preserve federally assisted housing \$5.70 in federal assistance is secured.
- At the end of 2009, 1,754 households were living in housing funded by Minnesota Housing under the state's Business Plan to End Long-term Homelessness. Eighty-eight percent (88%) of the households served in 2009 were still in housing at the end of the year or had moved to another permanent housing option.
- In the last half of FFY 2009, 35% of the first-time homebuyers with mortgages from Minnesota Housing were from emerging markets.
- Nearly 16,000 households received counseling to address the threat of foreclosure. Roughly 50% of the households served have avoided foreclosure and remained in their homes.
- Three hundred ninety (390) foreclosed or vacant and abandoned housing units have been addressed with federal funding to assist in neighborhood stabilization.

Recent infusions of federal monies through one-time or short term programs have been instrumental in assisting the agency in meeting its strategic priorities. The results of funding through the Neighborhood Stabilization Program and the National Foreclosure Mitigation Counseling Program are reflected above. In addition, the Tax Credit Assistance Program and Section 1602/Exchange Program provided the agency with

---

## MINNESOTA HOUSING FINANCE AGENCY

### Commissioner's Report (continued)

---

the means to move forward all of the housing tax credit projects that had been stalled from 2007 on. Federal energy conservation funds were combined with agency loan funds to incent approximately 1,200 homeowners to make energy efficiency improvements to their homes.

Despite another sizeable state budget deficit, the reductions to the state appropriations for the agency were relatively modest at 5.5%. The agency's authority to issue appropriation bonds was expanded by an additional \$6 million to take advantage of lower interest rates.

#### **Organizational Governance**

At this writing, the agency is about to formalize its risk management program with the hiring of a chief risk officer who will be responsible for structuring and overseeing a framework for agency-wide governance, risk and compliance activities and for providing improved accountability to senior management and the Board. With increasing frequency, we are saying "goodbye" to long-term Minnesota Housing employees, including agency leaders, as they retire. Growing talent internally and bringing in new talent is receiving increased emphasis.

Despite the challenges caused by the recession, Minnesota Housing continues to produce positive financial and programmatic results. By building on our strengths, encouraging integration, and developing a cohort of emerging leaders, we are optimistic that Minnesota Housing will continue to perform in the top tier of housing finance agencies in the years ahead.

Regards,



Dan Bartholomay, Commissioner  
Minnesota Housing  
August 25, 2010

---

# Independent Auditors' Report

---

Members of the Board of Directors  
Minnesota Housing Finance Agency  
St. Paul, Minnesota

We have audited the accompanying financial statements of the business-type activities and each major fund (General Reserve, Rental Housing, Residential Housing Finance, Single Family, Homeownership Finance, Multifamily Housing, State Appropriated, and Federal Appropriated) of Minnesota Housing Finance Agency (the Agency), a component unit of the State of Minnesota, as of and for the year ended June 30, 2010, which collectively comprise the Agency's basic financial statements as listed in the table of contents. These financial statements are the responsibility of the Agency's management. Our responsibility is to express opinions on these financial statements based on our audit. The prior year comparative information has been derived from the Agency's 2009 financial statements and, in our report dated August 26, 2009, we expressed unqualified opinions on the respective financial statements of the business-type activities and each major fund.

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 examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinions.

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the business-type activities and each major fund (General Reserve, Rental Housing, Residential Housing Finance, Single Family, Homeownership Finance, Multifamily Housing, State Appropriated, and Federal Appropriated) of the Agency, as of June 30, 2010, and the respective changes in financial position and cash flows thereof for the year then ended in conformity with accounting principles generally accepted in the United States of America.

The Management's Discussion and Analysis, as listed in the table of contents, is not a required part of the basic financial statements but is supplementary information required by accounting principles generally accepted in the United States of America. 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 opinions on the financial statements that collectively comprise the Agency's basic financial statements. The introductory section and supplemental information is presented for purposes of additional analysis and are not a required part of the basic financial statements. The introductory section and supplemental information have not been subjected to the auditing procedures applied in the audit of the basic financial statements and, accordingly, we express no opinion on them.

*Larson Allen LLP*

LarsonAllen LLP

Minneapolis, Minnesota  
August 25, 2010

---

# MINNESOTA HOUSING FINANCE AGENCY

## Management's Discussion and Analysis of Financial Condition and Results of Operations (continued)

---

Management's Discussion and Analysis of Financial Condition and Results of Operations is not audited. However, it is supplementary information required by accounting principles generally accepted in the United States of America. This discussion should be read in conjunction with the financial statements and notes thereto.

### Introduction

The Minnesota Housing Finance Agency (Minnesota Housing or the Agency) was created in 1971 by the Minnesota legislature through the enactment of Minnesota Statutes, Chapter 462A, which has been amended from time to time. The Agency was established to facilitate the construction and rehabilitation of housing in Minnesota for families of low- and moderate-income by providing mortgage loans, development loans, and technical assistance to qualified housing sponsors. Minnesota Housing is a component unit of the State of Minnesota and receives appropriations from the state legislature, substantially all of which are used to make loans or grants under specified non-bond-financed programs. Minnesota Housing also receives funds appropriated by the federal government for similar purposes. The Agency's mission is to finance and advance affordable housing opportunities for low- and moderate-income Minnesotans to enhance quality of life and foster strong communities.

Minnesota Housing is authorized to issue bonds and other obligations to fulfill its corporate purposes up to a total outstanding amount of \$5.0 billion. The bonds and other obligations are not a debt of the State of Minnesota or any political subdivision thereof.

Minnesota Housing operates three program divisions — Multifamily, Single Family and Community Development — which offer housing programs with funding from the sale of tax-exempt and taxable bonds, state and federal appropriations, allocation of the federal Low Income Housing Tax Credit, the Housing Trust Fund and Minnesota Housing's Alternative Loan Fund.

The members of Minnesota Housing (the Board) consist of six public members appointed by the Governor with the advice and consent of the state senate and one ex-officio member (the State Auditor).

### Discussion of Financial Statements

The Financial Section of this report consists of three parts the independent auditors' report, management's discussion and analysis (this section), and the basic financial statements. The basic financial statements are prepared on an accrual basis and presented on an Agency-wide basis and by fund.

- Agency-wide financial statements provide information about Minnesota Housing's overall financial position and results of operations. These statements consist of the Statement of Net Assets and the Statement of Activities. Significant interfund transactions have been eliminated within the Agency-wide statements. Assets and revenues of the separate funds that comprise the Agency-wide financial statements are generally restricted as to use and the reader should not assume they may be used for every corporate purpose.
- The fund financial statements provide information about the financial position and results of operations for Minnesota Housing's eight proprietary funds.
- The financial statements also include "Notes to Financial Statements" which provide more detailed explanations of certain information contained in the Agency-wide and fund financial statements.

Supplementary Information is presented following the Notes to Financial Statements for certain funds of Minnesota Housing, which have been established under the bond resolutions under which Minnesota Housing issues bonds and other debt for its programs. These funds consist of General Reserve and the bond funds, which are Rental Housing, Residential Housing Finance, Single Family, Homeownership Finance and Multifamily Housing.

The basic financial statements also include comparative totals as of and for the year ended June 30, 2009. Although not required, these comparative totals are intended to facilitate an understanding of Minnesota Housing's financial position and results of operations for fiscal year 2010 in comparison to the prior fiscal year.

---

# MINNESOTA HOUSING FINANCE AGENCY

## Management's Discussion and Analysis of Financial Condition and Results of Operations (continued)

---

### Discussion of Individual Funds

#### *General Reserve*

The purposes of General Reserve are to maintain sufficient liquidity for Minnesota Housing operations, to hold escrowed funds and to maintain the Housing Endowment Fund (also referred to as Pool 1). The costs of administering Minnesota Housing programs are captured on the Statement of Revenues and Expenses for General Reserve. The fees earned are generally related to the administration of the federal Low Income Housing Tax Credit program, administration of the federal Housing Assistance Payment program, and contract administration of the Section 8 program for developments not financed by Minnesota Housing.

#### *Rental Housing*

The majority of the developments with a first mortgage loan presently held in Rental Housing receive Section 8 payments under contracts that are for substantially the same length of time as the mortgage loans.

Inherent risks remain in these portfolios, especially for multifamily developments without project-based tenant subsidies. Maintaining asset quality is a high priority for Minnesota Housing; therefore, this portfolio receives a significant amount of oversight.

All of Minnesota Housing's bond-financed multifamily loans are financed in Rental Housing as of June 30, 2010. Funds in excess of bond resolution requirements may be used to redeem any Agency bonds, to fund housing programs and for Agency operations.

#### *Residential Housing Finance*

Included within Residential Housing Finance are the bonds issued and outstanding under the Residential Housing Finance bond resolution, the limited obligation notes issued under separate resolutions, and the restricted by covenant Alternative Loan Fund which consists of the Housing Investment Fund (Pool 2), the Housing Affordability Fund (Pool 3) and one or more limited obligation note accounts.

Bonds issued to date were for the purpose of funding purchases of single family first mortgage loans, mortgage-backed securities backed by single family mortgage loans, certain entry cost housing assistance loans, and subordinated home improvement mortgage loans. The majority of the single family loans financed by these bond issues are insured by private mortgage insurance or the Federal Housing Administration (FHA), or guaranteed by the U.S. Department of Veterans Affairs (VA) or the U.S. Department of Agriculture Rural Development (RD).

This bond resolution has been the principal source of financing for bond-financed homeownership programs (see Homeownership Finance, below). Minnesota Housing may also issue bonds for its home improvement loan program under this bond resolution although no bonds were issued to support home improvement lending during fiscal year 2010.

Assets of the Housing Investment Fund (Pool 2) consist of investment quality housing loans, as defined by the Agency, and investment grade securities. During fiscal year 2010 this fund provided capital for several Agency programs including its home improvement loan program and its multifamily first-mortgage loan program, for warehousing purchases of single family first-mortgage loans and mortgage-backed securities secured by single family first mortgage loans, tax credit bridge loans, contributions for limited obligation note expenses, and for bond sale contributions. The fund may also provide funding for interim financing for construction and rehabilitation of single family housing and may be used to advance funds to retire debt.

Assets of the Housing Affordability Fund (Pool 3) consist of investment-grade securities when not utilized for program purposes. Program purposes include, but are not limited to: no-interest loans, loans at interest rates substantially below market, high risk loans, deferred loans, revolving funds, and grants. During fiscal year 2010 resources from Pool 3 were used for entry cost assistance for first-time homebuyers, below-market interim financing for construction and rehabilitation of single family housing, capital costs and rental assistance for permanent supportive housing, non-profit capacity building and organization support, and deferred, subordinated loans to support multifamily first mortgages.

---

# MINNESOTA HOUSING FINANCE AGENCY

## Management's Discussion and Analysis of Financial Condition and Results of Operations (continued)

---

### Discussion of Individual Funds (continued)

Funds in excess of bond resolution requirements may be used to redeem any Agency bonds, to fund housing programs and for Agency operations.

#### *Single Family*

This fund was the principal source of financing for Minnesota Housing's bond-financed homeownership programs until fiscal year 2002 when Minnesota Housing began using the more flexible Residential Housing Finance fund as its principal source of financing for these programs. The majority of the loans in Single Family have either FHA insurance or a VA or RD guarantee.

Funds in excess of bond resolution requirements may be used to redeem any Agency bonds, to fund housing programs and for Agency operations.

#### *Homeownership Finance*

The Agency adopted a new bond resolution for the purpose of issuing mortgage revenue bonds under the United States Treasury's Single Family New Issue Bond Program. In December 2009 the Homeownership Finance bond resolution was adopted for the purpose of facilitating the administration and financing of programs for the development or acquisition of owner-occupied housing in Minnesota, at prices that persons of low or moderate income can afford, by providing funds to acquire mortgage loans or mortgage-backed securities secured by mortgage loans for owner-occupied housing purposes. No mortgage loans or mortgage-backed securities had been funded by bonds issued under this resolution as of the end of fiscal 2010.

#### *Multifamily Housing*

The Agency adopted a new bond resolution for the purpose of issuing multifamily housing bonds under the United States Treasury's Multifamily New Issue Bond Program. In December 2009 the Multifamily Housing bond resolution was adopted for the purpose of facilitating the acquisition, rehabilitation and improvement of a large multifamily rental housing development in Minnesota for persons of low or moderate income by providing funds to make one or more mortgage loans to the owners of the development. No mortgage loans had been funded by bonds issued under this resolution as of the end of fiscal 2010.

#### *State and Federal Appropriated Funds*

The appropriated funds are maintained by Minnesota Housing for the purpose of receiving and disbursing monies legislatively appropriated by the state and federal government for housing. All of the appropriated funds' net assets are restricted by law for specified uses set forth in the state appropriations or federal contracts and are not pledged or available to support the bondholders or creditors of Minnesota Housing.

The State Appropriated fund was established to account for funds received from the state legislature, which are to be used for programs for low- and moderate-income persons and families in the form of low-interest loans, no-interest deferred loans, low-interest amortizing loans, debt service and other costs associated with appropriation-backed bonds, and other housing-related program costs.

The Federal Appropriated fund was established to account for funds received from the federal government which are to be used for programs for low- and moderate-income persons and families in the form of no-interest deferred loans and grants in support of foreclosure counseling and remediation efforts, assistance to tax credit developments and other housing-related program costs.

### General Overview

Minnesota Housing financial statements are presented in two formats: agency-wide and by fund. Funds include Rental Housing, Residential Housing Finance, Single Family, Homeownership Finance and Multifamily Housing (collectively the bond funds); State and Federal Appropriated (collectively the appropriated funds) and General Reserve. Agency-wide financial statements are provided to display a comprehensive view of all Minnesota Housing funds as required by accounting principles generally accepted in the United States of America applicable to governmental entities under accounting standards promulgated from time to time by the Governmental Accounting Standards Board. Agency-wide financial

---

# MINNESOTA HOUSING FINANCE AGENCY

## Management's Discussion and Analysis of Financial Condition and Results of Operations (continued)

---

### General Overview (continued)

statements reflect totals of similar accounts for various funds. However, substantially all of the funds in these accounts are restricted as to use by Agency covenants or legislation as further described below.

Assets and revenues of the bond funds are restricted to uses specifically set forth in the respective bond resolutions and are pledged for the primary benefit of the respective bondholders and swap counterparties. General Reserve is created under the Minnesota Housing bond resolutions as part of the pledge of the general obligation of Minnesota Housing. Minnesota Housing covenants in the bond resolutions that it will use the assets in General Reserve only for administration and financing of programs in accordance with the policy and purpose of the Minnesota Housing enabling legislation, including reserves for the payment of bonds and notes and of loans made from the proceeds thereof, and accumulate and maintain therein such a balance of funds and investments as will be sufficient for the purpose.

Minnesota Housing has no taxing power and neither the State of Minnesota nor any political subdivision thereof is obligated to pay the principal of or interest on bonds or other obligations issued by Minnesota Housing. The state has pledged to and agreed with bondholders that it will not limit or alter the rights vested in Minnesota Housing to fulfill the terms of any agreements made with bondholders or in any way impair the rights and remedies of the bondholders.

Public funds directly appropriated to Minnesota Housing by the State of Minnesota or made available to Minnesota Housing from the federal government are restricted by law to specified uses set forth in the state appropriations or federal contracts. Assets and revenues of State Appropriated and Federal Appropriated funds are not pledged or available to support bonds or other obligations of Minnesota Housing or its general obligation pledge in respect thereof.

In addition to its audited annual financial statements, Minnesota Housing has published unaudited quarterly disclosure reports for the Single Family and Residential Housing Finance bond resolutions and unaudited semiannual disclosure reports for the Rental Housing bond resolution. Unaudited quarterly disclosure reports will be published for the Homeownership Finance bond resolution once proceeds of bonds issued thereunder are released from escrow. Recent disclosure reports can be found in the "Investors" section on Minnesota Housing's web site at [www.mnhousing.gov](http://www.mnhousing.gov).

# MINNESOTA HOUSING FINANCE AGENCY

## Management's Discussion and Analysis of Financial Condition and Results of Operations (continued)

### Condensed Financial Information

Selected Elements From Statement of Net Assets (in \$000's)

	Agency-wide Total	Combined General Reserve and Bond Funds						Combined State and Federal Appropriations Funds			
		June 30, 2010			June 30, 2010			June 30, 2010	June 30, 2009	Change	
		June 30, 2010	June 30, 2009	Change	Excluding Pool 3	Pool 3	Total				June 30, 2009
<b>Assets</b>											
Cash and Investments	\$ 1,403,723	\$ 1,025,277	\$ 378,446	\$ 1,252,406	\$ 50,090	\$ 1,302,496	\$ 922,845	\$ 379,651	\$ 101,227	\$ 102,432	\$ (1,205)
Loans receivable, Net	2,268,115	2,428,625	(160,510)	2,208,963	23,226	2,232,189	2,392,222	(160,033)	35,926	36,403	(477)
Interest Receivable	18,838	17,730	1,108	18,262	239	18,501	17,016	1,485	337	714	(377)
Total Assets	3,785,148	3,541,415	243,733	3,568,948	73,558	3,642,506	3,373,128	269,378	142,642	141,082	1,560
<b>Liabilities</b>											
Bonds Payable	2,704,507	2,473,733	230,774	2,704,507	-	2,704,507	2,473,733	230,774	-	-	-
Interest Payable	48,211	49,956	(1,745)	48,211	-	48,211	49,956	(1,745)	-	-	-
Accounts Payable and Other Liabilit	21,582	21,316	266	14,970	75	15,045	17,384	(2,339)	6,537	3,932	2,605
Funds Held for Others	87,425	83,486	3,939	80,301	-	80,301	81,124	(823)	7,124	2,362	4,762
Total Liabilities	2,900,100	2,655,696	244,404	2,885,715	63	2,885,778	2,622,289	263,489	14,322	6,202	8,120
<b>Net Assets</b>											
Restricted by Bond Resolution	278,195	266,726	11,469	278,195	-	278,195	266,726	11,469	-	-	-
Restricted by Covenant	476,902	481,528	(4,626)	403,407	73,495	476,902	481,528	(4,626)	-	-	-
Restricted by Law	128,320	134,880	(6,560)	-	-	-	-	-	128,320	134,880	(6,560)
Total Net Assets	885,048	885,719	(671)	683,233	73,495	756,728	750,839	5,889	128,320	134,880	(6,560)

Selected Elements From Statement of Revenues, Expenses, and Changes in Net Assets (in \$000's)

	Agency-wide Total	Combined General Reserve and Bond Funds						Combined State and Federal Appropriations Funds				
		Fiscal 2010			Fiscal 2010			Fiscal 2009	Change	Fiscal 2010	Fiscal 2009	Change
		Fiscal 2010	Fiscal 2009	Change	Excluding Pool 3	Pool 3	Total					
<b>Revenues</b>												
Interest Earned	\$ 155,845	\$ 172,092	\$ (16,247)	\$ 151,997	\$ 1,286	\$ 153,283	\$ 166,885	\$ (13,602)	\$ 2,562	\$ 5,207	\$ (2,645)	
Appropriations Received	284,483	231,925	52,558	-	-	-	-	-	284,483	231,925	52,558	
Fees and Reimbursements	17,769	14,796	2,973	14,808	(888)	13,920	34,323	(20,403)	3,849	2,857	992	
Total Revenues (1)	486,313	439,805	46,508	191,526	2,404	193,930	200,187	(6,257)	292,383	239,618	52,765	
<b>Expenses</b>												
Interest Expense	101,516	112,286	(10,770)	101,516	-	101,516	112,286	(10,770)	-	-	-	
Appropriations Disbursed	270,185	213,779	56,406	-	-	-	-	-	270,185	213,779	56,406	
Fees and Reimbursements	6,725	7,067	(342)	23,299	1,033	24,332	24,724	(392)	72	4,727	(4,655)	
Payroll, Gen. & Admin.	32,263	29,990	2,273	26,662	598	27,260	27,678	(418)	5,003	2,312	2,691	
Loan Loss/Value Adjust's	56,486	76,046	(19,560)	25,058	9,875	34,933	49,119	(14,186)	21,553	26,927	(5,374)	
Total Expenses (1)	486,984	461,552	25,432	176,535	11,506	188,041	213,807	(25,766)	298,943	247,745	51,198	
Revenues over Expenses	(671)	(21,747)	21,076	14,991	(9,102)	5,889	(13,620)	19,509	(6,560)	(8,127)	1,567	
Beginning Net Assets	885,719	907,466	(21,747)	668,242	82,597	750,839	764,459	(13,620)	134,880	143,007	(8,127)	
Ending Net Assets	885,048	885,719	(671)	683,233	73,495	756,728	750,839	5,889	128,320	134,880	(6,560)	

(1) Agency-wide totals include interfund amounts

**MINNESOTA HOUSING FINANCE AGENCY**  
**Management’s Discussion and Analysis of Financial Condition and**  
**Results of Operations (continued)**

**FINANCIAL HIGHLIGHTS**

The following financial highlights section refers to the General Reserve and bond funds. The reader is encouraged to review the Fund Financial Statements included as supplementary information in this 2010 Financial Report.

**General Reserve  
and Bond Funds  
— Statement of  
Net Assets**

Loans receivable, investments, cash and cash equivalents, deferred loss on interest rate swap agreements, real estate owned, and interest receivable comprise the majority of assets in the General Reserve and bond funds. Equipment, fixtures, furniture, capitalized software costs, and other assets continue to be insignificant in relation to the total General Reserve and bond fund assets.

Loans receivable, net is the largest single category of bond fund assets. Loans are limited to housing-related lending for low- and moderate-income individuals and families. Loans receivable, net decreased 7% to \$2,232.2 million at June 30, 2010 as a result of repayments, prepayments, and loss reserves net of new loan purchases and originations. Amortizing homeownership loans at fixed interest rates, secured by first mortgages, continue to be the dominant loan product offered by Minnesota Housing. In the last half of 2009, the Agency changed its business model from purchasing homeownership loans to purchasing mortgage-backed securities (MBS) secured by homeownership loans. As a result, the homeownership loan portfolio, now in runoff, will continue to shrink as repayments and prepayments are no longer offset by new loans. Instead, the portion of investments represented by MBS will increase as they are purchased in place of loans. The majority of the reduction in loans receivable during fiscal year 2010 was attributable to the runoff of the homeownership loan portfolio. The reserve for loan loss for the homeownership loan portfolio increased substantially due to an increase in the estimated loss per delinquent loan and an increase in homeownership loan delinquency rates as displayed in the following delinquency data. Minnesota Housing also has amortizing home improvement and rental rehabilitation loans which are no-interest, low-interest, and market-rate loans generally secured with second or subordinate mortgages. The reserve for loan loss for the home improvement loan portfolio decreased due to decreased loan delinquency rates as displayed in the following delinquency data. Amortizing multifamily loans at fixed interest rates, secured by first mortgages (referred to as the multifamily portfolio) exhibited very little change in delinquency rate and the aggregate loan receivable balance. The reserve for loan loss for the multifamily portfolio was relatively unchanged during fiscal year 2010. Minnesota Housing’s primary loan programs offer fixed interest rate financing and therefore differ from the high risk characteristics associated with some adjustable payment loan products.

**Homeownership Loan Portfolio Delinquency**  
Actual Loan Count

	<u>June 30, 2010</u>		<u>June 30, 2009</u>	
Current and less than 60 days past due	16,732	90.8%	18,224	92.3%
60-89 days past due	414	2.2%	398	2.0%
90-119 days past due	232	1.3%	240	1.2%
120+ days past due and foreclosures <sup>(1)</sup>	1,057	5.7%	891	4.5%
Total count	<u>18,435</u>		<u>19,753</u>	
Total past due <sup>(1)</sup>	1,703	9.2%	1,529	7.7%

(1) In addition to loans customarily included in foreclosure statistics, “foreclosures” include homeownership loans for which the sheriff’s sale has been held and the redemption period (generally six months) has not yet elapsed. This causes the delinquency rates in the table not to be directly comparable to delinquency rates reported by the Mortgage Bankers Association of America.

**MINNESOTA HOUSING FINANCE AGENCY**  
**Management's Discussion and Analysis of Financial Condition and**  
**Results of Operations (continued)**

General Reserve  
and Bond Funds  
— Statement of  
Net Assets  
(continued)

**Home Improvement Loan Portfolio Delinquency**

Actual Loan Count

	<b>June 30, 2010</b>		<b>June 30, 2009</b>	
Current and less than 60 days past due	9,133	97.4%	8,638	95.6%
60-89 days past due	76	0.8%	86	1.0%
90-119 days past due	48	0.5%	58	0.6%
120+ days past due	123	1.3%	257	2.8%
Total count	9,380		9,039	
Total past due	247	2.6%	401	4.4%

The 60+ day delinquency rate as of June 30, 2010 for the entire Minnesota Housing homeownership loan portfolio, excluding those loans not customarily included in foreclosure statistics, exceed by approximately two percentage points the delinquency rates of similar loan data available as of March 31, 2010 from the Mortgage Bankers Association of America for loans in Minnesota (as adjusted to reflect the proportions of insurance types in the Agency's loan portfolio).

Due to the unique program characteristics of the Minnesota home improvement loan portfolio, the Agency has determined comparable delinquency data is not available from other sources.

FHA/VA insurance claims receivable consist of non-performing homeownership loans that are FHA insured or VA guaranteed. These loans are reclassified as claims receivable at the time the Agency files a claim. FHA/VA insurance claims receivable increased 10% to \$11.407 million at June 30, 2010 as a result of increased delinquency rates on such loans.

Real estate owned consists of properties acquired upon foreclosure of homeownership loans. Real estate owned increased 83% to \$24.026 million at June 30, 2010 as a result of increased foreclosures within the homeownership portfolio.

While there has been a substantial increase in delinquency rates and foreclosures in the Agency's loan portfolio during fiscal year 2010, and increases in FHA/VA insurance claims and real estate owned, the combined total of FHA/VA insurance claims and real estate owned remains immaterial compared to total loans receivable at June 30, 2010, being less than 1.59% of total net loans receivable. Management believes that reserves for loan losses are adequate to assure the proper valuation of the loan assets based on the current assessment of asset quality.

There are no loans in General Reserve.

Investments, cash, and cash equivalents are the next largest categories of assets and are carefully managed to provide adequate resources for future debt service requirements and liquidity needs. The combined investments, cash, and cash equivalents increased 41% to \$1,302.2 million at June 30, 2010. The increase is a result of two items. First, additional short-term investments held as of June 30, 2010 were generated from the escrowed proceeds of \$275 million of short-term bonds issued under the United States Treasury's New Issue Bond Program. Second, at June 30, 2010 the Agency held certain mortgage-backed securities market valued at \$145 million. Of that amount, \$111 million is held in anticipation of the Agency issuing mortgage revenue bonds under the United States Treasury's New Issue Bond Program. The remaining \$34 million of the mortgage-backed securities have been purchased with bond proceeds, are pledged as security for the payment of those bonds, and are held in an acquisition account. Mortgage-backed securities with these three characteristics are classified on the statement of net assets as "Investments-program mortgage-backed securities." All other mortgage-backed securities, including those held in anticipation of the Agency issuing mortgage revenue bonds (warehoused mortgage-backed securities), are classified as "Investment securities- other."

Interest receivable on loans and investments is a function of the timing of interest payments and the general level of interest rates. Combined loan and investment interest receivable increased 9% to \$18.501

---

## MINNESOTA HOUSING FINANCE AGENCY

### Management's Discussion and Analysis of Financial Condition and Results of Operations (continued)

---

#### General Reserve and Bond Funds — Statement of Net Assets (continued)

million at June 30, 2010. Most of the increase is a result of an increase in interest receivable on loans due to increased delinquency in the homeownership portfolio.

Bonds payable, net is the largest single category of liabilities, resulting from debt issued to fund housing-related lending. Bonds payable increased 9% to \$2,704.5 million at June 30, 2010 largely as a result of \$275.490 million of short-term bonds issued under the United States Treasury's New Issue Bond Program. This increase was partially offset by a \$67.015 million decrease in general obligation bonds outstanding resulting from bond redemptions and maturities.

The companion category of interest payable decreased 3% to \$48.211 million at June 30, 2010 primarily due to a decrease in general obligation debt during fiscal 2010. This decrease was only partially offset by the increase in short-term bond interest payable, which carries a much lower rate of interest.

While there is no debt issued in General Reserve, there is a significant liability for funds held for others. These funds are routinely collected and held in escrow on behalf of multifamily borrowers pursuant to loan documents and are used for future periodic payments of real property taxes, casualty insurance premiums, and certain capital expenditures. Funds held for others in General Reserve decreased 1% to \$80.301 million at June 30, 2010 as multifamily escrows decreased slightly.

Accounts payable and other liabilities decreased 13% to \$15.045 million at June 30, 2010 primarily as a result of a reduction in arbitrage rebate liability. In addition, there was a reduction in the reserve first established during fiscal 2008 for potential payment to HUD for projects funded through the HUD Home Investment Partnerships (HOME) Program which are not in compliance with certain HOME Program regulatory requirements. The largest component of accounts payable continues to be arbitrage rebate liability on tax-exempt bonds pursuant to federal law, which is payable to the United States Treasury, and yield compliance liability. Minnesota Housing obtains from independent calculation specialists annual calculations of its arbitrage rebate liability.

Interfund payable/receivable exists primarily as a result of interfund borrowing and pending administrative and program reimbursements among funds. Most administrative expenses are paid from General Reserve, with the bond funds and appropriated funds owing an administrative reimbursement to General Reserve for the respective fund's contribution to those administrative expenses.

Net assets of General Reserve and bond funds are divided into two primary categories. Net Assets Restricted by Bond Resolution are pledged to the payment of bonds, subject to bond resolution requirements that authorize Minnesota Housing to withdraw funds in excess of the amounts required to be maintained under the bond resolutions. Net Assets Restricted by Covenant are subject to a covenant with bondholders that the Agency will use the money in General Reserve and money that would otherwise have been released to General Reserve only for the administration and financing of programs in accordance with the policy and purpose of the Minnesota Housing enabling legislation, including the creation of reserves for the payment of bonds and of loans made from the proceeds thereof, and accumulate and maintain therein such a balance of funds and investments as will be sufficient for the purpose. The Board of the Agency has established investment guidelines for these funds to provide financial security for the Agency's general obligation bonds. Net assets increased 1% to \$756.728 million at June 30, 2010. If Pool 3 net disbursements were excluded, net assets would have increased 2%.

#### General Reserve and Bond Funds — Revenues Over Expenses

Revenues over expenses of General Reserve and bond funds increased 143% from fiscal year 2009 when considering Pool 3 net expenses and the net effect of unrealized gains and losses that resulted from market valuation adjustments to certain investment assets. Ignoring the effects of unrealized gains and losses on investments, total revenues increased 75%. Total expenses, excluding Pool 3, decreased 7% compared to the prior fiscal year. The largest revenue component, interest earned, decreased during fiscal year 2010. Combined interest revenues of General Reserve and bond funds from loans and investments decreased 8% to \$153.283 million compared to the prior fiscal year. Loan interest revenue decreased 3% in fiscal year 2010 as repayments and prepayments decreased the size of the homeownership loan portfolio. That portfolio is in runoff because of the change to the mortgage-backed securities business model. Investment interest

---

MINNESOTA HOUSING FINANCE AGENCY  
Management's Discussion and Analysis of Financial Condition and  
Results of Operations (continued)

---

General Reserve  
and Bond Funds  
— Revenues Over  
Expenses  
(continued)

revenue decreased 37% in fiscal year 2010 because investment yields decreased and yields on investments made with short-term bond proceeds were minimal.

Administrative reimbursements to General Reserve from bond funds were \$17.679 million in fiscal year 2010 compared to \$17.708 million during the prior fiscal year. The decrease is a result of a decrease in the total assets of the bond funds upon which the administrative reimbursement is calculated. General Reserve also incurs overhead expenses to administer state and federal appropriated housing programs. General Reserve received overhead reimbursements of \$3.979 million from the State and Federal Appropriated funds to recover certain overhead expenses incurred during fiscal year 2010 compared to \$6.667 million during the prior fiscal year. The decrease is mainly a result of decreased overhead reimbursement from State Appropriated during fiscal 2010. Investment earnings within the State Appropriated fund were insufficient to reimburse \$2.353 million of fiscal 2010 overhead expense.

Other fee income to General Reserve and bond funds of \$9.941 million was essentially unchanged compared to the prior fiscal year. The primary components are fees earned from the federal low income housing tax credit program, Section 8 contract administration, federal Housing Assistance Payments administration, and various loan programs.

Minnesota Housing recorded \$9.048 million of unrealized gains on investment securities during fiscal year 2010, compared to \$1.021 million of unrealized losses during the prior year, an increase of \$10.069 million. Interest expense of the bond funds decreased 10% to \$101.516 million compared to the prior year as a result of low interest rates on short-term debt and a lower amount of outstanding general obligation bonds during fiscal year 2010.

Combined expenses for loan administration, trustee fees and administrative reimbursements in the bond funds decreased by 2% to \$24.332 million compared to the prior fiscal year. \$17.679 million of the total administrative reimbursement revenue in General Reserve was an interfund charge to the bond funds which was eliminated for purposes of financial reporting in the Agency-wide financial statements.

Salaries and benefits in General Reserve of \$17.815 million were essentially unchanged from the prior year. Other general operating expense in General Reserve and bond funds decreased 5% to \$9.445 million compared to the prior year. The decrease is due to \$4.023 million of lower expenses for information technology consultants, lower disbursements under the ending long-term homeless initiative, and reductions to other program expenses. These reductions were partially offset by what at first appears to be a \$3.533 million increase relating to the HUD Home Investment Partnerships (HOME) Program. The reserve was established during fiscal year 2008 for potential payment to HUD for projects funded through the HOME Program which are not in compliance with certain HOME Program regulatory requirements. That reserve was reduced by \$4.288 million in fiscal 2009 and \$0.914 million in fiscal 2010 thereby creating a negative expense in both the current and prior fiscal years. A relatively smaller negative expense in fiscal 2010, along with \$0.159 million in related disbursements to HUD, results in a comparative expense increase of \$3.533 million. Reductions in carrying value of certain low interest rate deferred loans in the bond funds decreased 54% to \$9.403. Much of the decrease related to lower disbursements under the ending long-term homeless initiative.

Provision for loan loss expense in the bond funds decreased 11% to \$25.530 million. The provision for loan loss expense for the homeownership loan portfolio decreased \$1.321 million because the amount of new delinquencies (upon which a portion of the provision for loan loss expense is calculated as an estimate) plus the amount of actual loan losses that differed from estimated losses were slightly less than the prior fiscal year. The provision for loan loss expense for the home improvement loan portfolio decreased \$1.278 million also as a result of the decrease in loan delinquency rates. The provision for loan loss expense for the multifamily loan portfolio decreased \$0.912 million mainly due to a reduced amount of newly originated first mortgage loans. Please refer to the loans receivable comments in the Financial Highlights section of the Management's Discussion and Analysis of Financial Condition and Results of Operations for more information regarding loan asset quality.

Non-operating transfers occur as a result of bond sale contributions related to new debt issues, the periodic transfer of assets to maintain the Housing Endowment Fund (Pool 1) requirement, periodic fiscal

---

## MINNESOTA HOUSING FINANCE AGENCY

### Management's Discussion and Analysis of Financial Condition and Results of Operations (continued)

---

#### General Reserve and Bond Funds — Revenues Over Expenses (continued)

year end transfers to the Housing Investment Fund (Pool 3), if any, and periodic transfers from the bond funds of amounts in excess of bond resolution requirements. During fiscal year 2010, \$6.794 million of Pool 1 funds in excess of requirements were transferred to Pool 2. Also, Pool 2 recorded a contribution of \$15.783 million to Single Family to extinguish the remaining balance of a note and accrued interest owed between the two funds. Single Family made a contribution to the Residential Housing Finance bond fund consisting of \$17.381 million of homeownership loans in connection with an economic refunding of debt. Pool 2 made a \$0.500 million contribution to Homeownership Finance bond fund (\$0.387 million) and Multifamily Housing bond fund (\$0.113 million) to cover issuance costs. Single Family made a \$0.573 million contribution to the Residential Housing Finance bond fund as a bond sale contribution.

Combined revenues over expenses, including unrealized gains and losses for General Reserve and the bond funds, increased \$19.509 million to \$5.889 million compared to the prior fiscal year. After removing the effects of unrealized gains and losses and Pool 3 revenues and expenses, the combined revenues over expenses decreased 5% to \$6.923 million. Revenues over expenses in General Reserve that are in excess of the Housing Endowment Fund (Pool 1) requirement are transferred periodically to the Housing Investment Fund (Pool 2) for use in housing programs. Revenues over expenses plus non-operating transfers in the Housing Investment Fund (Pool 2) may be transferred periodically, with approval of the Board, to the Housing Affordability Fund (Pool 3) for use in more highly subsidized housing programs. Board policy establishes required balances for Pool 1 and Pool 2.

Total combined net assets of General Reserve and bond funds increased 1% to \$756.278 million as of June 30, 2010 as a result of revenues exceeding expenses for fiscal year 2010. The net assets of each individual bond fund increased as a result of net revenues over expenses by fund and non-operating transfers of assets between funds. The net assets of General Reserve decreased \$2.497 million as a result of a \$1.568 million decrease in Pool 1, which resides in General Reserve, due to a decrease in the balance of outstanding loans on which its requirement is based; a \$0.954 million decrease in net assets invested in capital assets; and a \$0.025 million increase in unrealized appreciation in investments.

#### State and Federal Appropriated Funds — Statement of Net Assets

Assets of the appropriated funds are derived from the appropriation of funds by the State of Minnesota and funds made available to Minnesota Housing by the federal government for housing purposes. The public policy of housing preservation and development is a long-term commitment that ordinarily requires appropriations received in the current period to be expended over several future years of planned development. This timing difference is the primary reason for the presence of investments, cash, and cash equivalent assets in the appropriated funds and for the balance of net assets restricted by law.

Investments, cash, and cash equivalents are the largest categories of assets in the appropriated funds. The June 30, 2010 combined balance decreased 1% to \$101.227 million as a result of combined disbursements for programs, loans and expenses exceeding the combined appropriations received and revenues during the fiscal year.

Certain state appropriations are expended as housing loans with near- or below-market interest rates, resulting in net loans receivable. At June 30, 2010 State Appropriated fund net loans receivable decreased 1% to \$35.926 million, reflecting slightly lower net loan program activity.

Interest receivable in appropriated funds is a function of the timing of interest payments and the general level of interest rates on investments. Interest receivable on appropriated funds at June 30, 2010 decreased 53% to \$0.337 million primarily as a result of lower interest rates.

Accounts payable and other liabilities represent amounts payable for HUD's share of savings from certain debt refinancing activities and accrued expenses for federal and state housing programs. The balance payable at June 30, 2010 was \$6.537 million compared to \$3.932 million at June 30, 2009. The increase in accounts payable and other liabilities is largely attributable to Section 1602/ Exchange program funds received by the Agency at the end of fiscal year 2010 that are payable to the ultimate recipients of those funds.

For administrative convenience, certain State Appropriated fund loans are administered within the bond funds, resulting in an interfund receivable for the loan disbursement and servicing activities. Interfund

---

MINNESOTA HOUSING FINANCE AGENCY  
Management's Discussion and Analysis of Financial Condition and  
Results of Operations (continued)

---

State and Federal  
Appropriated  
Funds —  
Statement of Net  
Assets (continued)

payable occurs in the Federal Appropriated fund as a result of overhead expense and indirect cost recoveries owed to General Reserve. At June 30, 2010 the combined net interfund payable was \$0.661 million.

At June 30, 2010 the balance of funds held for others was \$7.124 million. In October, 2009 the Agency issued a series of bonds under a new indenture of trust. The indenture permits capital funding for long-term homeless households and other purposes through the issuance of Agency bonds secured solely by state appropriations. The proceeds of this series of bonds provided capital funding for permanent supportive housing in two multifamily housing developments. This debt is not a general obligation of the Agency and is not payable from any funds or assets of the Agency other than the appropriations the Agency expects to receive from the State General Fund pursuant to a standing appropriation made by the Legislature in 2008. The bonds are not recorded as a liability by the Agency since they are not an obligation of the Agency. The balance of the undisbursed proceeds of the issued bonds in the amount of \$6.829 million is recorded as funds held for others. Excess federal housing assistance payments received for administration of the Section 8 program and the interest income earned on those unexpended funds in the amount of \$0.295 million is also recorded as funds held for others.

All of the net assets of the appropriated funds are restricted by law for use with housing programs only and are not pledged or available to support the bonds or other obligations of Minnesota Housing or its general obligation pledge in respect thereof. The combined net assets of the appropriated funds decreased to \$128.320 million as of June 30, 2010 compared to June 30, 2009, reflecting combined revenues less than disbursements and expenses during fiscal year 2010.

State and Federal  
Appropriated  
Funds —  
Revenues Over  
Expenses

State and Federal Appropriated funds are recorded as revenue in the period in which such appropriations are earned. Funds are spent for eligible program activities as defined by Minnesota Housing, the State of Minnesota or agencies of the federal government. Unexpended appropriations are invested and the interest income on the investments is recorded as it is earned, except for interest earned on certain unexpended federal appropriations, which is recorded as funds held for others. Similarly, interest income on certain State Appropriated fund loan receivables is recorded as it is earned.

The largest revenue category is appropriations received, and is a function of the fiscal, legislative, and political environment of the State of Minnesota and the federal government. The combined appropriations received increased from \$231.925 million at June 30, 2009 to \$284.483 million at June 30, 2010. Federal appropriations received increased by \$56.029 million, mostly due to funds received in fiscal year 2010 for the National Stabilization Program (NSP), the Tax Credit Assistance Program (TCAP), and the Section 1602/ Exchange Program. State appropriations received decreased by \$3.471 million.

Interest income from investments decreased as investment yields in general were below previous levels and the average balance of investment assets was less than the prior year. The combined interest income from investments decreased 53% to \$2.389 million for fiscal year 2010.

Loan interest income from State Appropriations loan assets continues to be minimal at \$0.173 million as relatively few loans bear interest.

Fees earned and other income in the amount of \$2.797 million were recorded in the State Appropriated fund during fiscal year 2010. This consisted mainly of private donations and interagency transfers of funds to support certain state housing programs. Fees earned and other income of \$3.182 million were recorded in the Federal Appropriation fund in fiscal year 2010. These were Energy Saver Rebate Program funds received from a Minnesota state agency to reimburse homeowners for qualifying energy improvements.

Unrealized gains or losses on investments are recorded to reflect current market valuations of investments, and may be reversed over time as investments are held. Combined unrealized losses of \$0.641 million were recorded at June 30, 2010 compared to \$0.371 million unrealized losses at June 30, 2009.

Administrative reimbursements to General Reserve of overhead expenses to administer State Appropriated fund programs decreased 54% to \$2.130 million compared to the prior fiscal year. The Agency incurs the overhead expense in General Reserve. General Reserve is reimbursed for these overhead expenses by the State Appropriated fund to the extent of investment earnings on unexpended appropriations.

---

# MINNESOTA HOUSING FINANCE AGENCY

## Management's Discussion and Analysis of Financial Condition and Results of Operations (continued)

---

### State and Federal Appropriated Funds — Revenues Over Expenses (continued)

During fiscal year 2010 investment earnings in the State Appropriated fund were insufficient to reimburse \$2.353 million of overhead expenses incurred in General Reserve. Combined appropriations disbursed increased 26% to \$270.185 million compared to the prior year, reflecting State Appropriations disbursed of \$25.999 million and federal appropriations disbursed of \$244.186 million to support housing policy objectives.

Reduced expenditures of State Appropriated funds for fully-reserved below-market and zero-percent interest rate loans resulted in lower expense from reductions in carrying value of certain loans. Net reductions of carrying value decreased 23% to \$20.038 million compared to the prior fiscal year.

Other general operating expenses in the State Appropriation fund represent fees for professional and technical support to implement and administer certain housing programs. Other general operating expenses in the State Appropriation fund decreased 21% to \$1.822 million at June 30, 2010. Other general operating expenses in the Federal Appropriation fund of \$3.181 million is homeowner reimbursement for qualifying energy improvements from the Energy Saver Rebate Program.

Combined revenues were less than combined expenditures of the appropriated funds by \$6.560 million at June 30, 2010. Ultimately, the entire State and Federal Appropriated funds' net assets will be expended for housing programs.

### Significant Long-Term Debt Activity

Minnesota Housing issues a significant amount of bonds, having outstanding at June 30, 2010 long-term bonds totaling \$2,039.0 million and short-term bonds totaling \$607.9 million. Bond proceeds and related revenues are held by trustees, who are responsible for administration of bond resolution requirements including payment of debt service. The bond resolutions may require funding debt service reserve accounts and insurance reserve accounts. At June 30, 2010, amounts held by the respective trustees in principal, interest, redemption, and reserve accounts represented full funding of those requirements as of that date.

Minnesota Housing continually investigates and utilizes financing and debt management techniques designed to achieve its goals of reducing interest expense and efficiently utilizing bonding authority while managing risk and responding to changing capital markets. During the 2010 fiscal year, Minnesota Housing issued eight series of bonds and notes aggregating \$1,384.9 million, compared to the issuance of 13 series totaling \$1,075.9 million the previous fiscal year. Long-term debt issuance to finance mortgage lending continued to be suppressed in fiscal year 2010 as it was in fiscal year 2009, due to compression of interest rates in the capital markets. Minnesota Housing used a combination of internal funds and short-term advances to finance its loan programs during much of fiscal 2010. Long-term bonds are traditionally issued as capital is needed for program purposes and as opportunities arise to economically refund outstanding bonds. Short-term bonds and notes are issued to preserve tax-exempt bonding authority for future program use, to warehouse purchases of mortgage-backed securities in advance of permanent financing and, in 2010, to participate in the United States Treasury's New Issue Bond Program. Short-term debt issued for these purposes totaled \$1,007.5 million and \$275.5 million respectively.

A total of \$1,208.1 million in principal payments and \$100.5 million of interest payments were made during the fiscal year 2010. Of the total principal payments, \$983.2 million were refundings of short-term debt and \$175.5 million were made prior to the scheduled maturity date using a combination of optional and special redemption provisions.

Most of the bonds issued by Minnesota Housing bear interest that is not includable in gross income for federal and State of Minnesota income taxation, in accordance with requirements of the federal Internal Revenue Code and Treasury regulations governing either qualified mortgage bonds or bonds issued to provide qualified residential rental projects. Minnesota Housing's ability to issue tax-exempt debt is limited by its share of the state's allocation of private activity volume cap, which is established by Minnesota statutes. Minnesota Housing's ability to issue tax-exempt debt is also limited by a provision in the Internal Revenue Code (commonly known as the 10-year rule) that prohibits refunding of mortgage repayments and prepayments received more than ten years after the date of issuance of the bonds that financed such mortgage loans.

---

MINNESOTA HOUSING FINANCE AGENCY  
Management's Discussion and Analysis of Financial Condition and  
Results of Operations (continued)

---

**Significant Long-Term Debt Activity (continued)**

While most of the Agency's bonds are tax-exempt, taxable bonds have also been issued to supplement limited tax-exempt authority in order to meet demand for mortgage loans. Taxable bonds may also be used to finance lending programs where federal tax-exempt bond restrictions are inconsistent with program goals. Variable-rate bonds and interest-rate swaps have been a component of Minnesota Housing's financings since 2003, enabling the Agency to provide below-market mortgage financing at synthetically fixed interest rates. Interest-rate swaps help to hedge the mismatch between fixed-rate loans and variable-rate bonds. (See Interest Rate Swaps under the notes to the financial statements for further discussion of interest-rate swaps and their risks.) Board policy governs the process Minnesota Housing follows to issue and manage debt. State statute limits total outstanding debt of Minnesota Housing to \$5.0 billion.

At June 30, 2010 Minnesota Housing's issuer ratings were "AA+" and "Aa1" from Standard and Poor's Ratings Services and Moody's Investors Service, Inc., respectively. Minnesota Housing's credit ratings are separate from, and are not directly dependent on, ratings on debt issued by the State of Minnesota. Ongoing reporting to and communications with the bond rating agencies are priorities for the Agency.

**Significant Factors That May Affect Financial Condition and/or Operations**

*Legislative Actions*

As part of budget balancing measures, state appropriations to the agency were reduced by \$4.217 million for the FY 10-11 biennium – a 4.9% base budget reduction. The base for the following biennium is set at \$683,000 less than the revised budget for the current biennium; the base budget for FY 12-13 is \$81.768 million. For a point of reference, the base for FY 08-09 was \$89.916 million.

The authority granted in 2008 to issue nonprofit housing bonds (appropriation-backed bonds) was amended to increase the total amount of bonds that can be issued from \$30 million to \$36 million. This action does not change the amount of debt service appropriated to pay off the bonds, but does allow the agency to take advantage of lower interest rates to issue more debt. The additional \$6 million in appropriation bond proceeds may be used for either permanent supportive housing or for acquisition and/or rehabilitation of foreclosed or vacant properties to be owned by nonprofit organizations and rented to low- and moderate-income households.

*Federal Stimulus Funds*

As part of the Housing and Economic Recovery Act of 2008, Congress established and funded the Neighborhood Stabilization Program (NSP). NSP funds were allocated among states and communities on a formula basis. The Governor designated Minnesota Housing as administrator of the \$38.8 million allocated to the State. Minnesota Housing has used both state appropriations and Agency resources to assist with efforts to remediate neighborhoods hardest hit by the foreclosure crisis.

The federal stimulus legislation enacted in 2009 (the American Recovery and Reinvestment Act) includes two funding programs to assist housing tax credit projects that have been stalled due to the unfavorable tax credit market. The Agency administers \$28.4 million under the Tax Credit Assistance Program (TCAP) and over \$62 million under the Section 1602/ Exchange Program.

*Nationwide Foreclosure Crisis*

The nationwide housing foreclosure crisis continued to impact borrowers in Minnesota Housing's loan portfolio despite the Agency's practice of providing only mortgage products designed to promote sustainable homeownership. Loan delinquencies and foreclosures were higher in fiscal year 2010 for both the homeownership and home improvement portfolios as described in Management's Discussion and Analysis of Financial Condition and Results of Operations—Financial Highlights. Economic conditions and their future impact on the Agency's loan portfolios are unpredictable. The Agency regularly reviews loan portfolio performance and records additional loss reserves when justified by actual delinquency, foreclosure and property loss experience. The Agency additionally utilizes several loss mitigation techniques to assist homeowners with avoiding foreclosure and to minimize Agency losses on foreclosed loans.

The Agency transitioned to a mortgage-backed securities business model during fiscal year 2010. This model was adopted to minimize losses on future homeownership lending.

---

MINNESOTA HOUSING FINANCE AGENCY  
Management's Discussion and Analysis of Financial Condition and  
Results of Operations (continued)

---

**Additional  
Information**

Questions and inquiries may be directed to either Mr. Bill Kapphahn or Ms. Sharon Spahn Bjostad at Minnesota Housing Finance Agency, 400 Sibley Street, Suite 300, St. Paul, MN 55101 (651-296-7608 or 800-657-3769 or if T.T.Y. 651-297-2361).

# MINNESOTA HOUSING FINANCE AGENCY

## Agency-wide Financial Statements

### Statement of Net Assets (in thousands)

As of June 30, 2010 (with comparative totals as of June 30, 2009)

	<b>Agency-wide Total as of June 30, 2010</b>	<b>Agency-wide Total as of June 30, 2009</b>
<b>Assets</b>		
Cash and cash equivalents	\$ 646,706	\$ 410,786
Investments-program mortgage-backed securities	33,686	-
Investment securities-other	723,331	614,491
Loans receivable, net	2,268,115	2,428,625
Interest receivable on loans	16,287	15,249
Interest receivable on investments	2,551	2,481
Deferred loss on interest rate swap agreements	37,077	27,205
FHA/VA insurance claims	11,407	10,372
Real estate owned	24,026	13,101
Unamortized bond issuance costs	12,927	13,698
Capital assets, net	1,631	2,585
Other assets	7,404	2,822
Total assets	\$ 3,785,148	\$ 3,541,415
<b>Liabilities</b>		
Bonds payable, net	\$ 2,704,507	\$ 2,473,733
Interest payable	48,211	49,956
Interest rate swap agreements	37,077	27,205
Deferred revenue-service release fees	1,298	-
Accounts payable and other liabilities	21,582	21,316
Funds held for others	87,425	83,486
Total liabilities	2,900,100	2,655,696
Commitments and contingencies		
<b>Net Assets</b>		
Restricted by bond resolution	278,195	266,726
Restricted by covenant	476,902	481,528
Restricted by law	128,320	134,880
Invested in capital assets	1,631	2,585
Total net assets	885,048	885,719
Total liabilities and net assets	\$ 3,785,148	\$ 3,541,415

See accompanying notes to financial statements

# MINNESOTA HOUSING FINANCE AGENCY

## Agency-wide Financial Statements

### Statement of Activities (in thousands)

As of June 30, 2010 (with comparative totals as of June 30, 2009)

		Agency-wide Total for the Year Ended June 30, 2010	Agency-wide Total for the Year Ended June 30, 2009
Revenue	Interest earned on loans	\$ 137,118	\$ 141,193
	Interest earned on investments-program mortgage-backed securities	702	-
	Interest earned on investments-other	18,025	30,899
	Appropriations received	284,483	231,925
	Administrative reimbursement	1,849	1,991
	Fees earned and other income	15,920	12,805
	Unrealized gains on investments	8,407	(1,392)
	<b>Total revenues</b>	<b>466,504</b>	<b>417,421</b>
Expenses	Interest	101,516	112,286
	Loan administration and trustee fees	6,725	7,067
	Salaries and benefits	17,815	17,743
	Other general operating	14,448	12,247
	Appropriations disbursed	270,185	213,779
	Reduction in carrying value of certain low interest rate deferred loans	29,441	46,196
	Provision for loan losses	27,045	29,850
	<b>Total expenses</b>	<b>467,175</b>	<b>439,168</b>
	Change in net assets	(671)	(21,747)
Net Assets	Total net assets, beginning of year	885,719	907,466
	Total net assets, end of year	<b>\$ 885,048</b>	<b>\$ 885,719</b>

See accompanying notes to financial statements

# MINNESOTA HOUSING FINANCE AGENCY

## Fund Financial Statements

### Statement Net Assets (in thousands)

#### Proprietary Funds

As of June 30, 2010 (with comparative totals as of June 30, 2009)

	Bond Funds						Appropriated Funds		Total as of June 30, 2010	Total as of June 30, 2009
	Residential						State Appropriated	Federal Appropriated		
	General Reserve	Rental Housing	Housing Finance	Single Family	Homeownership Finance	Multifamily Housing				
<b>Assets</b>										
Cash and cash equivalents	\$ 52,134	\$ 36,257	\$ 209,177	\$ 41,634	\$ 260,638	\$ 15,013	\$ 28,383	\$ 3,470	\$ 646,706	\$ 410,786
Investments-program mortgage-backed securities	-	-	33,686	-	-	-	-	-	33,686	-
Investment securities-other	55,803	32,134	560,690	5,330	-	-	60,610	8,764	723,331	614,491
Loans receivable, net	-	179,380	1,916,872	135,937	-	-	35,926	-	2,268,115	2,428,625
Interest receivable on loans	-	973	14,214	1,086	-	-	14	-	16,287	15,249
Interest receivable on investments	417	649	1,104	58	-	-	278	45	2,551	2,481
Deferred loss on interest rate swap agreements	-	-	37,077	-	-	-	-	-	37,077	27,205
FHA/VA insurance claims	-	-	9,561	1,846	-	-	-	-	11,407	10,372
Real estate owned	-	-	23,271	755	-	-	-	-	24,026	13,101
Unamortized bond issuance costs	-	1,556	9,956	898	409	108	-	-	12,927	13,698
Capital assets, net	1,631	-	-	-	-	-	-	-	1,631	2,585
Other assets	1,266	3	265	718	-	-	-	5,152	7,404	2,822
<b>Total assets</b>	<b>\$ 111,251</b>	<b>\$ 250,952</b>	<b>\$ 2,815,873</b>	<b>\$ 188,262</b>	<b>\$ 261,047</b>	<b>\$ 15,121</b>	<b>\$ 125,211</b>	<b>\$ 17,431</b>	<b>\$ 3,785,148</b>	<b>\$ 3,541,415</b>
<b>Liabilities</b>										
Bonds payable, net	\$ -	\$ 150,085	\$ 2,162,527	\$ 116,405	\$ 260,490	\$ 15,000	\$ -	\$ -	\$ 2,704,507	\$ 2,473,733
Interest payable	-	3,029	42,022	3,021	132	7	-	-	48,211	49,956
Interest rate swap agreements	-	-	37,077	-	-	-	-	-	37,077	27,205
Deferred revenue-service release fees	-	-	1,298	-	-	-	-	-	1,298	-
Accounts payable and other liabilities	5,306	4,645	4,667	382	39	6	925	5,612	21,582	21,316
Interfund payable (receivable)	1,475	-	(1,736)	(400)	-	-	248	413	-	-
Funds held for others	80,301	-	-	-	-	-	6,829	295	87,425	83,486
<b>Total liabilities</b>	<b>\$ 87,082</b>	<b>\$ 157,759</b>	<b>\$ 2,245,855</b>	<b>\$ 119,408</b>	<b>\$ 260,661</b>	<b>\$ 15,013</b>	<b>\$ 8,002</b>	<b>\$ 6,320</b>	<b>\$ 2,900,100</b>	<b>\$ 2,655,696</b>
<b>Commitments and contingencies</b>										
<b>Net Assets</b>										
Restricted by bond resolution	-	93,193	115,654	68,854	386	108	-	-	278,195	266,726
Restricted by covenant	22,538	-	454,364	-	-	-	-	-	476,902	481,528
Restricted by law	-	-	-	-	-	-	117,209	11,111	128,320	134,880
Invested in capital assets	1,631	-	-	-	-	-	-	-	1,631	2,585
<b>Total net assets</b>	<b>24,169</b>	<b>93,193</b>	<b>570,018</b>	<b>68,854</b>	<b>386</b>	<b>108</b>	<b>117,209</b>	<b>11,111</b>	<b>885,048</b>	<b>885,719</b>
<b>Total liabilities and net assets</b>	<b>\$ 111,251</b>	<b>\$ 250,952</b>	<b>\$ 2,815,873</b>	<b>\$ 188,262</b>	<b>\$ 261,047</b>	<b>\$ 15,121</b>	<b>\$ 125,211</b>	<b>\$ 17,431</b>	<b>\$ 3,785,148</b>	<b>\$ 3,541,415</b>

**MINNESOTA HOUSING FINANCE AGENCY**  
**Fund Financial Statements**  
**Statement Revenues, Expenses, and Changes in Net Assets (in thousands)**  
**Proprietary Funds**  
**As of June 30, 2010 (with comparative totals as of June 30, 2009)**

		Bond Funds					Appropriated Funds				
		Residential							Total for the	Total for the	
General Reserve	Rental Housing	Housing Finance	Single Family	Homeownership Finance	Multifamily Housing	State Appropriated	Federal Appropriated	Year Ended	Year Ended		
									June 30, 2010	June 30, 2009	
<b>Revenue</b>	Interest earned on loans	\$ -	\$ 11,993	\$ 113,681	\$ 11,271	\$ -	\$ -	\$ 173	\$ -	\$ 137,118	\$ 141,193
	Interest earned on investments-program mortgage-backed securities	-	-	702	-	-	-	-	-	702	-
	Interest earned on investments-other	342	1,895	9,300	3,959	132	8	2,137	252	18,025	30,899
	Appropriations received	-	-	-	-	-	-	40,734	243,749	284,483	231,925
	Administrative reimbursement	21,658	-	-	-	-	-	-	-	21,658	24,375
	Fees earned and other income	8,907	656	378	-	-	-	2,797	3,182	15,920	12,805
	Unrealized gains (losses) on investments	25	48	8,948	27	-	-	(614)	(27)	8,407	(1,392)
	<b>Total revenues</b>	<b>30,932</b>	<b>14,592</b>	<b>133,009</b>	<b>15,257</b>	<b>132</b>	<b>8</b>	<b>45,227</b>	<b>247,156</b>	<b>486,313</b>	<b>439,805</b>
<b>Expenses</b>	Interest	-	8,081	83,689	9,606	132	8	-	-	101,516	112,286
	Loan administration and trustee fees	-	133	5,878	636	1	5	72	-	6,725	7,067
	Administrative reimbursement	-	1,571	14,339	1,569	-	-	2,130	-	19,809	22,384
	Salaries and benefits	17,815	-	-	-	-	-	-	-	17,815	17,743
	Other general operating	8,820	-	625	-	-	-	1,822	3,181	14,448	12,247
	Appropriations disbursed	-	-	-	-	-	-	25,999	244,186	270,185	213,779
	Reduction in carrying value of certain low interest rate deferred loans	-	748	8,655	-	-	-	20,038	-	29,441	46,196
	Provision for loan losses	-	(505)	27,513	(1,478)	-	-	1,515	-	27,045	29,850
	<b>Total expenses</b>	<b>26,635</b>	<b>10,028</b>	<b>140,899</b>	<b>10,333</b>	<b>133</b>	<b>13</b>	<b>51,576</b>	<b>247,367</b>	<b>486,984</b>	<b>461,552</b>
	Revenues over (under) expenses	4,297	4,564	(7,890)	4,924	(1)	(5)	(6,349)	(211)	(671)	(21,747)
<b>Other Changes</b>	Non-operating transfer of assets between funds	(6,794)	-	8,465	(2,171)	387	113	-	-	-	-
	Change in net assets	(2,497)	4,564	575	2,753	386	108	(6,349)	(211)	(671)	(21,747)
<b>Net Assets</b>	Total net assets, beginning of year	26,666	88,629	569,443	66,101	-	-	123,558	11,322	885,719	907,466
	Total net assets, end of year	\$ 24,169	\$ 93,193	\$ 570,018	\$ 68,854	\$ 386	\$ 108	\$ 117,209	\$ 11,111	\$ 885,048	\$ 885,719

See Accompanying notes to financial statements.

# MINNESOTA HOUSING FINANCE AGENCY

## Fund Financial Statements

### Statement of Cash Flows (in thousands)

#### Proprietary Funds

As of June 30, 2010 (with comparative totals as of June 30, 2009)

		Bond Funds						Appropriated Funds		Total for the	Total for the
		Residential								Year Ended	Year Ended
		General Reserve	Rental Housing	Housing Finance	Single Family	Homeownership Finance	Multifamily Housing	State Appropriated	Federal Appropriated	June 30, 2010	June 30, 2009
Cash flows from operating activities:	Principal repayments on loans and mortgage-backed securities	\$ -	\$ 15,060	\$ 132,376	\$ 17,704	\$ -	\$ -	\$ 3,207	\$ -	\$ 168,347	\$ 153,628
	Investment in loans and mortgage-backed securities	-	(767)	(141,074)	(13)	-	-	(22,665)	-	(164,519)	(294,714)
	Interest received on loans	-	11,977	108,094	10,138	-	-	173	-	130,382	137,146
	Other operating	-	-	(3,038)	-	-	-	(1,824)	-	(4,862)	(7,689)
	Fees and other income received	8,865	656	1,679	-	-	-	3,047	-	14,247	12,896
	Salaries, benefits and vendor payments	(22,646)	(135)	(6,233)	(662)	(1)	(5)	(72)	-	(29,754)	(31,900)
	Appropriations received	-	-	-	-	-	-	40,734	243,602	284,336	231,069
	Appropriations disbursed	-	-	-	-	-	-	(25,651)	(245,318)	(270,969)	(213,470)
	Administrative reimbursement from funds	21,092	(1,571)	(14,539)	(1,569)	-	-	(1,326)	-	2,087	1,653
	Deposits into funds held for others	29,480	-	-	-	-	-	13,189	1	42,670	29,104
	Disbursements made from funds held for others	(31,551)	-	-	-	-	-	(6,360)	(2,076)	(39,987)	(33,183)
	Interfund transfers and other assets	(1,534)	(1)	306	(46)	-	-	96	-	(1,179)	186
	Net cash provided (used) by operating activities	3,706	25,219	77,571	25,552	(1)	(5)	2,548	(3,791)	130,799	(15,274)
Cash flows from noncapital financing activities:	Proceeds from sale of bonds and notes	-	-	1,165,420	-	260,490	15,000	-	-	1,440,910	1,075,810
	Principal repayment on bonds and notes	-	(12,590)	(1,106,110)	(89,385)	-	-	-	-	(1,208,085)	(1,011,545)
	Interest paid on bonds and notes	-	(7,666)	(82,242)	(10,641)	-	-	-	-	(100,549)	(112,060)
	Financing costs paid related to bonds issued	-	-	(2,164)	(14)	(370)	(102)	-	-	(2,650)	(2,534)
	Interest paid/received between funds	-	-	1,392	(1,392)	-	-	-	-	-	-
	Principal paid/received between funds	-	-	6,315	(6,315)	-	-	-	-	-	-
	Agency contribution to program funds	-	-	(500)	-	387	113	-	-	-	-
	Transfer of cash between funds	(12,403)	-	12,403	-	-	-	-	-	-	-
	Net cash provided (used) by noncapital financing activities	(12,403)	(20,256)	(5,486)	(107,747)	260,507	15,011	-	-	129,626	(50,329)
Cash flows from investing activities:	Investment in real estate owned	-	-	(2,901)	(656)	-	-	-	-	(3,557)	(1,599)
	Interest received on investments	1,850	2,126	8,600	1,714	132	7	2,463	279	17,171	37,063
	Proceeds from sale of mortgage insurance claims/real estate owned	-	-	59,928	4,869	-	-	-	-	64,797	25,164
	Proceeds from maturity, sale or transfer of investment securities	19,000	29,187	1,262,542	4,982	-	-	42,000	4,820	1,362,531	638,001
	Purchase of investment securities	(55,383)	(26,189)	(1,324,287)	(2,843)	-	-	(52,049)	(4,696)	(1,465,447)	(877,989)
	Purchase of loans between funds	-	-	(47,603)	49,699	-	-	(2,096)	-	-	-
	Net cash provided (used) by investing activities	(34,533)	5,124	(43,721)	57,765	132	7	(9,682)	403	(24,505)	(179,360)
	Net increase (decrease) in cash and cash equivalents	(43,230)	10,087	28,364	(24,430)	260,638	15,013	(7,134)	(3,388)	235,920	(244,963)
Cash And cash equivalents:	Beginning of year	95,364	26,170	180,813	66,064	-	-	35,517	6,858	410,786	655,749
	End of year	\$ 52,134	\$ 36,257	\$ 209,177	\$ 41,634	\$ 260,638	\$ 15,013	\$ 28,383	\$ 3,470	\$ 646,706	\$ 410,786

(Continued)

# MINNESOTA HOUSING FINANCE AGENCY

## Fund Financial Statements

### Statement of Cash Flows (in thousands)

#### Proprietary Funds

As of June 30, 2010 (with comparative totals as of June 30, 2009)

		Bond Funds					Appropriated Funds		Total for the	Total for the	
		General	Residential	Single	Homeownership	Multifamily	State	Federal	Year Ended	Year Ended	
		Reserve	Rental	Housing	Finance	Housing	Appropriated	Appropriated	June 30, 2010	June 30, 2009	
		Housing	Finance	Family	Finance	Housing					
<b>Reconciliation of revenue over (under) expenses to net cash provided (used) by operating activities:</b>											
Reconciliation of revenue over (under) expenses to net cash provided (used) by operating activities:	Revenues over (under) expenses	\$ 4,297	\$ 4,564	\$ (7,890)	\$ 4,924	\$ (1)	\$ (5)	\$ (6,349)	\$ (211)	\$ (671)	\$ (21,747)
	Adjustments to reconcile revenues over (under) expenses to net cash provided (used) by operating activities:										
	Amortization of premiums (discounts) and fees on loans	-	(53)	1,485	(742)	-	-	-	690	1,630	
	Depreciation	2,590	-	-	-	-	-	-	2,590	1,966	
	Realized losses (gains) on sale of securities, net	(2)	141	473	(143)	-	-	-	469	(952)	
	Unrealized losses (gains) on securities, net	(25)	(48)	(8,948)	(27)	-	-	614	27	(8,407)	1,392
	Provision for loan losses	-	(505)	27,513	(1,478)	-	-	1,515	-	27,045	29,850
	Reduction in carrying value of certain low interest rate and/or deferred loans	-	749	8,655	-	-	-	20,038	-	29,442	46,196
	Capitalized interest on loans and real estate owned	-	(179)	(6,234)	(311)	-	-	-	-	(6,724)	(2,971)
	Interest earned on investments	(340)	(1,963)	(9,919)	(3,754)	(132)	(7)	(2,137)	(252)	(18,504)	(30,184)
	Interest expense on bonds and notes	-	8,081	83,689	9,606	132	7	-	-	101,515	112,285
Changes in assets and liabilities:											
	Decrease (increase) in loans receivable, excluding loans transferred between funds	-	14,293	(8,698)	17,691	-	-	(19,458)	-	3,828	(141,086)
	Decrease (increase) in interest receivable on loans	-	95	(1,535)	402	-	-	-	-	(1,038)	(2,940)
	Increase (decrease) in arbitrage rebate liability	-	47	141	(62)	-	-	-	-	126	472
	Increase (decrease) in accounts payable	1,399	(2)	(1,467)	(26)	-	-	346	2,737	2,987	(3,399)
	Increase (decrease) in interfund payable, affecting operating activities only	(567)	-	342	(528)	-	-	900	(147)	-	-
	Increase (decrease) in funds held for others	(2,071)	-	-	-	-	-	6,829	(2,076)	2,682	(4,079)
	Other	(1,575)	(1)	(36)	-	-	-	250	(3,869)	(5,231)	(1,707)
	<b>Total</b>	<b>(591)</b>	<b>20,655</b>	<b>85,461</b>	<b>20,628</b>	<b>-</b>	<b>-</b>	<b>8,897</b>	<b>(3,580)</b>	<b>131,470</b>	<b>6,473</b>
	Net cash provided (used) by operating activities	\$ 3,706	\$ 25,219	\$ 77,571	\$ 25,552	\$ (1)	\$ (5)	\$ 2,548	\$ (3,791)	\$ 130,799	\$ (15,274)

See accompanying notes to financial statements.

---

# MINNESOTA HOUSING FINANCE AGENCY

## Notes to Financial Statements

### Year ended June 30, 2010

---

#### Nature of Business and Fund Structure

The Minnesota Housing Finance Agency (the Agency or Minnesota Housing) was created in 1971 by the Minnesota legislature through the enactment of Minnesota Statutes, Chapter 462A, which has been amended from time to time. The Agency was established to facilitate the construction and rehabilitation of housing in Minnesota for families of low- and moderate-income by providing mortgage loans, development loans, and technical assistance to qualified housing sponsors. The Agency, as a special purpose agency engaged in business-type activities, is a component unit of the State of Minnesota, and is reflected as a proprietary fund in the state's comprehensive annual financial report. The Agency receives appropriations from the state legislature, substantially all of which are used to make loans or grants under specified non-bond-financed programs. The Agency also receives funds from the federal government or other entities for similar purposes.

The Agency is authorized to issue bonds and other obligations to fulfill its corporate purposes up to a total outstanding amount of \$5.0 billion. The bonds and other obligations are not a debt of the State of Minnesota or any political subdivision thereof.

The following describes the funds maintained by the Agency, which are included in this report, all of which conform with the authorizing legislation and bond resolutions:

#### *General Reserve*

General Reserve was established in fulfillment of the pledge by the Agency of its full faith and credit to the payment of its general obligation bonds in its bond resolutions. Administrative costs of the Agency and multifamily development escrow receipts and related disbursements are recorded in this account. The net assets of General Reserve are available to support the following funds which are further described below: Rental Housing, Residential Housing Finance, Single Family, Homeownership Finance and Multifamily Housing.

#### *Rental Housing*

Bond proceeds for most multifamily housing programs are maintained under the Rental Housing bond resolution. Loans are generally secured by first mortgages on real property. The Rental Housing bond resolution prescribes the application of bond proceeds, debt service requirements of the bond indebtedness, permitted investments, and eligible loans to be financed from the bond proceeds.

#### *Residential Housing Finance*

Included within Residential Housing Finance are the bond funds, which include bonds issued and outstanding under the Residential Housing Finance bond resolution, limited obligation notes issued under separate resolutions, and the Alternative Loan Fund which consists of the Housing Investment Fund (Pool 2), the Housing Affordability Fund (Pool 3) and a limited obligation note account, all of which are restricted by a covenant with bondholders.

#### *Bonds*

This bond resolution had been the principal source of financing for bond-financed homeownership programs (see Homeownership Finance below). Bonds have been issued for the purpose of funding purchases of single family first mortgage loans, mortgage-backed securities backed by single family mortgage loans, some related entry cost housing assistance loans, and subordinated home improvement loans, although no bonds were issued to support home improvement lending during fiscal year 2010. The majority of the single family first mortgage loans financed by these bond issues are insured by private mortgage insurers or the Federal Housing Administration (FHA) or guaranteed by the U.S. Department of Veterans Affairs (VA) or the U.S. Department of Agriculture Rural Development (RD). Assets of the bonds issued and outstanding under the resolution are pledged to the repayment of Residential Housing Finance bonds, except that the limited obligation debt is issued under separate resolutions and is secured by the proceeds thereof as invested.

The Alternative Loan Fund has been established in Residential Housing Finance and residing therein are three subfunds: Housing Investment Fund (Pool 2), Housing Affordability Fund (Pool 3) and one or more limited obligation note accounts. Except for funds in a limited obligation note account, funds

---

MINNESOTA HOUSING FINANCE AGENCY  
Notes to Financial Statements  
Year ended June 30, 2010

---

Nature of  
Business and  
Fund Structure  
(continued)

deposited therein would otherwise be available to be transferred to General Reserve under the applicable bond resolution. The Alternative Loan Fund is not pledged to the payment of the Residential Housing Finance bonds or any other debt obligation of the Agency and, to the extent that funds are available therein, is available to honor the general obligation pledge of the Agency.

Assets of the Housing Investment Fund (Pool 2) consist of investment quality housing loans, as defined by the Agency, and investment grade securities. During fiscal year 2010 this fund provided capital for several Agency programs including its home improvement loan program, its multifamily first-mortgage loan program, warehousing purchases of single family first-mortgage loans and mortgage-backed securities secured by single family first mortgage loans, tax credit bridge loans, contributions for limited obligation note expenses and bond sale contributions. The fund may also provide interim financing for construction and rehabilitation of single family housing and may be used to advance funds to retire high interest-rate debt.

Assets of the Housing Affordability Fund (Pool 3) consist of investment-grade securities when not utilized for program purposes. Program purposes include, but are not limited to: no-interest loans; loans at interest rates substantially below market, high risk loans, deferred loans, revolving funds, and grants. During fiscal year 2010 resources from Pool 3 were used for entry cost assistance for first-time homebuyers, below-market interim financing for construction and rehabilitation of single family housing, capital costs and rental assistance for permanent supportive housing, nonprofit capacity building and organization support, and deferred, subordinated loans to support multifamily first mortgages.

The Residential Housing Finance bond resolution prescribes the application of bond proceeds, debt service requirements of the bond indebtedness, permitted investments, and eligible loans to be financed from the bond proceeds.

The limited obligation debt resolutions prescribe the application of debt proceeds and permitted investments.

*Single Family*

Bonds issued for homeownership programs were issued under Single Family until 2002 when the Agency began using Residential Housing Finance. The Agency generally expects to issue bonds for homeownership programs under Residential Housing Finance and the newer Homeownership Finance. Loans in Single Family are secured by first mortgages on real property.

The Single Family bond resolution prescribes the application of bond proceeds, debt service requirements of the bond indebtedness, permitted investments, and eligible loans to be financed from the bond proceeds.

*Homeownership Finance*

The Agency adopted a new bond resolution for the purpose of issuing mortgage revenue bonds under the United States Treasury's Single Family New Issue Bond Program. In December 2009 the Homeownership Finance bond resolution was adopted for the purpose of facilitating the administration and financing of programs for the development or acquisition of owner-occupied housing in Minnesota, at prices that persons of low or moderate income can afford, by providing funds to acquire mortgage loans or mortgage-backed securities secured by mortgage loans for owner-occupied housing purposes. No mortgage loans or mortgage-backed securities had been funded by bonds issued under this resolution as of the end of fiscal year 2010.

*Multifamily Housing*

The Agency concluded it was to its advantage to adopt a new bond resolution for the purpose of issuing multifamily housing bonds under the United States Treasury's Multifamily New Issue Bond Program. In December 2009 the Multifamily Housing Bonds resolution was adopted for the purpose of facilitating the acquisition, rehabilitation and improvement of a large multifamily rental housing development in Minnesota for persons of low or moderate income by providing funds to make one or more mortgage loans to the

---

MINNESOTA HOUSING FINANCE AGENCY  
Notes to Financial Statements  
Year ended June 30, 2010

---

**Nature of  
Business and  
Fund Structure  
(continued)**

owners of the development. No mortgage loans had been funded by bonds issued under this resolution as of the end of fiscal year 2010.

*State Appropriated*

The State Appropriated fund was established to account for funds received from the Minnesota legislature which are to be used for programs for low- and moderate-income persons and families in the form of low-interest loans, no-interest deferred loans, debt service and other costs associated with appropriation-backed bonds, and other housing-related program costs. The net assets of the State Appropriated fund are not pledged or available to support bondholders or creditors of the Agency.

*Federal Appropriated*

The Federal Appropriated fund was established to account for funds received from the federal government which are to be used for programs for low- and moderate-income persons and families in the form of no-interest deferred loans and grants in support of foreclosure counseling and remediation efforts, assistance to tax credit developments and other housing-related program costs. The net assets of the Federal Appropriated fund are not pledged or available to support bondholders or creditors of the Agency.

The following is a summary of the more significant accounting policies.

*Basis of Accounting*

The Agency's financial statements have been prepared on the basis of the proprietary fund concept which pertains to financial activities that operate in a manner similar to private business enterprises and are financed through fees and charges assessed primarily to the users of the services.

*Generally Accepted Accounting Principles*

The Agency has adopted Governmental Accounting Standards Board (GASB) Statement No. 20, *Accounting and Reporting for Proprietary Funds and Other Governmental Entities that Use Proprietary Fund Accounting*. The Agency has applied all applicable GASB pronouncements as well as Financial Accounting Standards Board (FASB) pronouncements, Accounting Principles Board (APB) opinions, and Accounting Research Bulletins (ARB) issued on or before November 30, 1989, unless those pronouncements conflict with or contradict GASB pronouncements.

Since the business of the Agency is essentially that of a financial institution having a business cycle greater than one year, the statement of net assets is not presented in a classified format.

*New Accounting Pronouncements*

In June 2007, the GASB issued Statement No. 51, *Accounting and Financial Reporting for Intangible Assets*. This Statement addresses whether and when intangible assets should be considered capital assets for financial reporting purposes. It requires that an intangible asset be recognized in the statement of net assets only if it is considered identifiable. Additionally, this Statement establishes a specified-conditions approach to recognizing intangible assets that are internally generated. It also provides guidance on recognizing internally generated computer software as an intangible asset. This Statement also establishes guidance on amortization of intangible assets. The provisions of this Statement generally are required to be applied retroactively. GASB Statement No. 51 is required to be effective for the Agency's fiscal year ended June 30, 2010. The adoption of this Statement did not affect the Agency's financial statements.

In June 2008, the GASB issued Statement No. 53, *Accounting and Financial Reporting for Derivative Instruments*. This Statement defines derivative instruments and requires governmental entities to measure most derivative instruments at fair value and report them on the financial statements as assets or liabilities. Changes in the fair value of derivative instruments would be reported in the financial statements as investment gains and losses, unless certain criteria are met for investing the derivative instrument as a hedge, in which case a deferred inflow or outflow would be reported on the statement of net assets. This statement also requires note disclosure that includes summary information about derivative instruments used as hedges and investments, and disclosure of the risk exposures resulting from the derivative instruments.

**Summary of  
Significant  
Accounting  
Policies**

---

MINNESOTA HOUSING FINANCE AGENCY  
Notes to Financial Statements  
Year ended June 30, 2010

---

Summary of  
Significant  
Accounting  
Policies  
(continued)

GASB Statement No. 53 was adopted by the Agency for fiscal year ended June 30, 2010. The adoption of this statement did not affect net assets for fiscal year 2010 since the Agency's interest rate swap agreements were determined to be effective hedges and, therefore, did not result in unrealized gain or loss.

In June 2010, the GASB issued Statement No. 59, *Financial Instruments Omnibus*. The objective of this Statement is to update and improve existing standards regarding financial reporting and disclosure requirements of certain financial instruments and external investment pools for which significant issues have been identified in practice. This Statement provides amendments for the following: National Council on Governmental Accounting Statement No. 4, Accounting and Financial Reporting Principles for Claims and Judgments and Compensated Absences; Statement No. 25, Financial Reporting for Defined Benefit Pension Plans and Note Disclosures for Defined Contribution Plans; Statement No. 43, Financial Reporting for Postemployment Benefit Plans Other Than Pension Plans; Statement No. 31, Accounting and Financial Reporting for Certain Investments and for External Investment Pools; Statement No. 40, Deposit and Investment Risk Disclosures; and Statement No. 53, Accounting and Financial Reporting for Derivative Instruments. The provisions of GASB Statement No. 59 are effective for the Agency's fiscal year ending June 30, 2011. The Agency has not yet determined the effect that the adoption of this Statement will have on its financial statements.

*Cash and Cash Equivalents*

Cash equivalents may include commercial paper, money market funds, repurchase agreements, State investment pool holdings and any other investments, primarily U.S. treasury and agency securities that have 90 or less days remaining to maturity at the time of purchase. Investment agreements are also classified as cash and cash equivalents.

*Investments s-Program Mortgage-backed Securities and Investment Securities-Other*

The Agency carries all investment securities at fair market value. Unrealized gains and losses on investment securities resulting from changes in market valuation are recorded as revenue. However, unrealized gains and losses on investments of multifamily development escrow funds resulting from changes in market valuation are recorded as funds held for others. Investments-program mortgage-backed securities as previously described are shown separately on the statement of net assets.

*Loans Receivable, Net*

Loans receivable are carried at their unpaid principal balances, net of an allowance for loan losses, unamortized premiums or discounts and fees.

The allowances for loan losses are established based on management's evaluation of the loan portfolio.

Generally, the Agency provides an allowance for loan losses for multifamily loans after considering the specific known risks: adequacy of collateral and projected cash flows; past experience; amount of federal or state rent subsidies, if any; the status and amount of past due payments, if any; the amount of deferred maintenance, if any; and current economic conditions.

For homeownership and home improvement loans, the Agency establishes varying amounts of reserves depending upon the number of delinquent loans, the estimated amount of loss per delinquent loan, the number of days delinquent and the type of insurance coverage in force, if any: FHA insurance, RD guarantee, VA guarantee, or private mortgage insurance.

Actual gains and losses are posted to allowance for loan losses. Management believes the allowances for loan losses adequately reserve for probable losses inherent in the loan portfolios as of June 30, 2010.

Premiums, discounts or fees resulting from the purchase of homeownership mortgage loans at other than face value are amortized over the life of the loans using the effective interest method. Estimated loan prepayments are taken into account in determining the life of homeownership mortgage loans for purposes of such amortization. Premiums or discounts resulting from the purchase of home improvement loans are amortized straight-line over the average loan life. Premiums, discounts or fees resulting from the origination

---

MINNESOTA HOUSING FINANCE AGENCY  
Notes to Financial Statements  
Year ended June 30, 2010

---

Summary of  
Significant  
Accounting  
Policies  
(continued)

of multifamily development loans are amortized using the effective interest method over the term of the loan. The amount amortized is included in interest earned on loans.

*Interest Receivable on Loans*

The Agency accrues interest on its amortizing loans until they become 90 days or more delinquent in the case of multifamily loans, until they become "real estate owned" (described below) for homeownership loans, or until they are classified by the Agency as inactive for home improvement loans.

*Deferred Loss on Interest Rate Swaps Agreements*

The Agency's interest rate swap agreements have a negative fair value as of the end of fiscal 2010. Because these agreements have been determined to be effective hedges under applicable accounting guidance, the negative fair value is recorded as a deferred loss in this category.

*FHA/VA Insurance Claims Receivable*

Mortgages that are FHA insured or VA guaranteed, and for which insurance claims have been filed, are included in this category.

*Real Estate Owned*

Real estate acquired through foreclosure is recorded at the lower of the investment in the loan or estimated fair market value less estimated selling costs. These properties may be RD guaranteed, uninsured or have private mortgage insurance.

*Unamortized Bond Issuance Costs*

Bond issuance costs are amortized using the effective interest method in the Single Family, Residential Housing Finance, Homeownership Finance, and Multifamily Housing funds. In the Rental Housing fund, bond issuance costs are amortized using the bonds outstanding method due to the unpredictable nature of prepayments of multifamily loans.

*Bonds Payable, Net*

Bonds payable are carried at their unpaid principal balances, net of unamortized premiums, discounts and deferred gain or loss on refunding. Premiums and discounts are amortized using the effective interest method in the Residential Housing Finance fund and the Single Family fund. In the Rental Housing fund, deferred gain or loss on refunding is amortized using the bonds outstanding method due to the unpredictable nature of prepayments of multifamily loans.

*Interest Rate Swap Agreements*

Because the Agency's interest rate swap agreements have a negative fair value as of the end of fiscal 2010, they are recorded here as a liability.

*Deferred Revenue-Service Release Fees*

The Agency's master servicer pays the Agency a fee for the right to service the pooled loans backing mortgage-backed securities that are purchased by the Agency. These fees are initially recorded as Deferred Revenue-Service Release Fees then amortized to Fees Earned and Other Income using the effective interest method over the expected life of the pooled loans.

*Interfund Payable (Receivable)*

Interfund payable (receivable) primarily reflects pending transfers of cash and assets between funds. The more significant activities that flow through this fund may include funds advanced for purposes of optionally redeeming bonds when economically advantageous; funds advanced for loan warehousing; administrative fees receivable and payable between funds; non-operating transfers among the Housing Endowment Fund (Pool 1), the Housing Investment Fund (Pool 2), and the Housing Affordability Fund (Pool 3); and certain mortgage payments received but not yet transferred to their respective funds.

---

MINNESOTA HOUSING FINANCE AGENCY  
Notes to Financial Statements  
Year ended June 30, 2010

---

Summary of  
Significant  
Accounting  
Policies  
(continued)

*Funds Held for Others*

Funds held for others are primarily escrow amounts held by the Agency on behalf of multifamily housing developments where the Agency holds the first mortgages. These amounts are held under the terms of the related loans and federal regulations regarding subsidized housing. Investment income relating to these funds is credited directly to the escrow funds; it is not included in the investment income of General Reserve. Also included in funds held for others are unrealized gains and losses on investments of the multifamily housing development escrow funds and funds held for, and reimbursable to, HUD, such as Section 8 payments. In addition, investment income on unspent Section 8 funds is credited directly to Funds Held For Others and not included in the investment income of Federal Appropriated.

*Restricted by Bond Resolution*

Restricted by Bond Resolution Net Assets represents those assets restricted within the respective bond resolution due to the specific provisions of the bond resolutions.

*Restricted by Covenant*

Restricted by Covenant Net Assets represents those assets in General Reserve and those assets that would otherwise be available to be transferred to General Reserve under the applicable bond resolutions. Under the Agency's bond resolutions, the Agency covenants that it will use the assets in General Reserve only for the administration and financing of programs in accordance with the policy and purpose of Minnesota Housing's enabling legislation, including reserves for the payment of bonds and notes and of loans made from the proceeds thereof, and accumulate and maintain therein such balance of funds and investments as will be sufficient for the purpose. The Agency's Board establishes investment guidelines for these funds.

*Restricted by Law*

Undisbursed, recognized federal and state appropriations are classified as restricted by law.

*Invested in Capital Assets*

This represents the balance of capital assets, net of depreciation. No related debt exists.

*Agency-wide Total*

The Agency-wide Total columns reflect the totals of the similar accounts of the various funds. Since the assets of certain of the funds are restricted by either the related bond resolutions or legislation, the totaling of the accounts, including assets therein, is for convenience only and does not indicate that the combined assets are available in any manner other than that provided for in either the bond resolutions, Board resolutions or the legislation for the separate funds or groups of funds. The totals for fiscal year 2009 are for comparative purposes only.

*Administrative Reimbursement*

The largest source of funding for the Agency's administrative operations is a monthly transfer from each of the bond funds to General Reserve based on adjusted assets. Adjusted assets are defined as total assets excluding the reserve for loan loss, unearned discounts on loans, the proceeds of short-term debt, premiums on loans, deferred bond issuance costs, unrealized appreciation and depreciation on investments, and deferred loss on interest rate swap agreements.

For programs funded by state appropriations, the Agency recovers the cost of administering the programs but only to the extent of interest earnings on unexpended appropriations.

For programs funded by federal appropriations, the Agency recovers the cost of administering programs through an approved federal indirect cost recovery rate. Certain other direct costs are also recovered. Total direct and indirect costs recovered from the federal government in the amount of \$1.850 million are reflected as administrative reimbursement revenues in the General Reserve.

---

MINNESOTA HOUSING FINANCE AGENCY  
Notes to Financial Statements  
Year ended June 30, 2010

---

Summary of  
Significant  
Accounting  
Policies  
(continued)

Administrative reimbursements in the amount of \$19.809 million between the Agency's funds have been eliminated from the respective administrative reimbursement revenues and expenses line items for purposes of presentation in the Agency-wide statement of activities.

*Fees Earned and Other Income*

Fees earned and other income consists mainly of fees related to the financing and administration of Section 8 properties, including administration of a HUD-owned Section 8 portfolio, fees in connection with operating the federal Low Income Housing Tax Credits program, annual fees related to certain multifamily housing development loans, fees from the Low Income Rental Class program, private contributions restricted to use in the Agency's Homeownership Education, Counseling and Training Program, housing development operating subsidies received from other State agencies and fees for issuing and monitoring conduit bonds. Fees earned and other income is recorded as it is earned.

*Reduction in Carrying Value of Certain Low Interest Rate Deferred Loans*

The carrying value of certain Housing Affordability Fund (Pool 3) loans and State Appropriated loans which are originated at below market interest rates and for which repayment is deferred for up to 30 years, is written down to zero at the time of origination by providing for a Reduction in Carrying Value of Certain Low Interest Rate Deferred Loans because of the nature of these loans and the risks associated with them. Certain of these loans may be forgiven at maturity.

*Other Changes*

The Agency utilizes the Other Changes section of the Statement of Revenues, Expenses and Changes in Net Assets to describe various transfers between funds.

*Non-operating Transfer of Assets Between Funds*

Non-operating transfers occur as a result of bond sale contributions related to new debt issues; transfers among the Housing Endowment Fund (Pool 1), the Housing Investment Fund (Pool 2), and the Housing Affordability Fund (Pool 3); periodic transfers to bond funds to fulfill bond resolution requirements; and periodic transfers from the bond funds of assets in excess of bond resolution requirements.

*Non-Cash Activities*

Transfers from loans receivable to FHA/VA insurance claims receivable and real estate owned for fiscal year 2010 were \$79.7 million and \$3.6 million for Residential Housing Finance and Single Family, respectively.

*Use of Estimates*

The preparation of the financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

*Related Party Transactions*

In fiscal year 2006 an advance was made from Residential Housing Finance to optionally redeem bonds in Single Family in order to take advantage of economically favorable conditions. The advance to Single Family was being repaid according to the original debt repayment schedule but was extinguished in fiscal year 2010.

*Change in Accounting Principle*

In fiscal year 2010 the Agency adopted GASB 53, *Accounting and Financial Reporting for Derivative Instruments*. This resulted in the recording of the fair value of the Agency's interest rate swap contracts as liability and as a deferred loss. Included in the comparison totals for fiscal year 2009 is the fair value of those interest rate swap contracts as of June 30, 2009 as estimated by the respective counterparties.

**MINNESOTA HOUSING FINANCE AGENCY**  
**Notes to Financial Statements**  
**Year ended June 30, 2010**

**Summary of  
Significant  
Accounting  
Policies  
(continued)**

*Income Taxes*

The Agency, as an agency of the State of Minnesota, is exempt from federal and state income taxes. Accordingly, no provision for income taxes is necessary.

*Rebateable Arbitrage*

Arbitrage earnings that are owed to the United States Treasury are recorded in Accounts Payable and based on estimated calculations performed by an independent calculation specialist on an ongoing basis. Also included in this category is yield compliance liability.

Permitted Agency investments include government obligations, commercial paper, repurchase agreements, money market funds, guaranteed investment contracts (i.e., investment agreements), the State investment pool, corporate obligations, municipal bonds and other investments consistent with requirements of safety and liquidity that comply with applicable provisions of the bond resolutions, state law or Board policy.

Cash and Cash Equivalents are generally stated at cost, which approximates market value. Certain investment agreements are stated at an amount that is less than cost. The balances were composed of the following at June 30, 2010 (in thousands):

**Cash and Cash Equivalents**

<b>Funds</b>	<b>Deposits</b>	<b>Money Market Fund</b>	<b>State Investment Pool</b>	<b>Investment Agreements</b>	<b>Combined Totals</b>
General Reserve	\$ —	\$ —	\$ 52,134	\$ —	\$ 52,134
Rental Housing	—	12,226	—	24,031	36,257
Multifamily Housing	—	15,013	—	—	15,013
Residential Housing Finance	2,497	89,676	—	117,004	209,177
Single Family	394	11,133	—	30,107	41,634
Homeownership Finance	—	260,638	—	—	260,638
State Appropriated	133	6,830	21,420	—	28,383
Federal Appropriated	380	2,795	295	—	3,470
Agency-wide Totals	<u>\$3,404</u>	<u>\$398,311</u>	<u>\$73,849</u>	<u>\$171,142</u>	<u>\$646,706</u>

Deposits were cash awaiting investment, consisting of interest earned on investments received too late on the last day of the fiscal year to be invested and loan servicer deposits in transit.

The State investment pool is an internal investment pool managed by the Minnesota State Board of Investment (SBI). The SBI invests in debt securities, including U.S. treasury securities, U.S. agency securities, bankers' acceptances, high grade corporates, and commercial paper. This investment pool is unrated.

Generally, investment agreements are uncollateralized, interest-bearing contracts with financial institutions or corporations with variable liquidity features, which require a one-day to two-week notice for deposits and/or withdrawals, and are invested in accordance with the restrictions specified in the various bond resolutions. As of June 30, 2010, all the investment agreement providers, or the investment agreement guarantors if more highly rated, had a Standard & Poor's long-term credit rating of "A-" or higher and a Moody's long-term credit rating of "A3" or higher, except for Depfa Bank PLC's Standard & Poor's rating which is discussed below. The individual investment agreements are unrated. Substantially all of the agreements contain "termination" clauses so that the Agency may withdraw funds early if credit ratings deteriorate below specified levels and remedial action is not taken. Certain investment agreements with Depfa Bank PLC (\$31.679 million) and Credit Agricole CIB (\$22.437 million) require downgrade to the ratings on the related bonds before triggering the termination clauses. Because Depfa Bank PLC's rating was downgraded to "BBB" by Standard & Poor's. The Agency reduced the carrying value of those agreements by \$1.107 million as of June 30, 2010.

**MINNESOTA HOUSING FINANCE AGENCY**  
**Notes to Financial Statements**  
**Year ended June 30, 2010**

**Cash, Cash  
Equivalents and  
Investment  
Securities  
(continued)**

Investment securities (comprising U.S. Treasury securities, U.S. Agency securities, certificates of deposit, commercial paper and corporate notes) are recorded at fair market value and were allocated to the following funds at June 30, 2010 (in thousands):

<b>Investment Securities</b>				
<b>Funds</b>	<b>Investment Securities- Other Amortized Cost</b>	<b>Program Mortgage- backed Securities Amortized Cost</b>	<b>Unrealized Appreciation (Depreciation) in Fair Market Value</b>	<b>Estimated Fair Market Value</b>
General Reserve	\$ 55,336	\$ —	\$ 467	\$ 55,803
Rental Housing	31,357	—	777	32,134
Multifamily Housing	—	—	—	—
Residential Housing Finance	553,727	32,024	8,625	594,376
Single Family	4,739	—	591	5,330
Homeownership Finance	—	—	—	—
State Appropriated	60,051	—	559	60,610
Federal Appropriated	8,510	—	254	8,764
Agency-wide Totals	<u>\$713,720</u>	<u>\$32,024</u>	<u>\$11,273</u>	<u>\$757,017</u>

U.S. Treasury securities, U.S. Agency securities, corporate notes and commercial paper in General Reserve, State Appropriated and Federal Appropriated are held by the Agency's agent in the name of the State of Minnesota. U.S. treasury and U.S. agency securities in the remainder of the funds are held by the trustees under the Agency's bond resolutions in the Agency's name. Certificates of deposit pledged as collateral for certain limited obligation notes with the Federal Home Loan Bank of Des Moines are held by the Federal Home Loan Bank of Des Moines in the Agency's name.

Investment securities are subject to credit risk. The following table classifies investment securities by their lowest Standard & Poor's/Moody's rating. U.S. Treasury securities are not classified because they are not considered to have credit risk. Investment securities' credit rating categories (without qualifiers) at June 30, 2010 were (in thousands):

**MINNESOTA HOUSING FINANCE AGENCY**  
**Notes to Financial Statements**  
**Year ended June 30, 2010**

**Cash, Cash  
Equivalents and  
Investment  
Securities  
(continued)**

<b>Credit Ratings of Investment Securities</b>			
<b>Type</b>	<b>Par Value</b>	<b>AAA/Aaa</b>	<b>AA/Aa</b>
Certificates of Deposit	\$332,355	\$ 332,355	\$ —
U.S. Agencies	366,221	336,221	—
Municipals	36,970		36,970
Agency-wide Totals	\$735,546	\$ 668,576	\$ 36,970
U.S. Treasuries	10,683		
Agency-wide Totals	\$746,229		

Examining the weighted average maturities of the Agency's investment securities can reveal information about interest rate risk. Cash, Cash Equivalents and Investment Securities (excluding unrealized appreciation of \$9.909 million and net discounts of \$0.783 million), along with the weighted average maturities (in years) as of June 30, 2010, consisted of the following (in thousands):

<b>Cash, Cash Equivalents and Investment Securities</b>		<b>Weighted Average Maturity, in Years</b>							
<b>Type</b>	<b>Par Value</b>	<b>General Reserve</b>	<b>Rental Housing</b>	<b>Residential Housing Finance</b>	<b>Single Family</b>	<b>Home-ownership Finance</b>	<b>Multifamily Housing</b>	<b>State Appropriated</b>	<b>Federal Appropriated</b>
Deposits	\$ 3,404	—	—	0.0	0.0			0.0	0.0
Certificates of Deposit	332,355	—	—	0.0	—			—	—
Money market fund	398,311	—	0.0	0.0	0.0	0.0	0.0	0.0	0.0
State Investment Pool	73,849	0.0	—	—	—			0.0	0.0
Investment agreements	171,142	—	0.0	0.0	0.0			—	—
U.S. Agencies	366,221	2.6	8.0	24.1	12.8			3.2	5.3
U.S. Treasuries	10,683	—	—	9.8	6.6			—	7.4
Municipals	36,970	—	0.0	0.0	0.0			—	0.0
Agency-wide Totals	\$ 1,392,935								
Weighted Average Maturity		1.3	3.3	6.6	1.2	0.0	0.0	2.2	2.2

Investments in any one issuer, excluding investments issued or explicitly guaranteed by the U.S. Government, that represent five percent or more of the par value of total investments, as defined by GASB Statement No. 40, as of June 30, 2010 were as follows (in thousands):

<b>Investment Issuer</b>	<b>Amount</b>
Federal Home Loan Bank of Des Moines, Certificates of Deposit	\$332,355
Federal National Mortgage Association, U.S. Agencies	95,754
Federal Home Loan Mortgage Corporation, U.S. Agencies	58,846
Federal Home Loan Bank, U.S. Agencies	53,310
Assured Guaranty Municipal Corporation, Investment Agreements	53,181

The Agency maintained certain deposits and investments throughout fiscal year 2010 that were subject to custodial credit risk. As of June 30, 2010, the amounts subject to this risk consisted of the following (in thousands):

	<b>Amount</b>
Deposits not covered by depository insurance and uncollateralized (including \$398,311 in a money market fund and \$73,849 in the State investment pool)	\$475,564
Investment securities (which excludes investment agreements) uninsured, uncollateralized and not held in the Agency's name	802,982
Agency-wide Total	<u>\$1,278,546</u>

**MINNESOTA HOUSING FINANCE AGENCY**  
**Notes to Financial Statements**  
**Year ended June 30, 2010**

**Cash, Cash  
Equivalents and  
Investment  
Securities  
(continued)**

Net realized gain on sale of investment securities of \$0.469 million is included in interest earned on investments.

Certain balances are required to be maintained under the various bond resolutions. These balances represent debt service and insurance reserves. The required balances at June 30, 2010 were as follows (in thousands):

Funds	Amount
Rental Housing	\$19,722
Residential Housing Finance	52,820
Single Family	7,646
Totals	<u>\$80,188</u>

**Loans Receivable,  
Net**

Loans receivable, net at June 30, 2010 consisted of (in thousands):

Funds	Outstanding Principal	Allowance for Loan Losses	Unamortized Premiums (Discounts) and Fees	Loans Receivable, Net
General Reserve	\$ —	\$ —	\$ —	\$ —
Rental Housing	187,731	(7,110)	(1,241)	179,380
Residential Housing Finance	1,949,823	(35,857)	2,906	1,916,872
Single Family	138,020	(1,155)	(928)	135,937
Homeownership Finance	—	—	—	—
Multifamily Housing	—	—	—	—
State Appropriated	37,301	(1,375)	—	35,926
Federal Appropriated	—	—	—	—
Agency-wide Totals	<u>\$2,312,875</u>	<u>\$(45,497)</u>	<u>\$ 737</u>	<u>\$2,268,115</u>

Substantially all loans in the table above are secured by first or second mortgages on the real property financed. The majority of the loans in the Single Family fund and a significant portion of the homeownership first mortgage loans in the Residential Housing Finance fund have either FHA insurance or a VA or RD guarantee. Insurance reduces, but does not eliminate, loan losses. Losses on mortgage loans in the Single Family fund are also secured by an insurance reserve fund established under the bond resolution therefor.

In addition to the loans in the table above, certain loans are carried at below-market interest rates and repayment is deferred for up to 30 years. These loans are generally in either a second or more subordinate mortgage position or may be unsecured. Given the nature of these loans and the risk associated with them, at the time of origination they are fully reserved resulting in a net carrying value of zero. During fiscal year 2010 the unpaid principal amount of loans with such characteristics aggregated \$10.666 million in the Residential Housing Finance Housing Affordability Fund (Pool 3), \$0.768 million in Rental Housing and \$22.187 million in State Appropriated. Loans with net carrying values of zero are excluded from the tables above and below.

Loans receivable, net and gross in Residential Housing Finance at June 30, 2010 consist of a variety of loans as follows (in thousands):

**MINNESOTA HOUSING FINANCE AGENCY**  
Notes to Financial Statements  
Year ended June 30, 2010

**Loans Receivable,  
Net  
(continued)**

Description	Net Outstanding Amount	Gross Outstanding Amount
<b>Residential Housing Finance Bonds:</b>		
Homeownership, first mortgage loans	\$1,593,427	\$1,606,426
Other homeownership loans, generally secured by a second mortgage	2,091	2,167
<b>Alternative Loan Fund, Housing Investment Fund (Pool 2):</b>		
Home Improvement loans, generally secured by a second mortgage	116,713	119,199
Homeownership, first mortgage loans	26,230	27,193
Multifamily, first mortgage loans	155,185	170,610
<b>Alternative Loan Fund, Housing Affordability Fund (Pool 3):</b>		
Other homeownership loans, the majority secured by a second mortgage	23,226	24,228
<b>Residential Housing Finance Totals</b>	<b>\$1,916,872</b>	<b>\$1,949,823</b>

The Agency is limited by statute to financing real estate located within the State of Minnesota. Collectability depends on local economic conditions.

**Other Assets**

Other assets, including receivables, at June 30, 2010 consisted of the following (in thousands):

Funds	Receivables Due from the Federal Government	Other Assets and Receivables	Total
General Reserve	\$1,262	\$ 4	\$1,266
Rental Housing	—	3	3
Residential Housing Finance	—	265	265
Single Family	—	718	718
Homeownership Finance	—	—	—
Multifamily Housing	—	—	—
State Appropriated	—	---	---
Federal Appropriated	5,152	—	5,152
<b>Agency-wide Totals</b>	<b>\$6,414</b>	<b>\$990</b>	<b>\$7,404</b>

**Bonds Payable,  
Net**

Bonds payable, net at June 30, 2010 were as follows (in thousands):

Funds	Par Bonds Outstanding	Net Unamortized Deferred Variable Rate Fees	Net Unamortized Premium and Deferred Fees	Net Unamortized Deferred Loss	Bonds Payable, Net
Rental Housing	\$ 151,955	\$ —	\$ —	\$ (1,870)	\$ 150,085
Residential Housing Finance	2,103,005	(96)	4,109	(491)	2,106,527
Single Family	116,405	—	—	—	116,405
Homeownership Finance	260,490	—	—	—	260,490
Multifamily Housing	15,000	—	—	—	15,000
Sub-totals	\$2,646,855	\$(96)	\$4,109	\$(2,361)	\$2,648,507
Residential Housing Finance- Line of Credit Advances	56,000	—	—	—	56,000
<b>Totals</b>	<b>\$2,702,855</b>	<b>\$(96)</b>	<b>\$4,109</b>	<b>\$(2,361)</b>	<b>\$2,704,507</b>

**MINNESOTA HOUSING FINANCE AGENCY**  
**Notes to Financial Statements**  
**Year ended June 30, 2010**

**Bonds Payable,  
Net  
(continued)**

Summary of bond activity from June 30, 2009 to June 30, 2010 (in thousands):

<b>Funds</b>	<b>June 30, 2009 Bonds Outstanding, at Par</b>	<b>Par Issued</b>	<b>Par Repaid</b>	<b>June 30, 2010 Bonds Outstanding, at Par</b>
Rental Housing Residential	\$ 164,545	\$ —	\$ 12,590	\$ 151,955
Housing Finance	2,099,675	1,109,440	1,106,110	2,103,005
Single Family Homeownership	205,790	—	89,385	116,405
Finance	—	260,490	—	260,490
Multifamily Housing	—	15,000	—	15,000
<b>Totals</b>	<b>\$2,470,010</b>	<b>\$1,384,930</b>	<b>\$1,208,085</b>	<b>\$2,646,855</b>

**MINNESOTA HOUSING FINANCE AGENCY**  
**Notes to Financial Statements**  
**Year ended June 30, 2010**

**Bonds Payable,  
Net  
(continued)**

Bonds payable at June 30, 2010 were as follows (in thousands):

Series	Interest rate	Final Maturity	Original Par	June 30, 2010 Bonds Outstanding, at Par
<b><u>Rental Housing Bonds</u></b>				
1995 Series C-2	5.85% to 5.95%	2015	\$ 38,210	\$ 5,480
1995 Series D	5.80% to 6.00%	2022	234,590	9,050
1997 Series A	5.40% to 5.875%	2028	4,750	3,775
1998 Series A	5.375%	2028	5,505	5,505
1998 Series B	6.60%	2019	4,180	2,510
1998 Series C	4.75% to 5.20%	2029	2,865	2,290
1999 Series A	4.65% to 5.10%	2024	4,275	3,125
1999 Series B	5.50% to 6.15%	2025	3,160	2,030
2000 Series A	5.55% to 6.15%	2030	9,290	5,700
2000 Series B	5.90%	2031	5,150	4,270
2001 Series A	4.50% to 5.35%	2033	4,800	4,215
2002 Series A	3.55% to 4.05%	2014	27,630	12,795
2003 Series A	4.55% to 4.95%	2045	12,770	12,040
2003 Series B	4.15% to 5.08%	2031	1,945	1,725
2003 Series C-1	4.35% to 5.20%	2034	2,095	1,915
2004 Series A	3.35% to 5.00%	2035	9,345	7,820
2004 Series B	4.00% to 4.85%	2035	3,215	2,980
2004 Series C	3.20% to 4.40%	2022	80,000	45,380
2005 Series A-1	4.25% to 4.85%	2035	1,725	1,620
2006 Series A-1	4.40% to 5.10%	2047	6,615	6,480
2006 Series B	4.89%	2037	5,020	4,835
2006 Series C-1	4.96%	2037	2,860	2,750
2007 Series A-1	4.65%	2038	3,775	3,665
			\$ 473,770	\$ 151,955

continued

**MINNESOTA HOUSING FINANCE AGENCY**  
**Notes to Financial Statements**  
**Year ended June 30, 2010**

Bonds Payable, Net (continued)	Series	Interest rate	Final Maturity	Original Par	June 30, 2010 Bonds Outstanding, at Par
<b><u>Residential Housing Finance Bonds</u></b>					
	2002 Series A	4.75% to 5.30%	2019	\$ 14,035	\$ 3,515
	2002 Series B	4.90% to 5.65%	2033	59,650	12,570
	2002 Series A-1	4.20% to 4.90%	2019	6,860	4,410
	2002 Series B-1	4.20% to 5.35%	2033	25,760	13,065
	2002 Series E	4.30% to 5.00%	2020	12,805	7,630
	2002 Series F	4.30% to 5.40%	2032	52,195	21,515
	2002 Series H	4.93%	2012	20,000	10,000
	2003 Series A	3.05% to 4.30%	2034	40,000	16,950
	2003 Series B	Variable	2033	25,000	25,000
	2003 Series I	3.95% to 5.25%	2020	25,000	9,400
	2003 Series J	Variable	2033	25,000	21,220
	2004 Series A	3.20% to 4.25%	2018	22,480	19,440
	2004 Series B	3.35% to 5.00%	2033	94,620	48,765
	2004 Series C	4.70%	2035	14,970	13,100
	2004 Series E-1	4.10% to 4.60%	2016	5,110	3,845
	2004 Series E-2	4.40% to 4.60%	2016	6,475	4,875
	2004 Series F-1	4.20% to 4.50%	2012	4,600	620
	2004 Series F-2	4.20% to 5.25%	2034	36,160	23,130
	2004 Series G	Variable	2032	50,000	39,160
	2005 Series A	3.20% to 4.125%	2018	14,575	9,595
	2005 Series B	4.75% to 5.00%	2035	20,425	15,405
	2005 Series C	Variable	2035	25,000	20,110
	2005 Series G	4.25% to 4.30%	2018	8,950	8,430
	2005 Series H	4.00% to 5.00%	2036	51,050	37,765
	2005 Series I	Variable	2036	40,000	32,395
	2005 Series J	3.625% to 4.00%	2015	11,890	11,450
	2005 Series K	3.70% to 4.40%	2028	41,950	30,760
	2005 Series L	4.75% to 5.00%	2036	48,165	38,485
	2005 Series M	Variable	2036	60,000	48,090
	2005 Series O	3.90% to 4.20%	2015	4,510	4,510
	2005 Series P	4.00% to 5.00%	2036	65,490	54,265
	continued				

**MINNESOTA HOUSING FINANCE AGENCY**  
**Notes to Financial Statements**  
**Year ended June 30, 2010**

<b>Bonds Payable, Net (continued)</b>	<b>Series</b>	<b>Interest rate</b>	<b>Final Maturity</b>	<b>Original Par</b>	<b>June 30, 2010 Bonds Outstanding, at Par</b>
	2006 Series A	3.50% to 4.00%	2016	\$ 13,150.00	\$ 9,430.00
	2006 Series B	4.60% to 5.00%	2037	43,515	37,785
	2006 Series C	Variable	2037	28,335	25,060
	2006 Series F	3.75% to 4.25%	2016	11,015	8,050
	2006 Series G	4.85% to 5.50%	2037	58,985	54,650
	2006 Series H	5.85%	2036	15,000	8,370
	2006 Series I	4.10% to 5.75%	2038	95,000	81,120
	2006 Series J	6.00% to 6.51%	2038	45,000	38,395
	2006 Series L	3.55% to 3.95%	2016	6,740	5,450
	2006 Series M	4.625% to 5.75%	2037	35,260	34,350
	2006 Series N	5.20% to 5.76%	2037	18,000	14,910
	2007 Series C	3.625% to 3.95%	2017	12,515	10,550
	2007 Series D	4.60% to 5.50%	2038	62,485	58,525
	2007 Series E	Variable	2038	25,000	20,545
	2007 Series H	3.65% to 3.95%	2017	12,230	12,230
	2007 Series I	3.95% to 5.50%	2038	100,270	91,745
	2007 Series J	Variable	2038	37,500	31,565
	2007 Series L	3.00% to 5.50%	2048	105,000	98,545
	2007 Series M	6.345%	2038	70,000	65,950
	2007 Series P	3.50% to 3.90%	2017	4,305	4,155
	2007 Series Q	3.80% to 5.50%	2038	42,365	40,195
	2007 Series R	4.46% to 4.76%	2013	2,840	2,000
	2007 Series S	Variable	2038	18,975	18,975
	2007 Series T	Variable	2048	37,160	35,840
	2008 Series A	2.60% to 4.65%	2023	25,090	23,290
	2008 Series B	5.50% to 5.65%	2033	34,910	34,620
	2008 Series C	Variable	2048	40,000	40,000
	2009 Series A	1.85% to 5.20%	2023	26,795	25,175
	2009 Series B	5.00% to 5.90%	2038	33,205	31,795
	2009 Series C	Variable	2036	40,000	40,000
	2009 Series D	1.20% to 4.00%	2020	19,830	19,830
	2009 Series E	2.05% to 5.10%	2040	103,960	103,960
	2009 Series F	Variable	2031	34,120	34,120
				\$ 2,191,280	\$ 1,770,650

continued

MINNESOTA HOUSING FINANCE AGENCY  
Notes to Financial Statements  
Year ended June 30, 2010

Bonds Payable, Net (continued)	Series	Interest rate	Final Maturity	Original Par	June 30, 2010 Bonds Outstanding, at Par
	<b><u>Limited Obligation Notes</u></b>				
	2010-A	0.27%	2010	\$ 332,355	\$ 332,355
				332,355	332,355
	<b><u>Single Family Mortgage Bonds</u></b>				
	1994 Series E	5.60% to 5.90%	2025	31,820	10,720
	1994 Series T	6.125%	2017	16,420	340
	1996 Series A	6.375%	2028	34,480	2,130
	1996 Series B	6.35%	2019	7,990	1,090
	1996 Series C	6.10%	2015	12,345	525
	1996 Series D	6.00%	2017	23,580	615
	1996 Series E	6.25%	2023	14,495	955
	1996 Series F	6.30%	2028	18,275	1,200
	1996 Series G	6.25%	2028	41,810	1,925
	1996 Series H	6.00%	2021	13,865	630
	1996 Series I	8.00%	2017	14,325	320
	1997 Series D	5.80% to 5.85%	2021	15,885	2,035
	1997 Series E	5.90%	2029	23,495	1,740
	1998 Series F-1	5.05% to 5.45%	2017	10,650	775
	1998 Series G-1	5.60%	2022	6,150	975
	1998 Series H-1	5.65%	2031	14,885	2,360
	1998 Series F-2	5.00% to 5.70%	2017	11,385	1,750
	1998 Series G-2	6.00%	2022	6,605	2,105
	1998 Series H-2	6.05%	2031	15,965	5,110
	1999 Series H	5.30% to 5.80%	2021	16,350	3,050
	1999 Series I	5.35% to 6.05%	2031	34,700	3,870
	1999 Series J	5.00%	2017	4,745	1,870
	1999 Series K	4.40% to 5.35%	2033	44,515	15,405
	2000 Series F	Variable	2031	20,000	6,535
	2000 Series G	4.50% to 5.40%	2025	39,990	13,470
	2000 Series H	5.50%	2023	32,475	7,920
	2001 Series A	5.35% to 5.45%	2022	14,570	5,365
	2001 Series B	4.90% to 5.675%	2030	34,855	6,525
	2001 Series E	3.30% to 4.90%	2035	23,000	15,095
				599,625	116,405
	<b><u>Homeownership Finance Bonds</u></b>				
	2009 A	Variable	2011	260,490	260,490
				260,490	260,490
	<b><u>Multifamily Housing Bonds</u></b>				
	2009	Variable	2011	15,000	15,000
				15,000	15,000
	Combined Totals			\$ 3,872,520	\$ 2,646,855

**MINNESOTA HOUSING FINANCE AGENCY**  
**Notes to Financial Statements**  
**Year ended June 30, 2010**

**Bonds Payable,  
Net  
(continued)**

The final maturities of the Homeownership Finance Bonds, 2009 Series A and the Multifamily Housing Bonds, Series 2009 are listed in the foregoing table as 2011, because the conditions for release of proceeds of these bonds under the Treasury Department's New Issue Bond Program had not been met as of June 30, 2010. If the conditions for release of proceeds are satisfied, some or all of the bonds will bear interest at a long-term rate and amortize over a term ending for the Homeownership Finance Bonds, 2009 Series A, on July 1, 2041 and for the Multifamily Housing Bonds, Series 2009, on August 1, 2051.

The Agency uses special and optional redemption provisions to retire certain bonds prior to their stated maturity from unexpended bond proceeds and revenues in excess of scheduled debt service resulting primarily from loan prepayments.

Substantially all bonds are subject to optional redemption after various dates at an amount equal to 100% to 102% of the unpaid principal and accrued interest as set forth in the applicable series resolution.

Annual debt service requirements to maturity for bonds outstanding as of June 30, 2010, are as follows (in thousands):

Fiscal Year	Rental Housing		Residential Housing Finance (1)	
	Principal	Interest	Principal	Interest
2011	\$ 12,030	\$ 7,145	\$ 362,765	\$ 67,581
2012	12,280	6,629	33,335	65,788
2013	11,275	6,097	44,640	64,328
2014	12,715	5,611	36,830	62,790
2015	7,270	5,091	39,480	61,398
2016-2020	36,845	20,145	214,580	283,628
2021-2025	19,750	12,691	256,080	240,337
2026-2030	16,785	8,104	356,755	183,870
2031-2035	11,655	4,356	418,505	112,170
2036-2040	5,855	2,054	314,040	32,920
2041-2045	4,600	885	13,865	1,919
2046-2050	895	67	12,130	461
Totals	\$151,955	\$ 78,874	\$ 2,103,005	\$1,177,191

Fiscal Year	Single Family		Homeownership Finance	
	Principal	Interest	Principal	Interest
2011	\$ 3,405	\$ 6,036	\$260,490	\$230
2012	3,600	5,865	-	-
2013	3,775	5,679	-	-
2014	4,170	5,472	-	-
2015	4,505	5,246	-	-
2016-2020	26,765	22,227	-	-
2021-2025	29,080	14,426	-	-
2026-2030	28,345	6,999	-	-
2031-2035	12,760	1,334	-	-
2036-2040	-	-	-	-
2041-2045	-	-	-	-
2046-2050	-	-	-	-
Totals	\$116,405	\$73,285	\$260,490	\$230

**MINNESOTA HOUSING FINANCE AGENCY**  
**Notes to Financial Statements**  
**Year ended June 30, 2010**

**Bonds Payable,  
Net  
(continued)**

Fiscal Year	Multifamily Housing		Combined Totals	
	Principal	Interest	Principal	Interest
2011	\$15,000	\$13	\$ 653,690	\$ 81,005
2012	-	-	49,215	78,283
2013	-	-	59,690	76,105
2014	-	-	53,715	73,873
2015	-	-	51,255	71,736
2016-2020	-	-	278,190	326,000
2021-2025	-	-	304,910	267,454
2026-2030	-	-	401,885	198,973
2031-2035	-	-	442,920	117,859
2036-2040	-	-	319,895	34,973
2041-2045	-	-	18,465	2,804
2046-2050	-	-	13,025	527
	\$15,000	\$13	\$2,646,855	\$1,329,593

(1) Includes limited obligation notes

Principal due on limited obligation notes is reflected in the table above based on the maturity date of the notes. This presentation does not alter the expectation that these notes will be redeemed in whole or in part from proceeds of refunding bonds issued on or before the maturity date. Limited obligation notes are secured by certificates of deposit which are included in Investment Securities in the statement of net assets.

Residential Housing Finance Bonds 2003 Series B and J; 2004 Series G; 2005 Series C, I and M; 2006 Series C; 2007 Series E (Taxable), J (Taxable), S and T (Taxable); 2008 Series C; and 2009 Series C and F accrue interest at rates that change weekly as determined by a remarketing agent for such series based on market conditions. Future interest due for these bonds, as displayed above in the annual debt service requirements table, is based upon the respective rates in effect on June 30, 2010. Variable rate bond interest payments will vary as general short-term interest rates vary. Associated interest rate swaps are not included in the annual debt service requirements table. See the Swap Payments and Associated Debt table below to view those amounts.

Single Family Bonds, 2000 Series F accrue interest at a variable rate that is recalculated each calendar month. The rate is the one-month LIBOR (London Interbank Offered Rate) plus 0.30% per annum provided that the rate may not exceed 11.00% per annum. Future interest due for this series, as displayed above in the annual debt service requirements table, is based upon the calculated rate in effect on June 30, 2010. Interest payments on this series of bonds will vary as one-month LIBOR varies.

The income and assets of each of the bond funds are pledged on a parity basis for the payment of principal and interest on the bonds issued, and to be issued, under the respective resolutions. The bond resolutions contain covenants that require the Agency to maintain certain reserves. The Agency believes that as of June 30, 2010, it is in compliance with those covenants in all material respects and the assets of all funds and accounts in the bond funds equaled or exceeded the requirements as established by the respective bond resolutions.

Call notices were issued on or before June 30, 2010 for the redemption of certain bonds thereafter. See Subsequent Events.

**Interest Rate  
Swaps**

The Agency has entered into certain interest rate swap agreements which are considered to be derivative instruments under Governmental Accounting Standards Board Statement No. 53, *Accounting and Financial Reporting for Derivative Instruments* (GASB 53). A consultant was engaged by the Agency to determine the fair value of these agreements and to evaluate their effectiveness as hedges as of June 30, 2010. The fair values approximate the termination payments that would have been due had the swaps been terminated as of June 30, 2010. In accordance with GASB 53, the Agency recorded the fair value of the agreements on the statement of net assets. The fair values exclude accrued interest. As of June 30, 2010, all of the Agency's

**MINNESOTA HOUSING FINANCE AGENCY**  
**Notes to Financial Statements**  
**Year ended June 30, 2010**

**Interest Rate Swaps (continued)**

interest rate swap agreements have been determined to be effective hedges, as defined by GASB 53. The fair value of the interest rate swap agreements as of June 30, 2009, as determined by the counterparties to the agreements, is displayed for the prior year on the statement of net assets for comparison purposes. The fair value is displayed on the statement of net assets as a liability named "Interest rate swap agreements." The change in fair value for fiscal year 2010 is included in the asset account identified as "Deferred loss on interest rate swap agreements."

*Objective of Swaps*

The Agency has entered into interest rate swap agreements in connection with its issuance of variable rate mortgage revenue bonds under Residential Housing Finance Bonds since 2003. Using variable-rate debt hedged with interest-rate swaps reduces the Agency's cost of capital compared to using long-term fixed rate bonds and, in turn, reduces mortgage rates offered to the Agency's low- and moderate-income, first-time home buyers.

*Swap Payments and Associated Debt*

Using rates as of June 30, 2010, debt service requirements of the Residential Housing Finance outstanding variable rate debt and net swap payments, assuming interest rates remain the same for the term of the bonds, are as follows (in thousands). As interest rates vary, variable rate bond interest payments and net swap payments will vary.

Fiscal Year	Principal	Interest	Interest Rate Swaps, Net	Total
2011	\$ 21,010	\$2,052	\$15,123	\$ 38,185
2012	10,935	1,158	15,368	27,461
2013	820	1,157	14,450	16,427
2014	870	1,154	13,679	15,703
2015	1,215	1,151	12,954	15,320
2016-2020	28,530	6,753	66,446	101,729
2021-2025	66,225	6,140	48,201	120,566
2026-2030	111,705	4,971	33,698	150,374
2031-2035	138,785	3,236	22,282	164,303
2036-2040	92,190	1,291	9,267	102,748
2041-2045	9,745	305	1,846	11,896
2046-2050	6,240	115	670	7,025

*Terms of Swaps*

Terms of the swaps, the fair values, changes in fair values, and the credit ratings of the three counterparties thereto as of June 30, 2010, are contained in the three tables below (in thousands). All swaps are pay-fixed. Initial swap notional amounts matched original principal amounts of the associated debt. The Agency's swap agreements contain scheduled reductions to outstanding notional amounts that are expected to approximately follow scheduled or anticipated reductions in outstanding principal amounts of the associated bond series. With respect to the outstanding swaps (except for the 2009 F swap), the Agency has also purchased the cumulative right, generally based upon a 300% PSA prepayment rate (The Standard Prepayment Model of The Securities Industry and Financial Markets Association and formerly the Public Securities Association) on the underlying mortgage loans, to further reduce the notional balances of the swaps as necessary to match the outstanding principal amount of the associated bond series and, except for the 2003B, 2003J, 2004G, and 2009F swaps, the right to terminate the swaps at par at approximately the 10-year anniversary date of the swap. The Agency also has the right to terminate outstanding swaps in whole or in part at fair value at any time if it is not in default thereunder.

**MINNESOTA HOUSING FINANCE AGENCY**  
**Notes to Financial Statements**  
**Year ended June 30, 2010**

**Interest Rate Swaps (continued)**

**Counterparty: UBS AG**

Moody's / Standard & Poor's Credit Ratings <sup>(2)</sup>: Aa3/A+

Associated Bond Series	Notional Amount as of June 30, 2010	Effective Date	Swap Maturity Date	Fixed Rate Payable	Variable Rate Receivable	Fair Value (1) as of June 30, 2010	Increase (Decrease) in Fair Value for the Fiscal Year Ended June 30, 2010
RHFB 2003B	\$ 25,000	July 23, 2003	January 1, 2033	3.532%	65% of 1 month LIBOR* plus 0.23% per annum	\$ (1,346)	\$ (877)
RHFB 2003J	21,220	October 15, 2003	July 1, 2033	4.183%	65% of 1 month LIBOR* plus 0.23% per annum	(2,210)	(488)
RHFB 2005C	20,110	March 2, 2005	January 1, 2035	3.587%	64% of 1 month LIBOR* plus 0.28% per annum	(1,376)	(392)
RHFB 2006C	25,060	March 21, 2006	January 1, 2037	3.788%	64% of 1 month LIBOR* plus 0.29% per annum	(2,241)	(541)
RHFB 2007S	18,975	December 19, 2007	July 1, 2038	4.340%	100% of SIFMA**** Index plus 0.06% per annum	(838)	(670)
RHFB 2007T (Taxable)	35,840	December 19, 2007	July 1, 2026	4.580%	100% of 1 month LIBOR*	(3,188)	(838)
	\$146,205					\$ (11,199)	\$(3,806)

**Counterparty: Royal Bank of Canada**

Moody's / Standard & Poor's Credit Ratings <sup>(3)</sup>: Aaa/AA-

Associated Bond Series	Notional Amount as of June 30, 2010	Effective Date	Swap Maturity Date	Fixed Rate Payable	Variable Rate Receivable	Fair Value (1) as of June 30, 2010	Increase (Decrease) in Fair Value for the Fiscal Year Ended June 30, 2010
RHFB 2004G	\$ 39,160	July 22, 2004	January 1, 2032	4.165%	64% of 1 month LIBOR* plus 0.26% per annum	\$ (3,624)	\$ (765)
RHFB 2007E (Taxable)	20,545	March 7, 2007	July 1, 2038	5.738%	100% of 1 month LIBOR*	(2,313)	(166)
RHFB 2007J (Taxable)	31,565	May 17, 2007	July 1, 2038	5.665%	100% of 1 month LIBOR*	(3,478)	(342)
RHFB 2008C (Taxable)	40,000	August 7, 2008	July 1, 2048	4.120%	64% of 1 month LIBOR* plus 0.30% per annum	(4,421)	(1,171)
RHFB 2009C (Taxable)	40,000	February 12, 2009	July 1, 2039	3.070%	64% of 1 month LIBOR* plus 0.30% per annum	(5,557)	(982)
RHFB 2009F	34,120	December 1, 2009	September 12, 2017	2.365%	100% of weekly SIFMA**** plus 0.80% per annum	(891)	(891)
	\$205,390					\$ (20,284)	\$(4,317)

**MINNESOTA HOUSING FINANCE AGENCY**  
**Notes to Financial Statements**  
**Year ended June 30, 2010**

**Interest Rate  
Swaps (continued)**

**Counterparty: Citibank, N.A.**

Moody's / Standard & Poor's Credit Ratings <sup>(4)</sup>: A1/A+

Associated Bond Series	Notional Amount as of June 30, 2010	Effective Date	Swap Maturity Date	Fixed Rate Payable	Variable Rate Receivable	Fair Value (1) as of June 30, 2010	Increase (Decrease) in Fair Value for the Fiscal Year Ended June 30, 2010
RHFB 2005I	\$ 32,395	June 2, 2005	January 1, 2036	3.570%	64% of 1 month LIBOR* plus 0.28% per annum	\$ (2,401)	\$ (692)
RHFB 2005M	48,090	August 4, 2005	January 1, 2036	3.373%	64% of 1 month LIBOR* plus 0.29% per annum	(3,193)	(1,056)
	<u>\$ 80,485</u>					<u>\$ (5,594)</u>	<u>\$(1,748)</u>
Combined Totals	<u>\$432,080</u>					<u>\$ (37,077)</u>	<u>\$(9,871)</u>

(1) A positive fair value represents money due to the Agency by the counterparty upon an assumed termination of the swap while a negative fair value represents the amount payable by the Agency

(2) Moody's has given the "Aa3" rating of this counterparty (UBS AG) a negative outlook and Standard & Poor's has given the "A+" rating of this counterparty (UBS AG) a stable outlook.

(3) Moody's has given the "Aaa" rating of this counterparty (Royal Bank of Canada) a negative outlook and Standard & Poor's has given the "AA-" rating of this counterparty (Royal Bank of Canada) a positive outlook.

(4) Moody's has given the "A1" rating of this counterparty (Citibank, N.A.) a stable outlook and Standard & Poor's has given the "A+" rating of this counterparty (Citibank, N.A.) a negative outlook.

\* London Inter-Bank Offered Rate

\*\* Moody's Investor Service, Inc.

\*\*\* Standard & Poor's Ratings Services, a division of The McGraw-Hill Companies

\*\*\*\* Securities Industry and Financial Markets Association

*Termination Risk*

The swap contracts may be terminated by either party if the other party fails to perform under the terms of the contract or upon certain termination events. Upon termination at market, a payment is due by one party based upon the fair value of the swap even if the payment is owed to a defaulting party. The potential termination risks to the Agency are the liability for a termination payment to the counterparty or the inability to replace the swap upon favorable financial terms, in which event the variable rate bonds would no longer be hedged. To reduce the risk of termination, swap contracts generally limit counterparty terminations to the following Agency actions or events: payment default, other defaults that remain uncured for 30 days after notice, bankruptcy and insolvency.

*Credit Risk*

A swap potentially exposes the Agency to credit risk with the counterparty. The fair value of a swap represents the Agency's current potential credit exposure to the swap counterparty assuming the occurrence of a termination event. As of June 30, 2010, the Agency did not have a net credit risk exposure to any of its three counterparties because their respective combined swap positions had a negative net fair value, as set forth in the foregoing tables. Each of the swap agreements requires that, upon demand, a party post collateral to secure its obligation to make a termination payment to the extent the fair value exceeds a collateral

---

# MINNESOTA HOUSING FINANCE AGENCY

## Notes to Financial Statements

Year ended June 30, 2010

---

### Interest Rate Swaps (continued)

threshold specified in the agreement. The collateral threshold for each counterparty and the Agency is \$50 million if the ratings on the unsubordinated, unsecured long-term indebtedness of the counterparty, in the case of the counterparty, or the hedged bonds, in the case of the Agency, are not less than “AA-“ and “Aa3” from Standard & Poor’s and Moody’s, respectively, \$5 million if the ratings are not less than “A+” and “A1”, \$3 million if the ratings are not less than “A” and “A2”, and \$0, if either rating is lower. These bilateral requirements are established to mitigate potential credit risk exposure. As of June 30, 2010, neither the Agency nor any counterparty had been required to post collateral.

#### *Amortization Risk*

The Agency is subject to amortization risk because prepayments from the mortgage loan portfolio may cause the outstanding amount of variable rate bonds to decline faster than the amortization of the swap. To ameliorate amortization risk, termination options were structured within most of the outstanding swaps to enable the Agency to manage the outstanding balances of variable rate bonds and notional swap amounts. Additionally, the Agency may terminate outstanding swaps in whole or in part at fair value at any time if it is not in default thereunder.

#### *Basis Risk*

The potential for basis risk exists when variable interest payments on the Agency’s bonds do not equal variable interest receipts payable by the counterparty under the associated swap. The variable rate the Agency pays on its bonds resets weekly, but the variable rate received on its swaps is based upon a specified percentage of the one-month, taxable LIBOR rate or the SIFMA index rate, plus a specified spread if the swap relates to tax-exempt bonds. Basis risk will vary over time due to inter-market conditions. As of June 30, 2010, the interest rate on the Agency’s variable rate tax-exempt debt ranged from 0.29% to 0.31% per annum while the variable interest rate on the associated swaps ranged from 0.37% to 0.52% per annum. As of June 30, 2010, the interest rate on the Agency’s variable rate taxable debt was 0.33% per annum while the variable interest rate on the corresponding swaps was 0.35% per annum. In order to reduce the cumulative effects of basis risk on the swaps relating to tax-exempt variable rate debt, the determination of the spread from one-month LIBOR payable by the counterparty under the swap has been based upon a regression analysis of the long-term relationship between one-month LIBOR and the tax-exempt variable rate SIFMA index (which ordinarily would approximate the weekly variable rate on the Agency’s tax-exempt variable rate bonds).

#### *Tax Risk*

The structure of the variable interest rate payments the Agency receives from its LIBOR-based swap contracts relating to tax-exempt variable rate bonds is based upon the historical long-term relationship between taxable and tax-exempt short-term interest rates. Tax risk represents the risk that may arise due to a change in the tax code that may fundamentally alter this relationship. The Agency chose to assume this risk at the time the swaps were entered into because it was not economically favorable to transfer to the swap counterparties.

### Conduit Debt Obligation

On December 21, 2005, the Agency issued tax-exempt bonds on a conduit basis to assist a Minnesota nonprofit organization in preserving assisted elderly rental housing. The proceeds of the bonds were used by the corporation to refinance certain HUD Section 202 elderly housing projects. The bonds were sold on a private placement basis. As of June 30, 2010, \$31.1 million of the bonds were outstanding. Neither the Agency, the State of Minnesota, nor any political subdivision thereof is obligated in any manner for repayment of the bonds. Accordingly, the bonds are not reported as liabilities in the accompanying financial statements.

### Appropriation Debt Obligation

In October, 2009 the Agency issued a series of bonds under a new indenture of trust that permits capital funding for permanent supportive housing for long-term homeless households and other purposes. As of June 30, 2010, \$13.3 million of the bonds were outstanding. These bonds are secured solely by state appropriations. This debt is not a general obligation of the Agency and is not payable from any funds or assets of the Agency other than the appropriations the Agency expects to receive from the State General Fund pursuant to a standing appropriation made by the Legislature in 2008. Thus, the bonds are not recorded as a liability in the accompanying financial statements.

**MINNESOTA HOUSING FINANCE AGENCY**  
**Notes to Financial Statements**  
**Year ended June 30, 2010**

**Defeased Debt**

On December 1, 2009, the Agency issued \$157,910,000 of Residential Housing Finance Bonds, 2009 Series DEF, a portion of which defeased \$52,910,000 of the Agency's outstanding Single Family Mortgage Bonds, 1995 Series M, 1996 Series JK, 1997 Series ABC, 1997 Series IJKL, 1998 Series AB, 1998 Series CDE, 1999 Series BCD, 2000 Series ABC, and 2000 Series IJ. Consequently, the trust account assets and the liability for the defeased bonds were not included in the Agency's statement of net assets after that date. The reacquisition price exceeded the net carrying amount of the defeased debt by \$0.573 million, which has been netted against the new debt and amortized over the remaining life of the refunded debt. The refunding of these bonds decreased total future debt service by approximately \$18.931 million and resulted in a present value savings of approximately \$13.917 million. At June 30, 2010, the outstanding principal of the defeased bonds was \$0.

**Accounts Payable  
and Other  
Liabilities**

Accounts payable and other liabilities at June 30, 2010 consisted of the following (in thousands):

Funds	Arbitrage Rebate Payable to the Federal Government and Yield Compliance Liability	Accrued Salaries, Compensated Absences and Employee Benefits	Other Liabilities and Accounts Payable	Total
General Reserve	\$	\$3,205	\$ 2,101	\$ 5,306
Rental Housing	4,626	—	19	4,645
Residential Housing Finance	3,987	—	680	4,667
Single Family	348	—	34	382
Homeownership Finance	---	---	39	39
Multifamily Housing	---	---	6	6
State Appropriated	—	—	925	925
Federal Appropriated	—	—	5,612	5,612
Agency-wide Totals	\$8,961	\$3,205	\$9,416	\$21,582

The amount of arbitrage rebate payable and yield compliance liability that is not due within one year in Rental Housing is \$4.575 million, in Residential Housing Finance is \$3.048 million and in Single Family is \$0.200 million, for a total of \$8.043 million.

**MINNESOTA HOUSING FINANCE AGENCY**  
**Notes to Financial Statements**  
**Year ended June 30, 2010**

**Interfund  
Balances**

Interfund balances displayed as Interfund Payable (Receivable) at June 30, 2010 consisted of the following (in thousands):

		Due from								
		General Reserve	Rental Housing	Residential Housing Finance	Single Family	Home-ownership Finance	Multifamily Housing	State Appropriated	Federal Appropriated	Total
Due to	General Reserve	\$ —	\$ —	\$ —	\$ —	\$ —	\$ —	\$ 410	\$ 413	\$ 823
	Rental Housing Residential Housing Finance	—	—	—	—	—	—	—	—	—
	Single Family	2,298	—	482	—	—	—	—	—	2,298
	Homeownership Finance Bonds	—	—	—	—	—	—	—	—	—
	Multifamily Housing Bonds	—	—	—	—	—	—	—	—	—
	State Appropriated	—	—	80	82	—	—	—	—	162
	Federal Appropriated	—	—	—	—	—	—	—	—	—
	Agency-wide Totals	<u>\$2,298</u>	<u>\$ —</u>	<u>\$562</u>	<u>\$82</u>	<u>\$ —</u>	<u>\$ —</u>	<u>\$410</u>	<u>\$413</u>	<u>\$3,765</u>

**Interfund  
Transfers**

All balances resulted from the time lag between the dates that (1) interfund goods or services are provided or reimbursable expenditures occur, (2) transactions are recorded in the accounting system, and (3) payments between funds are made.

Interfund transfers recorded in Interfund Payable (Receivable) for the year ended June 30, 2010 consisted of the following (in thousands)

		Transfer from								
		General Reserve	Rental Housing	Residential Housing Finance	Single Family	Home-ownership Finance	Multifamily Housing	State Appropriated	Federal Appropriated	Total
Transfer to	General Reserve	\$—	\$1,571	\$14,539	\$1,569	\$ —	\$ —	\$1,720	\$2,089	\$21,488
	Rental Housing Residential Housing Finance	—	—	—	—	—	—	—	—	—
	Single Family	—	—	49,699	—	—	—	—	—	49,699
	Homeownership Finance Bonds	—	—	—	—	—	—	—	—	—
	Multifamily Housing Bonds	—	—	—	—	—	—	—	—	—
	State Appropriated	395	—	40	46	—	—	—	—	481
	Federal Appropriated	—	310	92	—	—	—	—	—	402
	Agency-wide Totals	<u>\$395</u>	<u>\$1,881</u>	<u>\$64,370</u>	<u>49,322</u>	<u>\$ —</u>	<u>\$ —</u>	<u>\$3,835</u>	<u>\$4,554</u>	<u>\$84,357</u>

**MINNESOTA HOUSING FINANCE AGENCY**  
**Notes to Financial Statements**  
**Year ended June 30, 2010**

**Interfund Transfers**

Interfund transfers recorded in Interfund Payable (Receivable) were made to move loan payments that were deposited for administrative convenience in a fund not holding the loans; to make administrative reimbursements to the General Reserve from other funds; to pay for loans transferred between funds including \$2.0 million of entry cost assistance loans transferred from Residential Housing Finance to State Appropriated; to make payments from Single Family to Residential Housing Finance on loans outstanding between those funds and to move nonprofit housing bond principal and interest payments to Residential Housing Finance.

Interfund transfers recorded in Non-operating Transfer of Assets Between Funds for the year ended June 30, 2010, consisted of the following (in thousands):

		Transfer from								
Funds		General Reserve	Rental Housing	Residential Housing Finance	Single Family	Home-ownership Finance	Multifamily Housing	State Appropriated	Federal Appropriated	Total
Transfer to	General Reserve	\$ —	\$ —	\$—	\$—	\$—	\$ —	\$—	\$—	\$ —
	Rental Housing	—	—	—	—	—	—	—	—	—
	Residential Housing Finance	12,403	—	—	17,954	—	—	—	—	30,357
	Single Family Homeownership Finance	—	—	15,783	—	—	—	—	—	15,783
	Bonds	—	—	387	—	—	—	—	—	387
	Multifamily Housing Bonds	—	—	113	—	—	—	—	—	113
	State Appropriated	—	—	—	—	—	—	—	—	—
	Federal Appropriated	—	—	—	—	—	—	—	—	—
	Agency-wide	—	—	—	—	—	—	—	—	—
	<b>Totals</b>	<b>\$12,403</b>	<b>\$0</b>	<b>\$16,283</b>	<b>\$17,954</b>	<b>\$—</b>	<b>\$—</b>	<b>\$—</b>	<b>\$—</b>	<b>\$46,640</b>

Interfund transfers recorded in Non-operating Transfer of Assets Between Funds normally result from bond sale contributions to new debt issues in other funds, the transfer of assets to maintain the Housing Endowment Fund (Pool 1) requirement and periodic transfers from the bond funds of assets in excess of bond resolution requirements.

**Net Assets**

*Restricted by Bond Resolution*

Restricted by Bond Resolution Net Assets represents those funds restricted within the respective bond resolution due to the specific provisions of the bond resolutions.

*Restricted by Covenant*

In accordance with provisions of the respective bond resolutions, the Agency may transfer excess money from bond funds to General Reserve. The Agency has pledged to deposit in General Reserve any such funds transferred from the bond funds, except for any amounts as may be necessary to reimburse the state for money appropriated to restore a deficiency in any debt service reserve fund. The Agency further covenanted that it will use the money in General Reserve (or any such transferred funds deposited directly in the Alternative Loan Fund) only for the administration and financing of programs in accordance with the policy and purpose of Minnesota Housing's enabling legislation, including reserves for the payment of bonds and of loans made from the proceeds thereof, and will accumulate and maintain therein such a balance of funds and investments as will be sufficient for that purpose. All interfund transfers are approved by the Board of the Agency.

**MINNESOTA HOUSING FINANCE AGENCY**  
**Notes to Financial Statements**  
**Year ended June 30, 2010**

**Net Assets  
(continued)**

In order to provide financial security for the Agency's general obligation bonds, and to provide additional resources for housing loans to help meet the housing needs of low- and moderate-income Minnesota residents, the Agency's Board adopted the investment guidelines in the following table. These guidelines are periodically evaluated in consideration of changes in the economy and in the Agency's specific risk profile.

The \$476.902 million of net assets restricted by covenant are restricted by a covenant made with bondholders authorized by the Agency's enabling legislation.

The Housing Endowment Fund (Pool 1) is maintained in the Restricted by Covenant Net Assets of General Reserve. The Housing Investment Fund (Pool 2) and the Housing Affordability Fund (Pool 3) are maintained in the Restricted by Covenant Net Assets of Residential Housing Finance fund.

The combined net assets of the General Reserve and bond funds (exclusive of Pool 3) are required by Board Resolution to be not less than the combined net assets of the same funds as of the immediately preceding fiscal year end. These combined net assets were \$668.242 million as of June 30, 2009 and are \$683.233 million as of June 30, 2010.

The following table describes total net assets restricted by covenant, including the balances to be maintained according to the Agency's Board guidelines, as of June 30, 2010 (in thousands):

Net Assets — Restricted By Covenant	Certain Balances Maintained According to Agency's Board Guidelines	Unrealized Appreciation (Depreciation) in Fair Market Value of Investments	Mitigate Pool 1 Unrealized Depreciation in Fair Market Value	Total Net Assets Restricted by Covenant
<b>Housing Endowment Fund (Pool 1), General Reserve</b>				
Pool 1 is an amount equal to 1% of gross loans outstanding (excluding Pool 3 and appropriated loans) and must be invested in short-term, investment-grade securities at market interest rates	\$ 22,513	\$—	\$—	\$ 22,513
Unrealized depreciation in fair market value of investments, excluding multifamily development escrow investments	—	25	—	25
Subtotal, Housing Endowment Fund (Pool 1), General Reserve	\$ 22,513	\$25	\$—	\$ 22,538
<b>Housing Investment Fund (Pool 2), Residential Housing Finance</b>				
An amount that causes the combined net assets in the General Reserve Account and bond funds (exclusive of Pool 3) to be the greater of the combined net assets of the same funds for the immediately preceding audited fiscal year end or the combined net assets of the same funds for the immediately preceding fiscal year end plus current fiscal year income over expenses and transfers to Pool 2 less an amount transferred to Pool 3 (\$0 for fiscal year 2010). Pool 2 is invested in investment-quality housing loans, as defined by the Agency, or investment-grade securities.	376,364	—	—	376,364
Unrealized depreciation in fair market value of investments	—	4,505	—	4,505

MINNESOTA HOUSING FINANCE AGENCY  
Notes to Financial Statements  
Year ended June 30, 2010

Net Assets  
(continued)

Net Assets — Restricted By Covenant	Certain Balances Maintained According to Agency's Board Guidelines	Unrealized Appreciation (Depreciation) in Fair Market Value of Investments	Mitigate Pool 1 Unrealized Depreciation in Fair Market Value	Total Net Assets Restricted by Covenant
Subtotal, Housing Investment Fund (Pool 2), Residential Housing Finance	376,364	4,505	—	380,869
<b>Housing Affordability Fund (Pool 3), Residential Housing Finance</b>				
Funds in excess of the combined requirement of Pool 1, Pool 2 and General Reserve may be transferred to Pool 3. Assets are invested in deferred loans, zero percent and low interest- rate loans, other loans with higher than ordinary risk factors, or, pending use, investment-grade securities.	71,769	—	—	71,769
Unrealized appreciation in fair market value of investments	—	1,726	—	1,726
Subtotal, Housing Affordability Fund (Pool 3), Residential Housing Finance	71,769	1,726	—	73,495
Agency-wide Total	\$470,646	\$6,256	\$—	\$476,902

*Restricted by Law*

Undisbursed, recognized federal and state appropriations are classified as Net Assets Restricted by Law. The \$11.111 million of net assets restricted by law in the Federal Appropriated fund as of June 30, 2010 are restricted by federal requirements that control the use of the funds. The \$117.209 million of net assets restricted by law in the State Appropriated fund as of June 30, 2010 are restricted by the state laws appropriating such funds.

Defined Benefit  
Pension Plan

The Agency contributes to the Minnesota State Retirement System (the System), a multiple-employer public employee retirement system, which provides pension benefits for all permanent employees.

Employees who retire at "normal" retirement age or, for those hired on or before June 30, 1989, at an age where they qualify for the "Rule of 90" (i.e., at an age where age plus years of service equals or exceeds 90) are entitled to an unreduced monthly benefit payable for life. For those hired on or before June 30, 1989, normal retirement age is age 65, or age 62 with 30 years of service. For those hired after June 30, 1989, normal retirement age is the Social Security retirement age. The monthly benefit is calculated according to the "step formula" for anyone retiring under the Rule of 90. For those hired on or before June 30, 1989 and not retiring under the Rule of 90, the monthly benefit is calculated according to the step formula or the "level formula," whichever provides the largest benefit. For those hired after June 30, 1989, the monthly benefit is calculated according to the level formula. Under the step formula, an employee earns a 1.2% credit for each of the first 10 years of employment and a 1.7% credit for each year thereafter. The monthly benefit is then determined by applying the sum of these credits to the average monthly salary earned during the employee's five years of greatest earnings. Under the level formula the monthly benefit is computed just as it is under the step formula except that an employee earns a 1.7% credit for each year of employment, not just for those years beyond the first 10. A reduced benefit is available to those retiring at age 55 with at least three years of service. With 30 years of service, a reduced benefit is available at any age to those hired on or before June 30, 1989. The System also provides death and disability benefits. Benefits are established by Minnesota state law.

MINNESOTA HOUSING FINANCE AGENCY  
Notes to Financial Statements  
Year ended June 30, 2010

Defined Benefit  
Pension Plan  
(continued)

The statutory pension contribution rates for the employee and employer (as a percentage of salary) are as follows.

Effective Date	Employee	Employer
07/01/09	4.75%	4.75%
07/01/10	5.00%	5.00%

The Agency's pension contribution to the System for the fiscal year ended June 30, 2010 was \$666 thousand.

Details of the benefit plan are provided on a System-wide basis. The Agency portion is not separately determinable. The funding status of the System's benefit plan is summarized as follows.

Schedule of Funding Progress  
(dollars in thousands)

Actuarial Valuation Date	Actuarial Value of Assets	Actuarial Accrued Liability	Unfunded Actuarial Accrued Liability (UAAL)	Funded Ratio	Actual Covered Payroll (Previous FY)	UAAL as a % of Covered Payroll
07/01/09	\$9,030,401	\$10,512,760	\$1,482,359	85.90%	\$2,329,499	63.63%
07/01/08	9,013,456	9,994,602	981,146	90.18%	2,256,528	43.48%
07/01/07	8,904,517	9,627,305	722,788	92.49%	2,095,310	34.50%

Schedule of Employer Contributions  
(dollars in thousands)

Year Ended June 30	Actuarially Required Contribution Rate	Actual Covered Payroll	Actual Member Contributions	Annual Required Employer Contributions	Actual Employer Contributions*	Percent Contributed
2009	12.39%	\$2,329,499	\$108,866	\$179,759	\$107,211	59.64%
2008	11.76%	2,256,528	99,280	\$166,088	\$96,746	58.25%
2007	10.11%	2,095,310	89,447	122,389	86,492	70.67%

\*This includes contributions from other sources (if applicable).

The information presented was as of July 1, 2009, which is the latest actuarial information available.

The above summarizes the defined benefit pension plan. Please refer to the July 1, 2008, Minnesota State Employees Retirement Fund Actuarial Valuation and Review for a more comprehensive description. The actuarial valuation and review can be obtained from the financial information page of the Minnesota State Retirement System web site at [www.msrs.state.mn.us](http://www.msrs.state.mn.us). The information contained in that web site is also available in alternative formats to individuals with disabilities. Please call 1-800-657-5757 or use the MN Relay Service at 1-800-627-3529.

Other  
Postemployment  
Benefits

The Agency's employees participate in the State of Minnesota-sponsored hospital, medical, and dental insurance group. State statute requires that former employees and their dependents be allowed to continue participation indefinitely, under certain conditions, in the insurance that the employees participated in immediately before retirement. The former employees must pay the entire premium for continuation coverage. An implicit rate subsidy exists for the former participants that elect to continue coverage. That subsidy refers to the concept that retirees under the age of 65 (i.e. not eligible for Medicare) generate greater claims on average than active participants.

The State of Minnesota obtained an actuarial valuation from an independent firm of its postretirement medical benefits as of July 1, 2006 to determine its other postemployment benefits (OPEB) liability. The state intends to fund the OPEB liability on a "pay as you go" basis. The State and the Agency recorded the liability for the first time during fiscal 2008. The State calculated the Agency's portion of the OPEB obligation based upon active employee count. For the Agency in fiscal 2008, the annual required

MINNESOTA HOUSING FINANCE AGENCY  
Notes to Financial Statements  
Year ended June 30, 2010

Other  
Postemployment  
Benefits  
(continued)

contribution (ARC) was \$96 thousand, the employer contribution was \$58 thousand and the net OPEB obligation (NOO) was \$38 thousand. The NOO is \$151 thousand for fiscal 2010. The NOO was recorded as an expense and a corresponding liability by the Agency.

This is a cost sharing plan. The State of Minnesota has not prepared separate financial statements for the plan. The actuarial method used to determine the actuarial accrued liability and the annual required contribution was the entry age normal method. The assumed discount rate was 4.75% and the assumed payroll growth rate was 4.0%. Future retirees who are eligible for an implicit subsidy are assumed to elect coverage at a 50% rate. The projected annual medical claims cost trend rate is 9.13% initially, reduced by decrements to an ultimate rate of 5.0% for the year 2026 and beyond. Mortality was determined using 1983 Group Annuity Mortality Tables.

The funding status, from the report dated July 31, 2008, which is the latest available, is described in the following tables on a plan-wide basis. The Agency portion is not separately determinable. The State of Minnesota also subsidizes the healthcare and dental premium rates for certain other state agency retirees. That liability is reflected in the tables along with the implicit rate subsidy.

The funding status is summarized as follows.

Schedule of Funding Progress  
(dollars in thousands)

Actuarial Valuation Date	Actuarial Value of Assets	Actuarial Accrued Liability	Unfunded Actuarial Accrued Liability (UAAL)	Funded Ratio	Covered Payroll	UAAL as a % of Covered Payroll
07/01/06	\$0	\$564,809	\$564,809	0.0%	\$1,961,643	28.79%
07/01/08	0	664,452	664,452	0.0	1,891,300	35.13

Schedule of Employer Contributions  
(dollars in thousands)

Fiscal Year Ended	Annual OPEB Cost	Employer Contribution	Percentage Contributed	Net OPEB Obligation
06/30/08	\$56,314	\$24,611	43.70%	\$31,703
06/30/09	65,480	24,055	36.74	73,127
06/30/10	67,663	28,343	41.89	112,447

Development of NOO and Annual OPEB Cost Pursuant to GASB No. 45  
(dollars in thousands)

	(a)	(b)	(c)	(d)	(e)	(f)	(g)	(h)
Fiscal Year Ended	Annual Required Contribution (ARC)	Employer Contribution	Interests on NOO	ARC Adjustment with Interest (h) / (e) * 1.0475	Amortization Factor	Annual OPEB Cost (a) + (c) - (d)	Change in NOO (f) - (b)	NOO Balance LY + (g)
06/30/08	\$56,314	\$24,611	\$—	\$—	27.0839*	\$56,314	\$31,703	\$31,703
06/30/09	65,200	24,055	1,506	1,226	27.0839*	65,480	41,425	73,127
06/30/10	67,018	28,343	3,474	2,828	27.0839*	67,663	39,320	112,447

\*30-year amortization using 4.75% interest and 4.00% payroll growth.

Risk Management

Minnesota Housing is exposed to various insurable risks of loss related to tort; theft of, damage to, or destruction of assets; errors or omissions; and employer obligations. Minnesota Housing manages these risks through State of Minnesota insurance plans including the State of Minnesota Risk Management Fund (a self-insurance fund) and through purchased insurance coverage. Property, casualty, liability, and crime

**MINNESOTA HOUSING FINANCE AGENCY**  
**Notes to Financial Statements**  
**Year ended June 30, 2010**

**Risk Management** coverage is provided by the Minnesota Risk Management Fund which may also purchase other insurance from qualified insurers for Minnesota Housing's needs. Minnesota Housing bears a \$1,000 deductible per claim for the following coverage limits.

Type of coverage	Coverage Limit
Real and personal property loss	\$ 4,781,597
Business interruption/loss of use/extra expense	50,000,000
Bodily injury and property damage per person	500,000
Bodily injury and property damage per occurrence	1,500,000
Faithful performance/commercial crime	14,000,000
Employee dishonesty	250,000

Minnesota Housing retains the risk of loss, although there have been no settlements or actual losses in excess of coverage in the last three fiscal years.

The Agency participates in the State Employee Group Insurance Plan, which provides life insurance and hospital, medical, and dental benefits coverage through provider organizations.

Minnesota Housing participates in the State of Minnesota Workers' Compensation Program. Annual premiums are assessed by the program based on average costs and claims. Minnesota Housing workers compensation costs and claims have been negligible during the last three fiscal years.

**Commitments**

As of June 30, 2010, the Agency had committed the following amounts for the purchase or origination of future loans or other housing assistance amounts (in thousands):

Funds	Amount
General Reserve	\$ —
Rental Housing	16,694
Multifamily Finance	—
Residential Housing Finance	193,326
Single Family	—
Homeownership Finance	—
State Appropriated	109,876
Federal Appropriated	97,411
Agency-wide Totals	<u>\$417,307</u>

Board-approved selections of future loans or other housing assistance for multifamily housing projects are included in the above table. Multifamily developers frequently proceed with their projects based upon their selection by the Board and, therefore, a selection is treated like a de facto commitment although it is merely a reservation of funds. The Agency retains the unilateral discretion to cancel any reservation of funds that has not been formally and legally committed.

The Agency has cancellable lease commitments for office facilities through May 2012 and for parking through February 2012. Combined office facilities and parking lease expense for fiscal year 2010 was \$1.106 million. Commitments for future minimum lease payments under cancellable leases for office facilities and parking are (in thousands):

	Fiscal Year		
	2011	2012	Total
Amount	<u>\$1,011</u>	<u>\$927</u>	<u>\$1,938</u>

---

# MINNESOTA HOUSING FINANCE AGENCY

## Notes to Financial Statements

Year ended June 30, 2010

---

### Commitments (continued)

On June 30, 2010 the Agency had in place a \$68.3 million revolving line of credit with the Federal Home Loan Bank of Des Moines collateralized with \$6.5 million of homeownership loans and \$61.8 million of mortgage-backed securities, all of which reside in Pool 2. The advances taken during fiscal year 2010 were used to purchase and warehouse mortgage-backed securities in Pool 2. The line of credit activity for the year ended June 30, 2010, is summarized as follows (in thousands):

<u>Beginning Balance</u>	<u>Draws</u>	<u>Repayments</u>	<u>Ending Balance</u>
\$0	\$66,000	\$10,000	\$56,000

The Agency is a party to various litigation arising in the ordinary course of business. While the ultimate effect of such actions cannot be predicted with certainty, the Agency expects that the outcome of these matters will not result in a material adverse effect on the financial position or results of operations of the Agency.

### Subsequent Events

The Agency called for redemption subsequent to June 30, 2010 the following bonds (in thousands):

<u>Program</u>	<u>Redemption Date</u>	<u>Par</u>
Residential Housing Finance	July 1, 2010	\$52,615,000
Single Family	July 1, 2010	9,290,000
Rental Housing	July 6, 2010	200,000
Rental Housing	July 16, 2010	60,000
Rental Housing	August 20, 2010	710,000
Rental Housing	September 17, 2010	505,000

On July 22, 2010 the Board of the Agency adopted a bond resolution authorizing the issuance of up to \$332.355 million of limited obligation bonds for the purpose of preserving volume cap for future use. A Limited Obligation Bonds Note 2010B in the amount of \$332.355 million was delivered on August 24, 2010. The proceeds of the Limited Obligation Note Series 2010B were used to retire the Limited Obligation Note Series 2010A in the amount of \$332.355 million on August 24, 2010.

(This page left blank intentionally)

**MINNESOTA HOUSING FINANCE AGENCY**  
**Supplementary Information (Unaudited)**  
**General Reserve and Bond Funds Excluding Pool 3**  
**Five Year Financial Summary (in thousands)**  
**Fiscal Years 2006 – 2010**

	2006	2007	2008	2009	2010
Multifamily programs	\$350,661	\$348,974	\$346,509	\$348,563	\$334,565
Homeownership programs	1,302,544	1,588,871	1,899,313	1,934,766	1,780,911
Home Improvement programs	123,531	121,977	115,452	108,893	116,713
<b>Total</b>	<b>\$1,776,736</b>	<b>\$2,059,822</b>	<b>\$2,361,274</b>	<b>\$2,392,222</b>	<b>\$2,232,189</b>
Program mortgage-backed securities	-	-	-	-	\$32,321
Warehoused mortgaged-backed securities	-	-	-	-	\$107,330
<b>Total</b>	<b>-</b>	<b>-</b>	<b>-</b>	<b>-</b>	<b>\$139,651</b>
Multifamily programs	200,744	191,691	178,431	162,288	\$165,085
Homeownership programs	1,725,347	2,187,297	2,217,945	2,296,445	2,524,422
Home Improvement programs	20,000	20,000	15,000	15,000	15,000
<b>Total</b>	<b>1,946,091</b>	<b>2,398,988</b>	<b>2,411,376</b>	<b>2,473,733</b>	<b>\$2,704,507</b>
Multifamily programs	29,534	19,306	30,169	41,897	\$20,874
Homeownership programs	393,866	424,436	436,263	207,050	55,891
Program and warehoused mortgage-backed securities	-	-	-	-	140,992
Home Improvement programs	51,119	29,456	19,883	17,977	32,299
<b>Total</b>	<b>474,519</b>	<b>473,198</b>	<b>486,315</b>	<b>266,924</b>	<b>\$250,056</b>
Total Net Assets	\$719,887 <sup>(1)</sup>	\$750,990 <sup>(1)</sup>	\$662,124	\$668,242	\$683,233
Percent of total assets	25.7% <sup>(1)</sup>	22.8% <sup>(1)</sup>	19.9%	20.2%	19.1%
Revenues over expenses for the fiscal year	\$22,695 <sup>(1)</sup>	\$31,103 <sup>(1)</sup>	\$35,352	\$6,118	\$14,991

Does not include State Appropriated

(1) Includes Pool 3

**MINNESOTA HOUSING FINANCE AGENCY**  
**Supplementary Information (Unaudited)**  
**Statement of Net Assets (in thousands)**  
**General Reserve and Bond Funds**  
**June 30, 2010 (with comparative totals as of June 30, 2009)**

		Bond Funds						General Reserve	General Reserve	Residential	General Reserve	General Reserve
		Residential Housing Finance						General Reserve & Bond Funds Excluding Pool 3	General Reserve & Bond Funds Excluding Pool 3	Residential Housing Finance Excluding Pool 3	General Reserve & Bond Funds Total as of	General Reserve & Bond Funds Total as of
		General Reserve	Rental Housing	Excluding Pool 3	Single Family	Homeownership Finance	Multifamily Housing	Total As Of June 30, 2010	Total As Of June 30, 2009	Excluding Pool 3	Total as of June 30, 2010	Total as of June 30, 2009
<b>Assets</b>	Cash and cash equivalents	\$ 52,134	\$ 36,257	\$ 204,570	\$ 41,634	\$ 260,638	\$ 15,013	\$ 610,246	\$ 366,283	\$ 4,607	\$ 614,853	\$ 368,411
	Investments-program mortgage-backed securities	-	-	33,686	-	-	-	33,686	-	-	33,686	-
	Investment securities-other	55,803	32,134	515,207	5,330	-	-	608,474	493,648	45,483	653,957	554,434
	Loans receivable, net	-	179,380	1,893,646	135,937	-	-	2,208,963	2,370,170	23,226	2,232,189	2,392,222
	Interest receivable on loans	-	973	14,136	1,086	-	-	16,195	15,166	78	16,273	15,235
	Interest receivable on investments	417	649	943	58	-	-	2,067	1,549	161	2,228	1,781
	Deferred loss on interest rate swap agreements	-	-	37,077	-	-	-	37,077	27,205	-	37,077	27,205
	FHA/VA insurance claims	-	-	9,561	1,846	-	-	11,407	10,372	-	11,407	10,372
	Real estate owned	-	-	23,271	755	-	-	24,026	13,101	-	24,026	13,101
	Unamortized bond issuance costs	-	1,556	9,956	898	409	108	12,927	13,698	-	12,927	13,698
	Capital assets, net	1,631	-	-	-	-	-	1,631	2,585	-	1,631	2,585
	Other assets	1,266	3	262	718	-	-	2,249	1,289	3	2,252	1,289
	<b>Total assets</b>	<b>\$ 111,251</b>	<b>\$ 250,952</b>	<b>\$ 2,742,315</b>	<b>\$ 188,262</b>	<b>\$ 261,047</b>	<b>\$ 15,121</b>	<b>\$ 3,568,948</b>	<b>\$ 3,315,066</b>	<b>\$ 73,558</b>	<b>\$ 3,642,506</b>	<b>\$ 3,400,333</b>
<b>Liabilities</b>	Bonds payable, net	\$ -	\$ 150,085	\$ 2,162,527	\$ 116,405	\$ 260,490	\$ 15,000	\$ 2,704,507	\$ 2,473,733	\$ -	\$ 2,704,507	\$ 2,473,733
	Interest payable	-	3,029	42,022	3,021	132	7	48,211	49,956	-	48,211	49,956
	Interest rate swap agreements	-	-	37,077	-	-	-	37,077	27,205	-	37,077	27,205
	Deferred revenue-service release fees	-	-	1,298	-	-	-	1,298	-	-	1,298	-
	Accounts payable and other liabilities	5,306	4,645	4,592	382	39	6	14,970	14,802	75	15,045	17,384
	Interfund payable (receivable)	1,475	-	(1,724)	(400)	-	-	(649)	4	(12)	(661)	92
	Funds held for others	80,301	-	-	-	-	-	80,301	81,124	-	80,301	81,124
	<b>Total liabilities</b>	<b>87,082</b>	<b>157,759</b>	<b>2,245,792</b>	<b>119,408</b>	<b>260,661</b>	<b>15,013</b>	<b>2,885,715</b>	<b>2,646,824</b>	<b>63</b>	<b>2,885,778</b>	<b>2,649,494</b>
Commitments and contingencies												
<b>Net Assets</b>	Restricted by bond resolution	-	93,193	115,654	68,854	386	108	278,195	266,726	-	278,195	266,726
	Restricted by covenant	22,538	-	380,869	-	-	-	403,407	398,931	73,495	476,902	481,528
	Invested in capital assets	1,631	-	-	-	-	-	1,631	2,585	-	1,631	2,585
	<b>Total net assets</b>	<b>24,169</b>	<b>93,193</b>	<b>496,523</b>	<b>68,854</b>	<b>386</b>	<b>108</b>	<b>683,233</b>	<b>668,242</b>	<b>73,495</b>	<b>756,728</b>	<b>750,839</b>
	<b>Total liabilities and net assets</b>	<b>\$ 111,251</b>	<b>\$ 250,952</b>	<b>\$ 2,742,315</b>	<b>\$ 188,262</b>	<b>\$ 261,047</b>	<b>\$ 15,121</b>	<b>\$ 3,568,948</b>	<b>\$ 3,315,066</b>	<b>\$ 73,558</b>	<b>\$ 3,642,506</b>	<b>\$ 3,400,333</b>

MINNESOTA HOUSING FINANCE AGENCY

Supplementary Information (Unaudited)

Statement of Revenues, Expenses and Changes in Net Assets (in thousands)

General Reserve and Bond Funds

June 30, 2010 (with comparative totals as of June 30, 2009)

		Bond Funds						General Reserve	General Reserve	General Reserve	General Reserve	
								& Bond Funds	& Bond Funds	& Bond Funds	& Bond Funds	
								Excluding Pool 3	Excluding Pool 3	Residential	General Reserve	
								Total For The	Total For The	Housing	Total for the	
								Year Ended	Year Ended	Pool 3	Year Ended	
								June 30, 2010	June 30, 2009	June 30, 2010	June 30, 2009	
		General	Rental	Excluding	Single	Homeownership	Multifamily					
		Reserve	Housing	Pool 3	Family	Finance	Housing					
<b>Revenues</b>	Interest earned on loans	\$ -	\$ 11,993	\$ 113,358	\$ 11,271	\$ -	\$ -	\$ 136,622	\$ 140,655	\$ 323	\$ 136,945	\$ 141,023
	Interest earned on investments-program mortgage-backed securities	-	-	702	-	-	-	702	-	-	702	-
	Interest earned on investments-other	342	1,895	8,337	3,959	132	8	14,673	22,968	963	15,636	25,862
	Administrative reimbursement	21,658	-	-	-	-	-	21,658	24,375	-	21,658	24,375
	Fees earned and other income	8,907	656	240	-	-	-	9,803	9,870	138	9,941	9,948
	Unrealized gains (losses) on Investments	25	48	7,968	27	-	-	8,068	(1,190)	980	9,048	(1,021)
	<b>Total revenues</b>	<b>30,932</b>	<b>14,592</b>	<b>130,605</b>	<b>15,257</b>	<b>132</b>	<b>8</b>	<b>191,526</b>	<b>196,678</b>	<b>2,404</b>	<b>193,930</b>	<b>200,187</b>
<b>Expenses</b>	Interest	-	8,081	83,689	9,606	132	8	101,516	112,286	-	101,516	112,286
	Loan administration and trustee fees	-	133	5,871	636	1	5	6,646	7,007	7	6,653	7,016
	Administrative reimbursement	-	1,571	13,513	1,569	-	-	16,653	16,728	1,026	17,679	17,708
	Salaries and benefits	17,815	-	-	-	-	-	17,815	17,743	-	17,815	17,743
	Other general operating	8,820	-	27	-	-	-	8,847	8,710	598	9,445	9,955
	Reduction in carrying value of certain low interest rate deferred loans	-	748	-	-	-	-	748	-	8,655	9,403	20,302
	Provision for loan losses	-	(505)	26,293	(1,478)	-	-	24,310	28,086	1,220	25,530	28,817
	<b>Total expenses</b>	<b>26,635</b>	<b>10,028</b>	<b>129,393</b>	<b>10,333</b>	<b>133</b>	<b>13</b>	<b>176,535</b>	<b>190,560</b>	<b>11,506</b>	<b>188,041</b>	<b>213,807</b>
	Revenues over (under) expenses	4,297	4,564	1,212	4,924	(1)	(5)	14,991	6,118	(9,102)	5,889	(13,620)
<b>Other changes</b>	Non-operating transfer of assets between funds	(6,794)	-	8,465	(2,171)	387	113	-	-	-	-	-
	Change in net assets	(2,497)	4,564	9,677	2,753	386	108	14,991	6,118	(9,102)	5,889	(13,620)
<b>Net Assets</b>	Total net assets, beginning of year	26,666	88,629	486,846	66,101	-	-	668,242	662,124	82,597	750,839	764,459
	Total net assets, end of year	\$ 24,169	\$ 93,193	\$ 496,523	\$ 68,854	\$ 386	\$ 108	\$ 683,233	\$ 668,242	\$ 73,495	\$ 756,728	\$ 750,839

# MINNESOTA HOUSING FINANCE AGENCY

## Supplementary Information (Unaudited)

### Statement of Cash Flows (in thousands)

#### General Reserve and Bond Funds (continued)

Year ended June 30, 2010 (with comparative totals for the year ended June 30, 2009)

		Bond Funds					General Reserve & Bond Funds					
		Residential				Homeownership		Multifamily	Excluding Pool 3	Residential	General Reserve	General Reserve
		Housing		Finance		Single	Finance	Housing	Total For The	Housing	& Bond Funds	& Bond Funds
		General	Rental	Excluding	Single	Finance	Bonds	Bonds	Year Ended	Pool 3	Year Ended	Year Ended
		Reserve	Housing	Pool 3	Family	Bonds	Bonds	Bonds	June 30, 2010	June 30, 2010	June 30, 2010	June 30, 2009
Cash flows from operating activities:	Principal repayments on loans	\$ -	\$ 15,060	\$ 129,305	\$ 17,704	\$ -	\$ -	\$ -	162,069	\$ 3,071	\$ 165,140	\$ 150,698
	Investment in loans	-	(767)	(124,885)	(13)	-	-	-	(125,665)	(16,189)	(141,854)	(266,924)
	Interest received on loans	-	11,977	107,807	10,138	-	-	-	129,922	287	130,209	136,976
	Other operating	-	-	(27)	-	-	-	-	(27)	(3,011)	(3,038)	(5,374)
	Fees and other income received	8,865	656	1,541	-	-	-	-	11,062	138	11,200	9,914
	Salaries, benefits and vendor payments	(22,646)	(135)	(6,132)	(662)	(1)	(5)	(5)	(29,581)	(101)	(29,682)	(31,849)
	Administrative reimbursement from funds	21,092	(1,571)	(13,513)	(1,569)	-	-	-	4,439	(1,026)	3,413	6,661
	Deposits into funds held for others	29,480	-	-	-	-	-	-	29,480	-	29,480	28,817
	Disbursements made from funds held for others	(31,551)	-	-	-	-	-	-	(31,551)	-	(31,551)	(33,154)
	Interfund transfers and other assets	(1,534)	(1)	18,809	(46)	-	-	-	17,228	(18,503)	(1,275)	3,234
	Net cash provided (used) by operating activities	3,706	25,219	112,905	25,552	(1)	(5)	(5)	167,376	(35,334)	132,042	(1,001)
Cash flows from noncapital financing activities:	Proceeds from sale of bonds and notes	-	-	1,165,420	-	260,490	15,000	-	1,440,910	-	1,440,910	1,075,810
	Principal repayment on bonds and notes	-	(12,590)	(1,106,110)	(89,385)	-	-	-	(1,208,085)	-	(1,208,085)	(1,011,545)
	Interest paid on bonds and notes	-	(7,666)	(82,242)	(10,641)	-	-	-	(100,549)	-	(100,549)	(112,060)
	Financing costs paid related to bonds issued	-	-	(2,164)	(14)	(370)	(102)	(102)	(2,650)	-	(2,650)	(2,534)
	Interest paid/received between funds	-	-	1,353	(1,392)	-	-	-	(39)	39	-	-
	Principal paid/received between funds	-	-	(12,085)	(6,315)	-	-	-	(18,400)	18,400	-	-
	Agency contribution to program funds	-	-	(500)	-	387	113	113	-	-	-	-
	Transfer of cash between funds	(12,403)	-	12,403	-	-	-	-	-	-	-	-
	Net cash provided (used) by noncapital financing activities	(12,403)	(20,256)	(23,925)	(107,747)	260,507	15,011	15,011	111,187	18,439	129,626	(50,329)
Cash flows from investing activities:	Investment in real estate owned	-	-	(2,901)	(656)	-	-	-	(3,557)	-	(3,557)	(1,599)
	Interest received on investments	1,850	2,126	7,274	1,714	132	7	7	13,103	1,326	14,429	31,678
	Proceeds from sale of mortgage insurance claims/real estate owned	-	-	59,928	4,869	-	-	-	64,797	-	64,797	25,164
	Proceeds from maturity, sale or transfer of investment securities	19,000	29,187	1,176,578	4,982	-	-	-	1,229,747	85,964	1,315,711	590,501
	Purchase of investment securities	(55,383)	(26,189)	(1,254,275)	(2,843)	-	-	-	(1,338,690)	(70,012)	(1,408,702)	(873,319)
	Purchase of loans between funds	-	-	(49,699)	49,699	-	-	-	-	2,096	2,096	1,312
	Net cash provided (used) by investing activities	(34,533)	5,124	(63,095)	57,765	132	7	7	(34,600)	19,374	(15,226)	(226,263)
	Net increase (decrease) in cash and cash equivalents	(43,230)	10,087	25,885	(24,430)	260,638	15,013	15,013	243,963	2,479	246,442	(277,593)
Cash And cash equivalents:	Beginning of year	95,364	26,170	178,685	66,064	-	-	-	366,283	2,128	368,411	646,004
	End of year	\$ 52,134	\$ 36,257	\$ 204,570	\$ 41,634	\$ 260,638	\$ 15,013	\$ 15,013	\$ 610,246	\$ 4,607	\$ 614,853	\$ 368,411

(Continued)

MINNESOTA HOUSING FINANCE AGENCY

Supplementary Information (Unaudited)

Statement of Cash Flows (in thousands)

General Reserve and Bond Funds (continued)

Year ended June 30, 2010 (with comparative totals for the year ended June 30, 2009)

		Bond Funds					General Reserve				
		Residential					& Bond Funds				
		Housing					Excluding Pool 3				
		Finance					Total For The				
		General	Rental	Excluding	Single	Homeownership	Multifamily	Year Ended	Residential	General Reserve	General Reserve
		Reserve	Housing	Pool 3	Family	Finance	Housing	June 30, 2010	Finance	& Bond Funds	& Bond Funds
									Pool 3	Year Ended	Year Ended
										June 30, 2010	June 30, 2009
Reconciliation of	Revenues over (under) expenses	\$ 4,297	\$ 4,564	\$ 1,212	\$ 4,924	\$ (1)	\$ (5)	14,991	\$ (9,102)	\$ 5,889	\$ (13,620)
revenue over (under)	Adjustments to reconcile revenues over (under) expenses										
expenses to net cash	to net cash provided (used) by operating activities:										0
provided (used) by	Amortization of premiums (discounts) and fees on loans	-	(53)	1,512	(742)	-	-	717	(27)	690	1,630
operating activities:	Depreciation	2,590	-	-	-	-	-	2,590	-	2,590	1,966
	Realized losses (gains) on sale of securities, net	(2)	141	486	(143)	-	-	482	(13)	469	(952)
	Unrealized losses (gains) on securities, net	(25)	(48)	(7,968)	(27)	-	-	(8,068)	(980)	(9,048)	1,021
	Provision for loan losses	-	(505)	26,293	(1,478)	-	-	24,310	1,220	25,530	28,817
	Reduction in carrying value of certain low interest rate										
	and/or deferred loans	-	749	-	-	-	-	749	8,655	9,404	20,302
	Capitalized interest on loans and real estate owned	-	(179)	(6,234)	(311)	-	-	(6,724)	-	(6,724)	(2,971)
	Interest earned on investments	(340)	(1,963)	(8,969)	(3,734)	(132)	(7)	(15,165)	(950)	(16,115)	(25,147)
	Interest expense on bonds and notes	-	8,081	83,689	9,606	132	7	101,515	-	101,515	112,285
	Changes in assets and liabilities:										
	Decrease (increase) in loans receivable, excluding loans										
	transferred between funds	-	14,293	4,420	17,691	-	-	36,404	(13,118)	23,286	(116,226)
	Decrease (increase) in interest receivable on loans	-	95	(1,526)	402	-	-	(1,029)	(9)	(1,038)	(2,940)
	Increase (decrease) in arbitrage rebate liability	-	47	141	(62)	-	-	126	-	126	472
	Increase (decrease) in accounts payable	1,399	(2)	1,040	(26)	-	-	2,411	(2,507)	(96)	(4,508)
	Increase (decrease) in interfund payable, affecting										
	operating activities only	(567)	-	18,842	(528)	-	-	17,747	(18,500)	(753)	4,183
	Decrease in funds held for others	(2,071)	-	-	-	-	-	(2,071)	-	(2,071)	(1,631)
	Other	(1,575)	(1)	(33)	-	-	-	(1,609)	(3)	(1,612)	(976)
	Total	(591)	20,655	111,693	20,628	-	-	152,385	(26,232)	126,153	15,325
	Net cash provided (used) by operating activities	\$ 3,706	\$ 25,219	\$ 112,905	\$ 25,552	\$ (1)	\$ (5)	\$ 167,376	\$ (35,334)	\$ 132,042	\$ 1,705

---

## Other Information

---

### Board of Directors

Michael Finch, Ph.D., Chair  
Member

Marina Muñoz Lyon, Vice Chair  
Member

The Honorable Rebecca Otto  
Ex-officio member  
State Auditor, State of Minnesota

Gloria Bostrom  
Member

Barbara Sanderson  
Member

Lee Himle  
Member

Joseph Johnson III  
Member

---

### Legal and Financial Services

*Bond Trustee*  
Wells Fargo Bank, National Association

*Bond Paying Agent*  
Wells Fargo Bank, National Association

*Bond Counsel*  
Dorsey & Whitney LLP, Minneapolis

*Financial Advisor*  
CSG Advisors Incorporated

*Underwriters*  
RBC Capital Markets, Morgan Stanley, Piper Jaffray & Co.

*Certified Public Accountants*  
LarsonAllen® LLP

---

### Location

Minnesota Housing is located at 400 Sibley Street, Suite 300, Saint Paul, Minnesota 55101-1998.

For further information, please write, call or visit our web site.

(651) 296-7608 (general phone number)

(800) 657-3769 (toll free)

(651) 296-8139 (fax number)

[www.mnhousing.gov](http://www.mnhousing.gov)

If you use a text telephone or Telecommunications Device for the Deaf, you may call (651) 297-2361.

Minnesota Housing does not discriminate on the basis of race, color, status with regard to receipt of public assistance, creed, marital status, sexual orientation, familial status, national origin, sex, religion, age, or disability in employment or the provision of services or resources. Information contained in this publication will be made available in an alternative format upon request.

## APPENDIX B

### SUMMARY OF CONTINUING DISCLOSURE AGREEMENT

The following statements are extracted provisions of the Continuing Disclosure Agreement between the Agency and the Trustee to be executed in connection with the 2010 Series A Bonds.

**Definitions.** In addition to the definitions set forth in the Resolutions, which apply to any capitalized term used in this Disclosure Agreement, the following capitalized terms shall have the following meanings:

“Agency Annual Report” shall mean any Annual Report provided by the Agency pursuant to, and as described in, Sections 3 and 4 of this Disclosure Agreement.

“Agency Disclosure Representative” shall mean the Deputy Commissioner or a designee, or such other person or agent of the Agency as the Commissioner shall designate in writing to the Trustee from time to time.

“Beneficial Owners” shall mean (1) in respect of a 2010 Series A Bond subject to a book-entry-only registration system, any person or entity which (a) has the power, directly or indirectly, to vote or consent with respect to, or to dispose of ownership of, such 2010 Series A Bond (including persons or entities holding 2010 Series A Bonds through nominees, depositories or other intermediaries), or (b) is treated as the owner of the 2010 Series A Bond for federal income tax purposes, and such person or entity provides to the Trustee evidence of such beneficial ownership in form and substance reasonably satisfactory to the Trustee; or (2) in respect of a 2010 Series A Bond not subject to a book-entry-only registration system, the registered owner or owners thereof appearing in the bond register maintained by the Trustee, as Registrar.

“Listed Events” shall mean any of the events listed below under the heading “Reporting of Significant Events.”

“MSRB” shall mean the Municipal Securities Rulemaking Board or any successor thereto for purposes of the Rule.

“Rule” shall mean Rule 15c2-12(b)(5) adopted by the SEC under the Securities Exchange Act of 1934 (“1934 Act”).

#### **Provision of Annual Reports.**

(a) The Agency shall, no later than 120 days after the close of each fiscal year, commencing with the fiscal year ending June 30, 2011, provide to the MSRB and to the Trustee, an Agency Annual Report in compliance with the requirements of Section 4 of this Disclosure Agreement.

(b) If on the date specified in subsection (a) for providing the Agency Annual Report to MSRB, the Trustee has not received a copy of the Agency Annual Report, the Trustee shall contact the Agency Disclosure Representative to determine if the Agency is in compliance with subsection (a). If the Trustee determines that the Agency has not filed its Agency Annual Report, when due, the Trustee shall file a notice with the MSRB as required by Rule 15c2-12(b)(5)(i)(D).

**Content of Annual Reports.** The Agency’s Annual Report shall contain or include by reference the following:

Audited financial statements of the Agency for its prior fiscal year reporting on the statements of net assets of the Agency’s Homeownership Finance Fund and the General Reserve Account of the Housing Development Fund and related statements of revenues and expenses, changes in net assets and statement of cash flows and information about the original principal amounts, outstanding principal amounts and types of Program Securities pledged to the payment of Outstanding Bonds as of the end of such fiscal year. If, on the date the Agency is required to provide the Agency Annual Report, the Agency has not received a report of independent auditors, the Agency shall provide the

MSRB and the Trustee with its unaudited financial statements prepared in substantially the format of its audited financial statements and, when available, deliver audited financial statements for such prior fiscal year.

Any or all of the items listed above may be provided by reference to other documents, including official statements of debt issues of the Agency or related public entities, which have been submitted to the MSRB. The Agency shall clearly identify each such other document so incorporated by reference in the Agency's Annual Report.

The accounting principles to be used by the Agency in the preparation of its financial statements are accounting principles generally accepted in the United States of America, referred to as "GAAP."

#### **Reporting of Significant Events.**

(a) This section shall govern the giving of notices of the occurrence of any of the following events with respect to the 2010 Series A 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 security;
7. Modifications to rights of security holders;
8. Bond calls;
9. Defeasances;
10. Release, substitution, or sale of property securing repayment of the securities; and
11. Rating changes.

(b) The Trustee shall, within one Business Day of obtaining actual knowledge of the occurrence of any of the Listed Events, other than items 8 and 9, inform the Agency Disclosure Representative of the occurrence of the event.

(c) Whenever the Agency obtains actual knowledge of the occurrence of a Listed Event, the Agency shall, as soon as practicable, take such steps as are necessary to determine if such event would constitute material information within the meaning of cases decided under the 1934 Act.

(d) If the Agency has determined that the occurrence of a Listed Event is material within the meaning of cases decided under the 1934 Act, the Agency Disclosure Representative shall promptly notify the Trustee in writing. Such notice shall inform the Trustee that the occurrence is being reported by the Agency or instruct the Trustee to report the occurrence pursuant to subsection (f).

(e) If in response to information received from the Trustee under subsection (b), the Agency determines that the Listed Event would not be material within the meaning of cases decided under the 1934 Act, the Agency Disclosure Representative shall so notify the Trustee in writing and instruct the Trustee not to report the occurrence pursuant to subsection (f).

(f) If the Trustee has been instructed by the Agency Disclosure Representative to report the occurrence of a Listed Event, the Trustee shall file a notice of such occurrence with the MSRB.

(g) Notice of Listed Events described in subsections (a) (8) and (9) need not be given under this section any earlier than notice of the underlying event is given to Owners of affected 2010 Series A Bonds pursuant to the Resolution. Nothing in this Disclosure Agreement supersedes the Trustee duties under the Resolution with respect to notices of redemption or notices in connection with defeasance of 2010 Series A Bonds.

**MSRB Filings.** All notices, documents and information provided to the MSRB shall be provided in an electronic format as prescribed by the MSRB and shall be accompanied by identifying information as prescribed by the MSRB. Currently, all such material shall be filed in accordance with procedures established for the MSRB's Electronic Municipal Market Access system for municipal securities, located as of the date hereof at [www.emma.msrb.org](http://www.emma.msrb.org).

**Management Discussion of Items Disclosed in Annual Reports or as Significant Events.** If an item required to be disclosed in the Agency's Annual Report, or as a Listed Event, would be misleading without discussion, the Agency shall additionally provide a statement clarifying the disclosure in order that the statement made will not be misleading in the context in which it is made.

**Termination of Reporting Obligation.** The Agency's obligations under this Disclosure Agreement shall terminate upon the defeasance, prior redemption or payment in full of all of the 2010 Series A Bonds in accordance with the Resolution.

**Substitution of Obligated Person.** The Agency shall not transfer its obligations under the Resolution unless the transferee agrees to assume all the obligations of the Agency under this Disclosure Agreement.

**Amendment; Waiver.** Notwithstanding any other provision of this Disclosure Agreement, the Agency and the Trustee may amend this Disclosure Agreement (and the Trustee shall agree to any amendment so requested by the Agency), and any provision of this Disclosure Agreement may be waived, if such amendment or waiver is supported by an opinion of counsel experienced in federal securities laws, acceptable to each of the Agency and the Trustee, to the effect that such amendment or waiver would not, in and of itself, cause the undertakings herein to violate the Rule taking into account any subsequent change in or official interpretation of the Rule.

**Additional Information.** Nothing in this Disclosure Agreement shall be deemed to prevent the Agency from disseminating any other information, using the means of dissemination set forth in this Disclosure Agreement or any other means of communication, or including any other information in any Agency Annual Report or notice of occurrence of a Listed Event, in addition to that which is required by this Disclosure Agreement. If the Agency chooses to include any information in any Agency Annual Report or notice of occurrence of a Listed Event in addition to that which is specifically required by this Disclosure Agreement, the Agency shall have no obligation under this Disclosure Agreement to update such information or include it in any future Agency Annual Report or notice of occurrence of a Listed Event.

**Default.**

(a) In the event of a failure of the Agency to provide to the MSRB the Agency Annual Report as undertaken by the Agency in this Disclosure Agreement, the Beneficial Owner of any 2010 Series A Bonds may take such actions as may be necessary and appropriate, including seeking mandamus or specific performance by court order, to cause the Agency to comply with its obligations to provide Annual Reports under this Disclosure Agreement.

(b) Notwithstanding the foregoing, no Beneficial Owner shall have the right to challenge the content or adequacy of the information provided pursuant to this Disclosure Agreement by mandamus, specific performance or other equitable proceedings unless Beneficial Owners of 2010 Series A Bonds representing at least 25% aggregate principal amount of outstanding 2010 Series A Bonds shall join in such proceedings.

(c) A default under this Disclosure Agreement shall not be deemed an Event of Default under the Resolution, and the sole remedy under this Disclosure Agreement in the event of any failure of the Agency to comply with this Disclosure Agreement shall be an action to compel performance.

## APPENDIX C

### DEFINITIONS OF CERTAIN TERMS AND SUMMARY OF CERTAIN PROVISIONS OF THE BOND RESOLUTION

*The following statements are brief summaries of certain provisions of the Bond Resolution and particular provisions of the 2010 A Series Resolution. Terms defined herein are identical in all material respects with the definitions in the Bond Resolution and the 2010 A Series Resolution.*

#### CERTAIN DEFINED TERMS

*Cash Flow Certificate:* A certificate from an Authorized Officer giving effect to the action proposed to be taken and demonstrating that in the current and in each succeeding Fiscal Year in which Bonds are scheduled to be Outstanding that Revenues and other amounts expected to be on deposit in the Funds and Accounts established hereunder or under any Series Resolution (excluding, except to the extent otherwise provided in a Series Resolution, the Single Family Housing Fund) will be at least equal to all amounts required to be on deposit in order to pay the Debt Service on the Bonds and to maintain the balance in the Mortgage Reserve Fund at the Mortgage Reserve Requirement; provided that, to the extent specified in a Series Resolution, a Fund or Account (other than the Single Family Housing Fund as excluded above) shall not be taken into account when preparing such Cash Flow Certificate. The Cash Flow Certificate shall set forth the assumptions upon which the estimates therein are based, which assumptions shall be based upon the Agency's reasonable expectations at the time such Cash Flow Certificate is filed.

*Code:* The Internal Revenue Code of 1986, as amended, and the applicable temporary, proposed and final Treasury regulations promulgated thereunder or applicable thereto.

*Counterparty Hedge Payment:* a payment due to or received by the Agency from a Hedge Counterparty pursuant to a Hedge Agreement (including, but not limited to, payments in respect of any early termination of such Hedge Agreement) and amounts in respect thereof received by the Agency under any related Hedge Counterparty Guarantee.

*Debt Service:* As of the date of calculation and with respect to any particular Fiscal Year, an amount equal to the sum of (i) all interest payable on all Outstanding Bonds during such Fiscal Year, plus (ii) any Principal Installment with respect to all Outstanding Bonds during such Fiscal Year; provided, that, if any Bonds bear interest at a rate that is not , as of the date of calculation, determinable for all or any portion of a Fiscal Year, the Agency may make reasonable assumptions regarding the interest rate borne by such Bonds during such period.

*Delivery Period:* For the Series Bonds, the period of time for the purchase of Program Securities from the Master Servicer; the Delivery Period shall end on November 30, 2010, unless extended by the Agency pursuant to the 2010 A Series Resolution; provided the Delivery Period may not be extended beyond September 1, 2011.

*Fannie Mae:* The Federal National Mortgage Association, a federally-chartered and stockholder-owned corporation organized and existing under the Federal National Mortgage Association Charter Act, 12 U.S.C. §1716 et seq., or any success thereto.

*Fannie Mae Security:* A single pool, guaranteed mortgage pass-through Fannie Mae Program Security, guaranteed as to timely payment of principal and interest by Fannie Mae and backed by Conventional Mortgage Loans, or FHA Insured or VA Guaranteed Program Loans, in the related mortgage pool.

*Federal Mortgage Agency:* GNMA, Fannie Mae, Freddie Mac and such other public or private agencies or corporations as the United States Congress may create for the purpose of housing finance and which are an agency or instrumentality of the United States or sponsored thereby.

*FHA:* The Federal Housing Administration of the Department of Housing and Urban Development or any agency or instrumentality of the United States of America succeeding to the mortgage insurance functions thereof.

*Finance or finance:* When used with reference to a Program Obligation, shall be construed to include (i) the making or purchase of such Program Obligation, (ii) the participation by the Agency, either with itself or with others, in the making or purchase thereof, or (iii) the permanent financing of a Program Obligation which has been temporarily financed by the Agency through the issuance of notes or other obligations or otherwise.

*Fiscal Year:* The period of 12 calendar months commencing on July 1 in any calendar year and ending on June 30 in the following year, or such other 12-month period as may be designated by the Agency by Agency Certificate delivered to the Trustee.

*Freddie Mac:* The Federal Home Loan Mortgage Corporation, a shareholder-owned government-sponsored enterprise organized and existing under the laws of the United States, created pursuant to the Federal Home Loan Mortgage Act (Title III of the Emergency Home Finance Act of 1970, as amended, 12 U.S.C. §§ 1451-1459), and any successor to its functions.

*Freddie Mac Security:* A single pool, guaranteed mortgage pass-through Freddie Mac program security, guaranteed as to timely payment of principal and interest by Freddie Mac and backed by Conventional Mortgage Loans, or FHA Insured or VA Guaranteed Program Loans, in the related mortgage pool

*GNMA:* The Government National Mortgage Association, a government-sponsored enterprise organized and existing under the laws of the United States within HUD, and any successor to its functions. Its powers are prescribed generally by Title III of the National Housing Act, as amended (12 U.S.C., §1716 et seq.).

*GNMA Security:* The GNMA I Mortgage Pass-Through Certificate or a GNMA II Mortgage Pass-Through Certificate issued by the Servicer in the name of the Trustee in exchange for Mortgage Loans and guaranteed as to timely payment of principal and interest by GNMA pursuant to Section 306(g) of Title III of the National Housing Act of 1934 and the regulations promulgated thereunder, and in the form of Appendix 39 “Single Family Mortgage-Backed Certificate” of the GNMA Guide.

*GSE:* Either Fannie Mae or Freddie Mac or both, collectively, as the context may require.

*Hedge Agreement:* with respect to any Bonds, a payment exchange agreement, swap agreement, forward agreement or any other hedge agreement between the Agency and a Hedge Counterparty, as amended or supplemented, providing for payments between the parties based on levels of, or changes in, interest rates or other indices, including, without limitation, interest rate exchange agreements, floors or caps, which allows the Agency to manage or hedge payment, rate, spread or similar risk with respect to any Bonds outstanding or proposed to be issued and which is entered into in accordance with the Bond Resolution.

*Hedge Counterparty:* any Person with whom the Agency has from time to time entered into a Hedge Agreement, as specified in a Series Resolution or other resolution of the Agency.

*Hedge Counterparty Guarantee:* a guarantee in favor of the Agency given in connection with the execution and delivery of a Hedge Agreement, as specified in a Series Resolution or other resolution of the Agency.

*Interest Requirement:* With respect to Outstanding Bonds and as of any particular date of calculation, except as otherwise required in a Series Resolution with respect to a Series of Bonds, the amount equal to unpaid interest then due, plus an amount equal to the interest to become due on each Outstanding Bond of all Series on the next respective Interest Payment Date or Dates within the next succeeding six months and, if any Bonds bear interest at a rate which is not determinable to and including the day preceding the next Interest Payment Date thereon, the Interest Requirement shall be calculated as if such Bonds continue to bear interest to, but not including, the next Interest Payment Date at the interest rate in effect on the Bonds on the date of calculation.

*Investment Obligations:* Any of the following securities and other investments (other than Program Securities), if and to the extent the same are at the time legal for the investment of the Agency’s moneys:

- (a) Direct obligations of, or obligations the timely payment of principal and interest on which are insured or guaranteed by, the United States of America, which obligations include, but are not limited to, the following: (i) United States Treasury obligations which are direct or fully guaranteed obligations, and (ii) obligations, debentures, notes or other evidences of indebtedness issued or guaranteed by GNMA;

(b) Obligations (i) which are backed by the full faith and credit of any state of the United States of America, (ii) of any agency of the United States of America, or (iii) of any public corporation sponsored by the United States of America, provided that, at the time of purchase, such obligations shall not impair the Rating of any Outstanding Bonds;

(c) Federal Home Loan Mortgage Corporation participation certificates guaranteed by Freddie Mac as to timely payment of principal and interest and senior debt obligations;

(d) Fannie Mae's mortgage-backed securities and senior debt obligations, excluding interest-only stripped securities;

(e) Interest-bearing time or demand deposits, certificates of deposit or other similar banking arrangements with any bank, trust company, national banking association or other savings institution (including any Fiduciary) whose outstanding unsecured short-term debt obligations are rated by Moody's not less than P-1 (or such comparable rating from each Rating Agency then providing a rating on the Bonds); provided that (i) such deposits, certificates and other arrangements are fully insured by the Federal Deposit Insurance Corporation or guaranteed by the State, the proceeds of which insurance are timely available, or (ii) such Depository has combined capital and surplus of at least \$75,000,000 and such deposits, certificates and other arrangements are fully secured by obligations described in clause (a) or (b) of this definition, or a combination thereof, at such levels and valuation frequency as shall not impair the Rating of any Outstanding Bonds, or (iii) the deposit of funds with such Depository will not impair the Rating of any Outstanding Bonds;

(f) Any repurchase agreement and reverse repurchase agreement with banks which are members of the Federal Deposit Insurance Corporation, or with government bond dealers reporting to and trading with the Federal Reserve Bank of New York, which agreement is secured by obligations described in the preceding clauses (a) and (b) of this definition, as long as such agreement, as of the date of its execution and delivery, does not impair the Rating of any Outstanding Bonds;

(g) Shares of (i) an investment company registered under the federal investment company act of 1940, whose shares are registered under the federal securities act of 1933, whose only investments are in securities described in subparagraphs (a), (b) or (f) above, or (ii) a common trust fund established by a national banking association or a bank or trust company organized under the laws of any state with combined capital and surplus of at least \$75,000,000, under the supervision and regulation of the Comptroller of the Currency pursuant to 12 C.F.R. 9, or any successor regulation, whose only investments are in securities described in subparagraphs (a), (b) or (f) above, and, in the case of both (i) and (ii), which are not rated less than "Aaa" by Moody's (or such comparable rating from each Rating Agency then providing a Rating on the Bonds);

(h) Any investment contract with any provider as long as such investment contract, as of the date of its execution and delivery, does not impair the Rating of any Outstanding Bonds; and

(i) Any other investment that as of the date made does not impair the Rating of any Outstanding Bonds.

*Lender:* Unless otherwise provided in a Series Resolution, a Person executing a Participation Agreement and which is: (i) a bank, savings bank, credit union, mortgage company or nonprofit corporation organized or licensed under the laws of the State or the United States, or a mortgagee or lender approved or certified by the Secretary of Housing and Urban Development or by the Administrator of Veteran Affairs; or (ii) an agency or instrumentality of the United States or the State, or a political subdivision of the State.

*Master Servicer:* The Person designated as servicer under the Participation Agreements and the Servicing Agreement, and its successors or assigns, or any substitute servicer designated by the Agency in accordance with the Servicing Agreement.

*Mortgage Reserve Requirement:* As of any particular date of computation, the sum of amounts, if any, established for each Series of Bonds by each Series Resolution.

*Origination Period:* For the Series Bonds, the period during which the Master Servicer will acquire Program Loans from Lenders, which period will end not later than November 20, 2010, unless extended by the Agency pursuant to the 2010 A Series Resolution; provided the Origination Period may not be extended beyond August 20, 2011.

*Other Obligations:* a Hedge Agreement or, if and to the extent provided in a Series Resolution or other resolution of the Agency, with respect to Bonds of one or more Series, an insurance policy insuring, or a letter of credit, line of credit, surety bond or standby bond purchase agreement providing a direct or indirect source of funds for, the timely payment of principal of or interest on such Bonds (but not necessarily principal due upon the acceleration thereof), or any or all of the remarketing agreements, depository agreements, credit facilities, reimbursement agreements, standby bond purchase agreements and the like pertaining to Bonds with a tender right granted to or tender obligation imposed on the Owner thereof

*Outstanding:* When used with respect to Bonds, as of any date, all Bonds theretofore authenticated and delivered under the Resolution except:

(a) any Bond cancelled or delivered to the Trustee for cancellation on or before such date;

(b) any Bond (or any portion of any Bond) (i) for the payment or redemption of which there shall be held in trust under the Resolution and set aside for such payment or redemption, moneys and/or Government Obligations maturing or redeemable at the option of the holder thereof not later than such maturity or redemption date which, together with income to be earned on such Government Obligations prior to such maturity or redemption date, will be sufficient to pay the principal or Redemption Price thereof, as the case may be, together with interest thereon to the date of maturity or redemption, and (ii) in the case of any Bond (or any portion of any Bond) to be redeemed prior to maturity, notice of the redemption of which shall have been given in accordance with the Resolution or irrevocably provided for in a manner satisfactory to the Trustee;

(c) any Bond in lieu of or in exchange for which another Bond shall have been authenticated and delivered pursuant to the Resolution; or

(d) any Bond deemed to have been paid as provided in the Resolution.

*Parity Certificate:* An Agency Certificate, giving effect to the action proposed to be taken in connection with the filing thereof, showing that (A) the sum of (i) the moneys, Investment Obligations and Cash Equivalents then credited to the Acquisition Accounts, the Revenue Fund, the Bond Fund Principal Account, the Bond Fund Interest Account and the Mortgage Reserve Fund, (ii) the unpaid principal amount of all Program Obligations credited to the Acquisition Accounts, and (iii) any other moneys, Investment Obligations and Cash Equivalents and the unpaid principal amount of all Program Obligations otherwise specifically pledged to the payment of Outstanding Bonds by a Series Resolution, exceeds (B) an amount equal to 103% of the principal amount of Outstanding Bonds of all Series. If, however, on the date the Agency Certificate is to be delivered, the aggregate outstanding principal amount of all Program Securities held by the Trustee is equal to or greater than the aggregate principal amount of all Bonds then Outstanding, as certified in the Agency Certificate, then the percentage in clause (B) of the immediately preceding sentence shall be 100%.

*Participation Agreements:* One or more of the Participation Agreements, as amended, relating to the origination of Program Loans under the Program, between the Agency, the Master Servicer, and a Lender.

*Private Mortgage Insurer:* Any private mortgage insurance company that is licensed to do business in the State and that is approved by the applicable Federal Mortgage Agency and the Agency and providing private mortgage guaranty insurance on Conventional Mortgage Loans.

*Principal Requirement:* As of any particular date of calculation with respect to Bonds Outstanding on that date, the amount of money equal to any unpaid Principal Installment then due plus the Principal Installment to become due on each Series of Bonds on the next respective Principal Installment Date within the next succeeding six months.

*Private Mortgage Insurer:* Any private mortgage insurance company approved by the applicable Federal Mortgage Agency and the Agency and providing private mortgage guaranty insurance on Conventional Mortgage Loans.

*Program:* The program for the financing of Program Obligations for Housing established by the Agency pursuant to the Act, as the same may be amended from time to time, and the Bond Resolution and for financing Other Obligations.

*Program Loan:* A loan for Housing secured by a mortgage, made by a Lender in accordance with the Act and the Program.

*Program Obligation:* Any Program Loan or Program Security acquired by the Agency by the expenditure of amounts in an Acquisition Account.

*Program Security:* An obligation representing an undivided interest in a pool of Program Loans issued and acquired pursuant to the Program, to the extent the payments to be made on such obligation are guaranteed or insured by a Federal Mortgage Agency.

*Rating:* With respect to any Series of Outstanding Bonds, the rating issued by a Rating Agency in force immediately prior to the proposed action to be taken by the Agency hereunder, and an action that does not “impair” the Rating with respect to any Series of Outstanding Bonds shall be an action which will not cause the Rating Agency to lower, withdraw or suspend the rating it has assigned to the Series of Outstanding Bonds.

*Rating Agency:* Any nationally recognized entity that, upon the request of the Agency, has issued a credit rating on any Series of Bonds issued pursuant to the Resolution.

*Revenues:* With respect to the Outstanding Bonds, (i) all payments, proceeds, rents, premiums, penalties, charges and other cash income received by the Agency from or on account of any Program Obligation (including any payments received from a Federal Mortgage Agency, scheduled, delinquent and advance payments of, and any net insurance or guaranty proceeds with respect to, principal of and interest on any Program Obligation or the net operating income or net proceeds of sale of any property acquired thereunder), (ii) all income received by the Trustee from or in connection with any Servicing Agreement or by the Trustee or the Agency from or in connection with any Participation Agreement, unless otherwise provided in a Series Resolution with respect to all or a part thereof (but exclusive of indemnification rights of the Agency), (iii) any Counterparty Hedge Payments received from any Hedge Counterparty pursuant to a Hedge Agreement or any payments received from another Beneficiary to be applied to the payment of principal of, interest on, or the purchase price with respect to any Bonds, (iv) any amounts deposited in or irrevocably appropriated to any Fund or Account established under the Bond Resolution (other than the Single Family Housing Fund, except as otherwise provided in a Series Resolution) from sources not subject to the lien of the Bond Resolution, and (v) all interest earned or gain realized in excess of losses as a result of the investment of the amount in any Fund or Account established under the Bond Resolution (other than the Single Family Housing Fund, except as otherwise provided in a Series Resolution), but excluding: (a) any amount retained by a servicer (including the Agency) of any Program Obligation as compensation for services rendered in connection with such Program Obligation, (b) any payments for the guaranty or insurance of any Program Obligation, (c) any payments of taxes, assessments or similar charges or premiums or other charges for fire or other hazard insurance (and any escrow payments in connection therewith) called for by or in connection with any Program Obligation, (d) amounts payable with respect to a Program Obligation that represent a return on amounts financed by the Agency or by other Persons pursuant to a participation, forbearance or other arrangement from sources other than proceeds of Bonds or other amounts held hereunder, and (e) to the extent such items do not exceed the income derived therefrom, payments or charges constituting expenses of managing and maintaining property acquired pursuant to a Program Loan.

*Series:* All Bonds delivered on original issuance in a simultaneous transaction, regardless of variations in maturity, interest rate or other provisions, and any Bond thereafter delivered in lieu of or substitution for any of such Bonds pursuant to the Bond Resolution.

*Series Program Determinations:* Determinations by the Agency relating to Program Obligations and certain other matters in connection with a Series of Bonds under the Program to be set forth (or provided to be determined at certain specified times in the future) in a Series Resolution and shall include, to the extent determined by the Agency to be relevant, the following: (i) the terms of the Program Securities or the Program Loans, including such

matters as interest rates, payment dates, maturity dates, loan insurance provisions, and similar provisions; (ii) the requirements of the Code applicable to the Program Loans, if any; (iii) provisions relating to sale of Program Obligations and prepayments of Program Obligations, including application thereof for redemption of Bonds or financing new Program Obligations and provisions relating to the investment of funds relating to the Series of Bonds; (iv) the Mortgage Reserve Requirement, if any, and (v) any other provision deemed advisable by the Agency not in conflict with the Bond Resolution; provided that, pursuant to an Agency Certificate delivered to the Trustee, the Agency may amend or revise any of the above determinations with respect to any portion of the proceeds of the Series of Bonds prior to the date that such proceeds are applied to the financing of Program Obligations to the extent that such revisions do not impair the Rating on the Series of Bonds and do not affect the excludability of interest on such Series of Bonds from gross income for federal income tax purposes.

*Series Resolution:* A resolution of the Agency authorizing the issuance and delivery of Bonds of one or more Series pursuant to the Bond Resolution.

*Servicing Agreement:* The Servicing Agreement, dated as of July 9, 2009, between the Agency, the Trustee and U.S. Bank, National Association, as Master Servicer, as the same has been or may be amended from time to time or any agreement executed by the Agency replacing such agreement.

## **SUMMARY OF CERTAIN PROVISIONS OF THE BOND RESOLUTION**

### **Series Accounts**

Unless otherwise provided in a Series Resolution, the Trustee shall establish within each Fund under the Bond Resolution (other than the Single Family Housing Fund), a separate Series Account for each Series of Bonds. The proceeds of a particular Series of Bonds, other amounts made available by the Agency in the Series Resolution or otherwise relating to a particular Series of Bonds and the Revenues relating to a particular Series of Bonds (including the payments on Program Obligations acquired with the proceeds of a particular Series of Bonds or the payments on any other collateral pledged to a particular Series of Bonds and the earnings on investments of any of said proceeds, funds and amounts) shall be deposited or credited to the separate Series Accounts established for that particular Series of Bonds. Where required to assure compliance with the covenants of the Bond Resolution and any Series Resolution, withdrawals from Series Accounts established in connection with a particular Series of Bonds may be made and used (including for purposes of redemption) for any other Series of Bonds. For purposes of investment, the Trustee, may, or shall at the direction of the Agency, consolidate the Series Accounts required to be established in a particular Fund so long as adequate records are maintained as to the amounts held in each such Fund allocable to each Series of Bonds. In addition to the Funds and Accounts established under the Bond Resolution, the Trustee may from time to time, establish, maintain, close and reestablish such accounts and subaccounts as may be requested by the Agency for convenience of administration of the Program and as shall not be inconsistent with the provisions of the Bond Resolution.

### **Cost of Issuance Accounts**

Each Series Resolution authorizing the issuance of a Series of Bonds may, but is not required to, provide for a separate Cost of Issuance Account to be held by the Trustee. Moneys in each such Cost of Issuance Account shall be expended for Costs of Issuance of such Series of Bonds and for no other purpose upon receipt by the Trustee of a requisition signed by an Authorized Officer stating the amount and purpose of any such payment. Any amounts in a Cost of Issuance Account remaining therein upon payment of all Costs of Issuance for such Series of Bonds shall (i) if not proceeds of Bonds, be transferred to the Revenue Fund and (ii) if sale proceeds, investment proceeds or transferred proceeds of Bonds, be transferred to any one or more of the Acquisition Accounts or the Bond Redemption Fund, upon receipt by the Trustee of a Certificate of the Agency stating that such moneys are no longer needed for the payment of Costs of Issuance whereupon such Account shall be closed. Interest and other income derived from the investment or deposit of each such Cost of Issuance Account shall be transferred by the Trustee upon receipt thereof to the Revenue Fund.

### **Acquisition Accounts**

Each Series Resolution authorizing the issuance of a Series of Bonds shall establish a separate Acquisition Account to be held by the Trustee. There shall be deposited from time to time in an Acquisition Account (i) any proceeds of Bonds or other amounts required to be deposited therein pursuant to the Bond Resolution or the

applicable Series Resolution and (ii) any other amounts determined by the Agency to be deposited therein from time to time.

Except as otherwise permitted or required to be transferred to other Funds and Accounts, amounts in an Acquisition Account shall be expended only to Finance Program Obligations. All Program Obligations Financed by application of amounts in an Acquisition Account shall be credited to such Acquisition Account. No Program Loan shall be Financed unless the requirements of the applicable Series Resolution have been met, and no Program Security shall be Financed unless the Program Security represents a pass through or participation interest in a pool of Program Loans and provides for a guaranty of all payments to be made to the Agency thereunder by a Federal Mortgage Agency.

Amounts in an Acquisition Account for a Series of Bonds may be expended for the acquisition of a Program Security, or portion thereof, only if (1) the principal amount of the Program Security is less than or equal to the principal amount of the Program Loans backing the Program Security; (2) the Program Security bears interest at a rate equal to the rate of interest on the Program Loans backing the Program Security minus the applicable servicing and guaranty fees; (3) upon such purchase, the sum of (a) amounts held in all Accounts relating to the Series of Bonds and (b) the aggregate outstanding principal amount at time of purchase by the Trustee of all Program Securities held by the Trustee is equal to or greater than (c) the aggregate principal amount of all Bonds then Outstanding, or if conditions (a), (b) and (c) of this paragraph are not met, such disbursement alone shall not result in a reduction of the Rating on the Series of Bonds following notice by the Trustee to the Rating Agencies; and (4) the Trustee (i) has physical possession of the Program Security and the Program Security is registered in the name of the Trustee, (ii) the Program Security is credited to the account of the Trustee at a clearing corporation, as defined under and pursuant to the Uniform Commercial Code applicable to the clearing corporation, and the clearing corporation is registered as a clearing agency under the Securities Exchange Act of 1934, (iii) for a Program Security issued in book-entry form through a book-entry system operated by the Federal Reserve System, the Program Security shall have been registered on the books of the Federal Reserve Bank in the name of the Trustee (acting as a “depository” within the meaning of 24 C.F.R. Section 81.44(b)), and the Trustee shall have received confirmation in writing that the depository is holding the Program Security on behalf of, and has identified the Program Security on its records as belonging to, the Trustee, or (iv) any other arrangement so that, in Counsel’s Opinion (with customary exceptions and qualifications), the Trustee has a first perfected security interest in the Program Security.

The Trustee shall pay out and permit the withdrawal of amounts on deposit in any Acquisition Account at any time for the purpose of making payments pursuant to the Bond Resolution, but only upon receipt of the following documents prior to any proposed withdrawal:

- (1) an Agency Certificate setting forth the amount to be paid, the Person or Persons to whom such payment is to be made (which may be or include the Agency) and, in reasonable detail, the purpose or purposes of such withdrawal; and
- (2) an Agency Certificate stating that the amount to be withdrawn from the Acquisition Account pursuant to the requisition is a proper charge thereon and, if such requisition is made to Finance the acquisition of Program Obligations, that (i) the terms of the Program Obligations conform to the description of the Program Obligations to be Financed from such amount as provided to the Trustee pursuant to the terms of the Bond Resolution, and (ii) the Program Obligations otherwise comply with the provisions of the Bond Resolution.

At any time the Agency, by Agency Certificate, may direct the Trustee to transfer amounts in an Acquisition Account into the Bond Fund Principal Account or Bond Fund Interest Account, as appropriate, to pay principal or Sinking Fund Installments of and interest on the related Series of Bonds, or into the appropriate account in the Mortgage Reserve Fund, which request shall state that such transfer is appropriate to meet the requirements of the Fund.

The interest earned and other income derived from the investment or deposit of each Acquisition Account may be transferred to the appropriate account in the Revenue Fund for the related Series of Bonds by the Trustee upon receipt thereof to the extent that such amounts exceed any losses realized by investment of deposits in such Acquisition Account or may be retained in the Acquisition Account for the Financing of additional Program Obligations, as directed by Agency Certificate.

All amounts deposited into an Acquisition Account shall be disbursed in the manner provided in the Bond Resolution or the Agency may, by Agency Certificate, direct the Trustee to transfer any amounts from the Acquisition Account to the Bond Redemption Fund to be used for the redemption of Bonds of the related Series; provided, however, that (i) the Agency Certificate shall specify the maturities, the principal amounts of each maturity, and the Series of Bonds to be redeemed (including any credits against Sinking Fund Installments on any Term Bonds to be redeemed) and (ii) in the case of any selection method of Bonds for an optional or special redemption different from the selection method assumed in the most recently filed Cash Flow Certificate, the Agency shall file an updated Cash Flow Certificate with the Trustee.

The Agency may establish temporary subaccounts within an Acquisition Account for the collection and custody of fees paid by Lenders or other Persons in connection with the reservation or holding of funds in the Acquisition Account for use in Financing Program Obligations to be originated by such Lenders or other persons. To the extent that the Agency's agreements with such Lenders or other persons provide for the refund of any such fees (or portions thereof), amounts may be withdrawn from any such subaccount or the Acquisition Account in accordance with such agreements, and any amounts not required to be so applied may, pursuant to an Agency Certificate, be applied to any other purpose of the Acquisition Account as provided in the Bond Resolution.

Any moneys deposited in an Acquisition Account which are not used or to be used to purchase Program Securities by the end of the Delivery Period specified in such Series Resolution, or by such earlier date as may be required by the Code and specified in such Series Resolution, shall be transferred by the Trustee to the Bond Redemption Fund in accordance with the provisions of the applicable Series Resolution, and applied to redeem Bonds.

### **Revenue Fund**

The Agency shall cause all Revenues to be deposited promptly with a Depository and to be transmitted regularly to the Trustee. Unless otherwise provided in the Bond Resolution, all such amounts shall be deposited in the Revenue Fund. There shall also be deposited in the Revenue Fund any other amounts required to be deposited therein pursuant to the Bond Resolution or the Series Resolution or other resolution of the Agency.

The Trustee shall withdraw from any money in the Revenue Fund and credit to each of the following Funds and Accounts, or pay to the Person specified, the amount indicated in the following tabulation, at the times indicated in the following tabulation:

(1) on or before the applicable Interest Payment Date, to the Bond Fund Interest Account the amount needed, taking into account any balance then on deposit therein, to increase the balance therein to the Interest Requirement;

(2) on or before the applicable Principal Installment Date, to the Bond Fund Principal Account the amount, needed, taking into account any balance then on deposit therein, to increase the amount therein to the Principal Requirement;

(3) on any date, assuming any prior transfers required pursuant to subsections (1) and (2) above have been made, to the Mortgage Reserve Fund, the amount, if any, needed to increase the amount therein to the Mortgage Reserve Requirement;

(4) if expressly provided in the Series Resolution in respect of a series of Bonds to which a Hedge Agreement relates in whole or in part, on or before the applicable due dates, but only to the extent any prior transfers required pursuant to subsections (1), (2) and (3) above have been made, to any Hedge Counterparty, the Agency Hedge Payments due from time to time pursuant to a Hedge Agreement; provided, however, that if the Series Resolution provides that Agency Hedge Payments exclusive of amounts payable upon any early termination of the Hedge Agreement are to be made on a parity with payment of principal of and interest on Outstanding Bonds, then to the Hedge Counterparty, such portion of Agency Hedge Payments when due, and if the balance in the Revenue Fund is not sufficient to make the transfers then required under subsections (1), (2) and (3) and this payment, then the balance shall be applied, pro rata, to such transfers and this payment;

(5) at any time upon the purchase of Program Obligations from the moneys on deposit in an Acquisition Account, withdraw from the Revenue Fund and pay to the applicable Servicer or other Person the accrued and unpaid interest on the Program Obligations as of the date of purchase; and

(6) to the extent not transferred pursuant to the preceding subsections, the balance shall be held in the Revenue Fund until and unless directed by Agency Certificate to be transferred and utilized as set forth elsewhere.

At such periodic intervals as the Agency, by Agency Certificate, shall direct, the Trustee shall withdraw from the Revenue Fund and transfer to the United States of America such amounts as are necessary to comply with the Code, including particularly the arbitrage rebate requirements of Section 148 thereof.

Amounts credited to the Revenue Fund shall be transferred to the Bond Redemption Fund on or before the designated Redemption Date to be used for the purchase or redemption of Bonds pursuant to the Bond Resolution and the terms of any related Series Resolution upon the filing with the Trustee of (i) an Agency Certificate specifying the maturities, the principal amounts of each maturity, and the Series of Bonds to be redeemed or purchased (including any credits against Sinking Fund Installments on any Term Bonds to be redeemed) and (ii) in the case of any selection method of Bonds for an optional or special redemption different from the selection method assumed in the most recently filed Cash Flow Certificate, a Cash Flow Certificate.

Amounts credited to the Revenue Fund may be transferred to an existing Acquisition Account or a new Acquisition Account to be established to be used to acquire Program Obligations upon filing with the Trustee of (i) an Agency Certificate specifying the amount to be so transferred and either specifying the existing Acquisition Account to which the funds are to be deposited or directing the establishment of a new Acquisition Account for the deposit of the funds and providing the information relating to the new Acquisition Account required by the Bond Resolution and (ii) a Cash Flow Certificate.

Amounts credited to the Revenue Fund, as directed by an Agency Certificate, shall be released to the Agency for the payment of Program Expenses or the establishment of reserves therefor in an amount needed or required to pay reasonable and necessary Program Expenses; provided that if the amount to be released exceeds the amount assumed in the most recently filed Cash Flow Certificate, the Agency shall file a new Cash Flow Certificate with the Trustee.

Amounts credited to the Revenue Fund, except Program Expenses, may be released to the Agency free and clear of the lien of the Bond Resolution, for deposit in the Agency's General Reserve Account or the Single Family Housing Fund, upon the filing with the Trustee of (i) an Agency Certificate directing the same, (ii) a Cash Flow Certificate, and (iii) a Parity Certificate.

Any investment earnings on moneys held in the Revenue Fund shall be retained therein.

#### **Bond Fund Interest Account and Bond Fund Principal Account**

The Trustee shall withdraw from the Bond Fund Interest Account, on or immediately prior to each Interest Payment Date of the Bonds, an amount equal to the unpaid interest due on the Bonds on such Interest Payment Date, and shall cause the same to be applied to the payment of said interest when due and is authorized to transmit the same to any Paying Agents which shall apply the same to such payment.

If the withdrawals required with respect to the same and every prior date shall have been made, the Trustee shall withdraw from the Bond Fund Principal Account, on or immediately prior to each Principal Installment Date, an amount equal to the Principal Installments of the Outstanding Bonds, if any, payable on the Principal Installment Date and shall cause the same to be applied to the payment of the Principal Installments when due and is authorized to transmit the same to any Paying Agents which shall apply the same to such payment.

Any amount at any time held in the Bond Fund Interest Account or Bond Fund Principal Account in excess of the Interest Requirement or Principal Requirement may be transferred by the Trustee to the Revenue Fund, if so directed by Agency Certificate, and otherwise shall be retained in the Bond Fund Interest Account or Bond Fund Principal Account, as the case may be.

The interest earned or other income derived from the investment of moneys in the Bond Fund Interest Account and Bond Fund Principal Account shall be transferred by the Trustee to the Revenue Fund (unless the Trustee is directed by Agency Certificate to retain such amounts in the Bond Fund Interest Account or Bond Fund Principal Account, as the case may be).

Upon the purchase of Program Obligations from the moneys on deposit in the applicable Acquisition Account, the Trustee shall, in accordance with the provisions of the applicable Series Resolution, withdraw from the Revenue Fund or, if funds available in the Revenue Fund are not sufficient, from the applicable Bond Fund Interest Account, and pay to the applicable Servicer the then accrued and unpaid interest on such Program Obligations.

### **Bond Redemption Fund**

Subject to the provisions of the respective Series of Bonds and to the provisions of the respective Series Resolutions authorizing the issuance thereof, all amounts deposited in the Bond Redemption Fund shall be applied to the purchase or redemption of Bonds (other than the Single Family Housing Fund), including payment of any redemption premium, on the applicable Redemption Date; provided, however, that in the event the Agency has issued refunding obligations for the purpose of redeeming Bonds of a Series in accordance with the Bond Resolution, upon receipt of an Agency Certificate directing such transfer and confirmation by the Trustee that provisions have been made for wiring proceeds of such refunding obligations to the Trustee, the Trustee, immediately on the date of such confirmation, shall transfer moneys in the Bond Redemption Fund in an amount equal to the amount of refunding proceeds received by the Trustee to the funds or accounts specified in the refunding resolution as specified in the Agency Certificate. The Redemption Price of Bonds subject to redemption by operation of the Bond Redemption Fund in the Bond Fund shall be the price set forth in the applicable Series Resolution. Upon receipt of an Agency Certificate directing the same, the Trustee shall transfer at the time of purchase or no more than 45 calendar days prior to such redemption to the Bond Redemption Fund in the Bond Fund from the Mortgage Reserve Fund the amount stated in such direction, which amount shall be no greater than the amount by which the Mortgage Reserve Requirement will decrease due to the purchase or redemption of Bonds. Subject to the provisions of the Bond Resolution or of any Series Resolution authorizing the issuance of Bonds, requiring the application thereof to the purchase or redemption of any particular Bonds, the Trustee shall apply any amounts deposited in the Bond Redemption Fund to the purchase or redemption of Bonds at the times and in the manner provided in the Bond Resolution. Amounts on deposit in the Bond Redemption Fund for the payment, purchase or redemption of any particular Bonds in accordance with the provisions of any Series Resolution authorizing the issuance of Refunding Bonds shall be segregated and shall be identified as such on the records of the Trustee.

Any earnings derived from the investment of amounts deposited in the Bond Redemption Fund pursuant to the issuance and delivery of Refunding Bonds, to the extent required to provide amounts sufficient for the payment or redemption of Bonds in accordance with the conditions for issuance of Refunding Bonds set forth in the Resolution, be deposited in the Bond Redemption Fund. All other interest earned or other income derived from the investment of moneys in the Bond Redemption Fund shall be transferred by the Trustee upon receipt thereof to the Revenue Fund.

### **Mortgage Reserve Fund**

There shall be deposited in the Mortgage Reserve Fund all amounts required to be deposited therein by the Bond Resolution or any Series Resolution and any other amounts available therefor and determined by the Agency to be deposited therein.

If on any Bond Payment Date the amount in the Bond Fund Interest Account, Bond Fund Principal Account or Bond Redemption Fund, as appropriate, shall be less than the amount required for the payment of the Principal Installments and interest due on the Outstanding Bonds on such date, the Trustee shall apply amounts from the Mortgage Reserve Fund to the extent required pursuant to the Bond Resolution.

If, concurrently with any allocation from the Revenue Fund pursuant to the Bond Resolution, or, on any date upon which a Series Resolution shall be delivered to the Trustee, the amount on deposit in the Mortgage Reserve Fund shall be in excess of the Mortgage Reserve Requirement, the Trustee shall, if so directed in writing pursuant to an Agency Certificate, (1) transfer the amount of such excess which is Revenues to any one or more of the Acquisition Accounts, the Bond Fund Interest Account, the Bond Fund Principal Account, the Bond Redemption Fund or the Revenue Fund as so directed and (2) transfer the amount of such excess which is sale proceeds,

investment proceeds or transferred proceeds of Bonds to any one or more of the Acquisition Accounts or the Bond Redemption Fund.

Subject to any limitation provided in the Act, a Series Resolution may provide that the Mortgage Reserve Requirement may be funded through Cash Equivalents. For purposes of determining whether such Requirement has been met, the amount in the Mortgage Reserve Fund so funded shall be deemed to include any amount payable under such Cash Equivalents on the demand of the Trustee.

Any earnings derived from the investment of amounts deposited in the Mortgage Reserve Fund shall, to the extent the balance therein is less than the Mortgage Reserve Requirement, be retained in the Mortgage Reserve Fund and otherwise shall be transferred by the Trustee upon receipt thereof to the Revenue Fund.

### **Single Family Housing Fund**

The Trustee shall deposit in the Single Family Housing Fund any amounts authorized by an Agency Certificate to be withdrawn from the Revenue Fund and deposited therein and any other amounts provided by the Agency for deposit therein. Amounts on deposit in the Single Family Housing Fund, except as may be otherwise provided in a Series Resolution, shall be free and clear of any restrictions on the investment of funds set forth in the Bond Resolution. Amounts deposited in the Single Family Housing Fund may be used for any lawful purpose for which the Agency may from time to time use funds on deposit in its General Reserve Account in connection with (i) the Program and (ii) other programs of the Agency that facilitate the development and maintenance of a sufficient supply of safe and affordable single family residential housing in the State, including but not limited to Agency programs that finance the acquisition, construction, rehabilitation, improvement and betterment of single family residential property, upon such terms as the Agency may determine. Pending such use, such amounts may be invested in any securities or investments permissible generally for the investment of funds of the Agency as specified by Agency Certificate, subject, however, to any covenants or agreements made by the Agency in a Series Resolution. By Agency Certificate furnished to the Trustee, the Agency may at any time appropriate any funds and investments on deposit in the Single Family Housing Fund to any other Account or Fund created pursuant to the Bond Resolution or may direct that such funds and investments be transferred to the Agency's General Reserve Account or to any other fund or account established pursuant to resolution of the Agency, subject, however, to any covenants or agreements made by the Agency in a Series Resolution.

Subject to the uses permitted by the Bond Resolution, funds, securities and other investments, loans and other property held from time to time in the Single Family Housing Fund are available for, and pledged to, the payment of Debt Service on the Bonds when due and the payment of any other amounts required to be paid from time to time from the Funds and Accounts established pursuant to the Bond Resolution or any Series Resolution, including Agency Hedge Payments; provided that the Agency may from time to time pledge all or any of the assets of the Single Family Housing Fund to any other Person or Persons in connection with the programmatic uses permitted by the Bond Resolution upon such terms as the Agency may determine, which pledge may be superior to, on a parity with, or subordinate to the pledge made under the Bond Resolution to the Bondowners or any Beneficiaries, except as otherwise provided in a Series Resolution or resolution authorizing an Other Obligation. Available cash and cash equivalent funds on deposit in the Single Family Housing Fund may be used to make up deficiencies in the Bond Fund Interest Account or the Bond Fund Principal Account for such purposes and, if directed by an Authorized Officer, shall be transferred to the Bond Fund Interest Account or the Bond Fund Principal Account when required on any Bond Payment Date or other payment date. Unless otherwise specified in a Series Resolution or other resolution of the Agency, the Agency shall not be required to maintain any minimum balance in the Single Family Housing Fund and the Agency makes no covenant to Bondowners or any other Person that funds or other assets will be available in the Single Family Housing Fund in the event of a deficiency in the Bond Fund Interest Account or the Bond Fund Principal Account on a Bond Payment Date or other payment date.

The Agency, by Agency Certificate, may request the Trustee to establish one or more subaccounts in the Single Family Housing Fund to be restricted to such uses, and used in accordance with such terms, as are specified in the Agency Certificate.

Any earnings derived from the investment of amounts deposited in the Single Family Housing Fund shall be retained therein unless otherwise directed by Agency Certificate.

## **Investment of Moneys Held by the Trustee**

Moneys held by the Trustee for the credit of any Account or Fund established under the Bond Resolution (other than the Single Family Housing Fund) shall be invested by the Trustee as directed by the Agency to the fullest extent practicable and reasonable in Investment Obligations which shall mature or be redeemable at the option of the Owner prior to the respective dates when the moneys held for the credit of such Fund or Account will be required for the purposes intended.

The Investment Obligations purchased shall be held by the Trustee and shall be deemed at all times to be part of the Fund or Account or combination thereof, and the Trustee shall inform the Agency of the detail of all such investments. The Trustee shall sell at the best price obtainable, or present for redemption, any Investment Obligations purchased by it as an investment whenever it shall be necessary to provide moneys to meet any payment from a Fund or Account. The Trustee shall not be liable for any depreciation of the value of any investment on the redemption, sale or maturity thereof, and in the absence of any direction from the Agency, the Trustee shall not be required to invest such funds.

The Trustee may purchase from or sell to itself or an affiliate, as principal or agent, any Investment Obligations. The Trustee shall advise the Agency in writing monthly, unless otherwise directed by Agency Certificate, of all investments held for the credit of each Fund and Account in its custody under the provisions of the Bond Resolution as of the end of the preceding month.

In computing the amount in any Fund or Account, (i) Investment Obligations shall be valued at par or, if purchased at a price other than par, at their Amortized Value, in either event exclusive of accrued interest, and (ii) Program Obligations shall be valued at 100% of the outstanding principal balance thereof, plus accrued interest.

Except as otherwise specifically provided in the Bond Resolution or in a Series Resolution, the income or interest earned, or gain, shall be transferred by the Trustee upon receipt thereof to the appropriate subaccount in the Revenue Account.

The Trustee shall not be liable or responsible for the making of any investment authorized by the Bond Resolution in the manner provided in the Bond Resolution or for any loss resulting from any such investment so made, except for its own negligence.

## **Covenants Relating to Servicing Agreement and Participation Agreements**

The Agency agrees that the Trustee in its name or (to the extent required by law) in the name of the Agency may enforce all rights of the Agency and all obligations of a Servicer under and pursuant to a Servicing Agreement for and on behalf of the Bondowners whether or not an Event of Default under the Bond Resolution or the Series Resolutions has occurred or is continuing. The Agency shall supervise, or cause to be supervised, each Lender's compliance with the Participation Agreements. In the event the Servicing Agreement shall be terminated for any reason, the Agency shall proceed with due diligence to appoint a successor Master Servicer, subject to the provisions of the Servicing Agreement and the Participation Agreements and the requirements of each applicable Federal Mortgage Agency. During the period necessary to obtain such successors, the Trustee shall, subject to the approval of the applicable Federal Mortgage Agency, cause to be performed the duties and responsibilities of the Master Servicer under the Servicing Agreement and shall be compensated therefor, in addition to the compensation payable to it under the Bond Resolution or any other instrument, in the same manner and amounts as provided under the Servicing Agreement.

## **Sale of Program Obligations**

The Agency may at any time sell, assign or otherwise dispose of one or more Program Obligations:

(i); in order to obtain funds to provide for the redemption (whether optional or special, to the extent permitted by the terms of any applicable Series Resolution) or purchase of an amount of Bonds having a value less than or equal to the value of the Program Obligation as reasonably estimated by the Agency; or

(ii) in the event that an Agency Certificate shall be filed with the Trustee and each Rating Agency, which gives effect to the proposed sale, assignment, transfer or other disposition and the application of the proceeds thereof and states that such sale, assignment, transfer or other disposition would not have a

material adverse effect on the ability of the Agency to pay the Debt Service on the Outstanding Bonds when due and reasonable and necessary Program Expenses.

### **Enforcement of Program Securities**

The Program Securities acquired by the Trustee on behalf of the Agency shall be held at all times by the Trustee in trust and subject to the pledge of the Bond Resolution. If the Trustee does not receive a payment on a GNMA I Security when due by the close of business on the 17th day of each month, or if the Trustee does not receive a payment on a GNMA II-Custom Pool Security when due by the close of business on the 22nd day of each month, the Trustee shall immediately notify, and demand payment from GNMA. If the Trustee does not receive payment or advice from the depository of payment, with respect to a Fannie Mae Security when due by the close of business on the 25th day of any month (or the next Business Day if the 25th is not a Business Day), the Trustee shall immediately demand payment from Fannie Mae in connection with the guaranty of timely payments of principal and interest by Fannie Mae. If the Trustee does not receive payment on a Freddie Mac Security when due by the close of business on the 18th day of each month (or the next Business Day if the 18th day is not a Business Day), the Trustee shall immediately demand payment from Freddie Mac.

### **Modifications of Program Securities**

The Agency shall not consent to the modification of the rate or rates of interest, or the amount or time of payment of any installment of interest or principal, or the security for or any of the terms or provisions of any Program Security in any manner that would result in the failure of the Program Securities, in the aggregate, to have scheduled payments of principal and interest at least sufficient, together with other expected Revenues, to pay all Debt Service when due with respect to the Bonds and Program Expenses or which would materially impair the security of the Outstanding Bonds. The Agency may otherwise consent to the modification of the security for, or any terms or provisions of, one or more Program Securities but only if the Agency reasonably determines that the modification will not be materially adverse to the security or other interests of Owners of Outstanding Bonds.

### **Cash Flow Certificates**

The Agency is required to file a Cash Flow Certificate (i) at least once within any 12-month period and (ii) at such other times as may be required pursuant to the provisions of the Bond Resolution or of any Series Resolution authorizing the issuance of Bonds of a Series then Outstanding.

### **Creation of Liens**

Except as permitted for Hedge Agreements, the Agency shall not issue any bonds or other evidences of indebtedness, other than the Bonds, secured by a pledge of Revenues or of the moneys, securities, rights and interests pledged or held or set aside by the Agency or by any Fiduciary under the Bond Resolution and shall not create or cause to be created any lien or charge on any pledged Revenues or such moneys, securities, rights or interests: provided, however, that nothing in the Bond Resolution shall prevent the Agency from issuing (i) evidences of indebtedness secured by a pledge of Revenues to be derived after any pledge of Revenues provided in the Bond Resolution shall be discharged and satisfied as provided in the Bond Resolution, or (ii) notes or bonds of the Agency not secured under the Bond Resolution; and provided, further, that, to secure its obligation to make Agency Hedge Payments to a Hedge Counterparty pursuant to a Hedge Agreement or to secure the obligations of the Agency under a different Other Obligation, the Agency may grant to the Hedge Counterparty or other Beneficiary a pledge, on a parity with, or junior and subordinate to, the pledge granted to the Trustee to secure payment of Outstanding Bonds, in all or any of the revenues, assets or other collateral pledged to the payment of the Bonds under the Bond Resolution; provided, however, that any Agency Hedge Payments payable upon early termination of a Hedge Agreement may be secured only by a pledge junior and subordinate to the pledge granted to the Trustee.

### **Defeasance of Bonds**

Bonds or interest installments for the payment or redemption of which moneys shall have been set aside and shall be held in trust by the Trustee or any one or more of the alternate Paying Agents (through deposit by the Agency of moneys for such payment or redemption or otherwise) at the maturity or Redemption Date thereof shall be deemed to have been paid within the meaning and with the effect expressed in the Bond Resolution. All Outstanding Bonds of any Series shall be deemed prior to the maturity or Redemption Date thereof to have been

paid within the meaning and with the effect expressed in the Bond Resolution if (i) in case any of said Bonds are to be redeemed on any date prior to their maturity, the Agency shall have given to the Trustee in form satisfactory to it irrevocable instructions to mail notice of redemption of such Bonds on said date; (ii) there shall have been deposited with the Trustee either moneys in an amount sufficient, or Government Obligations the principal of and the interest on which when due will provide moneys in an amount that, together with the moneys, if any, deposited with the Trustee at the same time, shall be sufficient to pay when due the principal or Redemption Price of 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. Neither Government Obligations nor moneys deposited with the Trustee pursuant to this section nor principal or interest payments on any such Government Obligations shall be withdrawn or used for any purpose other than, and shall be held in trust for, the payment of the principal or Redemption Price, if applicable, of and interest on said Bonds.

### **Events of Default**

Each of the following events shall constitute an event of default under the Bond Resolution: (1) the Agency shall fail to pay any Principal Installment or the Redemption Price of any Bond when and as the same shall become due and payable, whether at maturity or by call for redemption or otherwise, or shall fail to pay the purchase price of any Bond tendered or deemed tendered for purchase on the date established therefor; or (2) the Agency shall fail to pay any installment of interest on any Bond when and as the same shall become due and payable; or (3) the Agency shall fail to perform or observe any other covenant, agreement or condition on its part contained in the Bond Resolution or in the Bonds, and such failure shall continue for a period of 60 days after written notice thereof to the Agency by the Trustee or to the Agency and to the Trustee by the Bondowners of not less than a majority in principal amount of the Bonds Outstanding; or (4) the Agency shall file a petition seeking a composition of indebtedness under the federal bankruptcy laws, or under any other applicable law or statute of the United States of America or of the State; or (5) the State limits or alters the rights of the Agency pursuant to the Act, as in force on the date of adoption of the Bond Resolution, to fulfill the terms of any agreements made with the Owners of the Bonds or in any way materially impaired the rights and remedies of Owners of Bonds while any Bonds are Outstanding.

### **Acceleration; Annulment of Acceleration**

Upon the occurrence of an Event of Default, the Trustee may and, upon the written request of the Bondowners of not less than a majority in aggregate principal amount of Bonds Outstanding shall, give 30 days' notice in writing to the Agency of its intention to declare all Bonds Outstanding immediately due and payable; provided, however, that the Trustee may not make any such declaration with respect to an Event of Default under clause (3) above unless (1) the Trustee has received a written request to do so from 100% of the Owners of all Outstanding Bonds or (2) there are sufficient moneys available in the Funds and Accounts to pay the principal and interest on the Outstanding Bonds upon such declaration. At the end of such 30 day period the Trustee may, and upon such written request of Bondowners of not less than a majority in aggregate principal amount of Bonds Outstanding shall, by notice in writing to the Agency, declare all Bonds Outstanding immediately due and payable and such Bonds shall become and be immediately due and payable, anything in the Bonds or in the Bond Resolution to the contrary notwithstanding. In such event, there shall be due and payable on the Bonds an amount equal to the total principal amount of all such Bonds, plus all interest accrued thereon and which will accrue thereon to the date of payment.

At any time after the principal of the Bonds shall have been so declared to be due and payable and before the entry of final judgment or decree in any suit, action or proceeding instituted on account of such default, or before the completion of the enforcement of any other remedy under the Bond Resolution, the Trustee may annul such declaration and its consequences with respect to any Bonds not then due by their terms if (1) moneys shall have been deposited in the Bond Fund Interest Account and the Bond Fund Principal Account sufficient to pay all matured installments of interest and principal or Redemption Price or purchase price (other than principal then due only because of such declaration) of all Outstanding Bonds; (2) moneys shall have been deposited with the Trustee sufficient to pay the charges, compensation, expenses, disbursements, advances and liabilities of the Trustee and any Paying Agents; (3) all other amounts then payable by the Agency under the Bond Resolution shall have been paid or a sum sufficient to pay the same shall have been deposited with the Trustee; and (4) every Event of Default known to the Trustee (other than a default in the payment of the principal of such Bonds then due only because of such declaration) shall have been remedied to the satisfaction of the Trustee. No such annulment shall extend to or affect any subsequent Event of Default or impair any right consequent thereon.

If the Agency shall fail to pay any Principal Installment, the Redemption Price, the purchase price or any installment of interest on any Bond when and as the same shall become due and payable, the Trustee shall, within 30 days, give written notice thereof by first class mail to the Bondowners, shown by the registry of Bondowners required to be maintained at the office of the Trustee.

#### **Additional Remedies and Enforcement of Remedies**

Upon the occurrence and continuation of any Event of Default, the Trustee may, and upon the written request of the Bondowners of not less than a majority in aggregate principal amount of the Bonds Outstanding, together with indemnification of the Trustee to its satisfaction therefor, shall, proceed forthwith to protect and enforce its rights and the rights of the Bondowners under the Act, the Bonds and the Bond Resolution by such suits, actions or proceedings as the Trustee, being advised by counsel, shall deem expedient, including but not limited to: (1) suit upon all or any part of the Bonds; (2) suit to require the Agency to account as if it were the trustee of an express trust for the Bondowners; (3) suit to enjoin any acts or things that may be unlawful or in violation of the rights of the Bondowners; (4) enforcement of any other right of the Bondowners conferred by law or by the Bond Resolution; and (5) in the event that all Outstanding Bonds are declared due and payable, by selling Program Obligations.

Regardless of the happening of an Event of Default, the Trustee, if requested in writing by the Bondowners of not less than a majority in aggregate principal amount of the Bonds then Outstanding, shall, upon being indemnified to its satisfaction therefor, institute and maintain such suits and proceedings as it may be advised shall be necessary or expedient (i) to prevent any impairment of the security under the Bond Resolution by any acts that may be unlawful or in violation of the Bond Resolution, or (ii) to preserve or protect the interests of the Bondowners, provided that such request is in accordance with law and the provisions of the Bond Resolution.

#### **Application of Revenues Following an Event of Default**

The Agency covenants that if an Event of Default shall happen and shall not have been remedied, the Agency, upon demand of the Trustee, shall pay or cause to be paid over to the Trustee (1) forthwith, all moneys and securities then held by the Agency in any Fund or Account under the Bond Resolution, and (2) as promptly as practicable after receipt thereof, any Revenues and other payments or receipts pledged under the Bond Resolution.

During the continuation of an Event of Default the Trustee shall apply such moneys, securities, Revenues, payments and receipts and the income therefrom as follows and in the following order:

(1) To the payment of any expenses necessary in the opinion of the Trustee to protect the interest of the Owners of the Bonds and for the payment of the charges and expenses and liabilities incurred and advances made by the Trustee or any Paying Agents in the performance of their respective duties under the Bond Resolution;

(2) To the payment of the interest and Principal Installments or Redemption Price then due and payable on the Bonds, as follows:

(a) Unless the principal of all of Outstanding Bonds shall have become or have been declared due and payable:

*First:* To the payment to the Persons entitled thereto of all installments of interest then due and payable in the order of the maturity of such installments, and, if the amount available shall not be sufficient to pay in full any installment or installments maturing on the same date, then to the payment thereof ratably, according to the amounts due thereon to the Persons entitled thereto, without any discrimination or preference; and

*Second:* To the payment to the Persons entitled thereto of the unpaid Principal Installments or Redemption Price of any Outstanding Bonds that shall have become due and payable, whether at maturity or by call for redemption, in the order of their due dates, and if the amounts available shall not be sufficient to pay in full all Outstanding Bonds due and payable on any date, then to the payment thereof ratably, according to the amounts of Principal Installments or Redemption Price due on such date, to the Persons entitled thereto, without any discrimination or preference.

(b) If the principal of all of Outstanding 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 Outstanding Bonds without preference or priority of principal over interest or of interest over principal, or of any installment of interest over any other installment of interest, or of any Bond over any other Bond, ratably, according to the amounts due respectively for principal and interest, to the Persons entitled thereto without any discrimination or preference;

(3) To the payment of the amounts required for reasonable and necessary Program Expenses.

Notwithstanding the foregoing, amounts in the 2009 A Escrow Account are pledged exclusively to the repayment of the 2009 Series A Bonds that are not subject to a Release Date and will be applied solely to the payment of principal thereof and interest thereon.

Whenever all principal amounts of and interest on all Outstanding Bonds have been paid under these provisions and all fees, expenses and charges of the Trustee and any Paying Agent have been paid, any balance remaining under the Bond Resolution not segregated for the payment of Bonds shall be paid to the Agency.

### **The Trustee**

The Trustee, prior to the occurrence of an Event of Default and after the curing of all Events of Default that may have occurred, undertakes to perform such duties and only such duties as are specifically set forth in the Bond Resolution or any Series Resolution authorizing the issuance of a Series of Bonds then Outstanding. In case an Event of Default has occurred and has not been cured, the Trustee shall exercise such of the rights and powers vested in it by the Bond Resolution and use the same degree of care and skill in their exercise as a prudent trustee would exercise or use under the circumstances.

The Trustee, upon receipt of any notice, resolution, request, consent, order, certificate, report, opinion, bond, or other paper or document furnished to it pursuant to any provision of the Bond Resolution, shall examine such instrument to determine whether it conforms to the requirements of the Bond Resolution and shall be protected in acting upon any such instrument believed by it to be genuine and to have been signed or presented by the proper party or parties. The Trustee may consult with counsel, who may be counsel to the Agency, and any Counsel's Opinion shall be full and complete authorization and protection in respect of any action taken or suffered by it under the Bond Resolution in good faith and in accordance therewith.

The Agency shall pay to each Fiduciary from time to time reasonable compensation for all services rendered under the Bond Resolution and also all reasonable expenses, charges, counsel fees and other disbursements, including those of its attorneys, agents, and employees, incurred in and about the performance of their powers and duties under the Bond Resolution, and each Fiduciary shall have a lien therefor on any and all Revenues, Program Obligations and Investment Obligations at any time held or received by it under the Bond Resolution (excluding money or Governmental Obligations segregated to pay outstanding Bonds).

The Trustee may resign at any time and be discharged of the duties and obligations created by the Bond Resolution by giving not less than 60 days' written notice to the Agency and mailing notice thereof, at its own expense and without reimbursement therefor, to each Bondowner and Rating Agency, specifying the date when such resignation shall take effect, and such resignation shall take effect upon the day specified in such notice unless previously a successor shall have been appointed by the Agency or the Bondowners as provided in the Bond Resolution, in which event such resignation shall take effect immediately on the appointment of such successor. In no event, however, shall such a resignation take effect until a successor Trustee has been appointed pursuant to the Bond Resolution.

The Trustee may be removed (i) at any time by an instrument or concurrent instruments in writing, filed with the Trustee and each Rating Agency, and signed by the Owners of a majority in principal amount of the Bonds then Outstanding or their attorneys-in-fact duly authorized, excluding any Bonds held by or for the account of the Agency and (ii) by the Agency at any time except during the continuation of an Event of Default for such cause as shall be determined in the sole discretion of the Agency by filing with the Trustee and each Rating Agency notice of removal in the form of an Agency Certificate. In no event, however, shall such removal take effect until a successor Trustee has been appointed pursuant to the Bond Resolution.

No successor Trustee may be appointed under the Bond Resolution without the prior written consent of the GSEs, which consent is not to be unreasonably withheld.

### **Amendments**

Amendments of the Resolutions may be made by a Supplemental Resolution.

For any one or more of the following purposes, and at any time or from time to time, a Supplemental Resolution of the Agency may be adopted, which, upon the filing with the Trustee of a copy thereof, shall be fully effective in accordance with its terms, subject, however, to the rights of the GSEs to consent thereto (see “Summary of Certain Provisions of the Program Series Resolution—Covenants Regarding Administration of Bond Resolution and the Series Bonds”):

(1) To close the Bond Resolution or any Series Resolution against, or provide limitations and restrictions in addition to the limitations and restrictions contained in the Bond Resolution or any Series Resolution on, the delivery of Bonds or the issuance of other evidences of indebtedness;

(2) To add to the covenants and agreements of the Agency in the Bond Resolution or any Series Resolution, other covenants and agreements to be observed by the Agency which are not contrary to or inconsistent with the Bond Resolution or the applicable Series Resolution as theretofore in effect;

(3) To add to the limitations and restrictions in the Bond Resolution or any Series Resolution, other limitations and restrictions to be observed by the Agency which are not contrary to or inconsistent with the Bond Resolution or the applicable Series Resolution as theretofore in effect;

(4) To surrender any right, power or privilege reserved to or conferred upon the Agency by the terms of the Bond Resolution, but only if the surrender of such right, power or privilege is not contrary to or inconsistent with the covenants and agreements of the Agency contained in the Bond Resolution;

(5) To confirm, as further assurance, any pledge under, and the subjection to any lien or pledge created or to be created by, the Bond Resolution or any Series Resolution, of Revenues or of any other securities or funds;

(6) To modify any of the provisions of the Bond Resolution or any Series Resolution in any respect whatever, provided that (a) such modification shall be, and be expressed to be, effective only after all Bonds of any Series Outstanding at the date of the adoption of such Supplemental Resolution shall cease to be Outstanding, or (b) the modification, in the sole judgment of the Agency, is reasonably necessary to assure that the interest on any related Series of Outstanding Bonds remains, or on any Series of Bonds thereafter issued will be, exempt from income taxation under the Code;

(7) To authorize the issuance of additional Series of Bonds in accordance with the provisions of Article II hereof;

(8) To amend the Bond Resolution by creating and establishing additional accounts;

(9) To amend the provisions described under “Enforcement of Program Securities” above to provide different days on which payments on the applicable Program Security are now payable;

(10) To cure any ambiguity, supply any omission, or cure or correct any defect or inconsistent provision in the Bond Resolution or any Series Resolution;

(11) To insert such provisions clarifying matters or questions arising under the Bond Resolution or any Series Resolution as are necessary or desirable and are not contrary to or inconsistent with the Bond Resolution or the applicable Series Resolution theretofore in effect; and

(12) To waive any right reserved to the Agency, provided that the loss of such right shall not adversely impair any Revenues available to pay the Outstanding Bonds of any Series.

Supplemental Resolutions become effective upon consent of the Trustee to make any other change as shall not be, in the opinion of the Trustee, materially adverse to the security or other interests of the Bondowners. With respect to the foregoing, the Trustee may rely upon the opinion of the Rating Agency with respect to whether the Rating of the Bonds has been adversely affected as conclusively establishing whether the change is materially adverse to the security or other interests of the Bondowners.

Other Supplemental Resolutions may become effective only with consent (i) of the Bondowners of at least a majority in principal amount of the Bonds Outstanding at the time such consent is given and (ii) in case less than all of the several Series of Bonds then Outstanding are affected by the modification or amendment, of the Bondowners of at least a majority in principal amount of the Bonds of each Series so affected and Outstanding at the time such consent is given.

However, no such modification or amendment shall permit a change in the terms of redemption or maturity of the principal of any Outstanding Bonds or of any installment of interest thereon or a reduction in the principal amount or the Redemption Price or purchase price thereof or in the rate of interest thereon (except as otherwise provided in a Series Resolution) without the consent of the Bondowners of all such Bonds, or shall reduce the percentages or otherwise affect the classes of Bonds the consent of the Bondowners of which 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.

Any amendment may be made with unanimous consent of the Bondowners, except that no amendment shall change any of the rights or obligations of any fiduciary without the consent of the Fiduciary.

#### **Certain Rights of GSEs**

The Agency in the Program Series Resolution has made certain covenants for the sole benefit of the GSEs so long as any 2009 Series A Bonds (including any 2009 Series A Bonds the proceeds of which have been released (such as the 2009 Series A-1 Bonds)) are Outstanding, including covenants not to amend or supplement the Bond Resolution without the prior written consent of the GSEs (exclusive of amendments solely to provide for the issuance of Additional Bonds), not to issue variable rate Bonds, not to enter into any Hedge Agreement under the Bond Resolution, and not to exercise its right to make voluntary withdrawals of cash or other assets from the lien of the Bond Resolution except upon certain conditions. Only the GSEs may enforce, or cause the Trustee to enforce, these covenants and either or both GSEs may waive such covenants in their sole discretion.

## APPENDIX D

### BOOK-ENTRY-ONLY SYSTEM

#### General

The Depository Trust Company, New York, New York (“DTC”), is to act as securities depository for the 2010 Series A Bonds. The ownership of one fully registered 2010 Series A Bond for each maturity in the aggregate principal amount of such maturity will be registered in the name of Cede & Co., DTC’s partnership nominee. *So long as Cede & Co. or another nominee designated by DTC is the registered owner of the 2010 Series A Bonds, references herein to the Bondowners, Owners or registered owners of such 2010 Series A Bonds shall mean Cede & Co. or such other nominee and shall not mean the Beneficial Owners (as hereinafter defined) of such 2010 Series A Bonds.*

DTC is a limited-purpose trust company organized under the New York Banking Law, a “banking organization” within the meaning of the New York Banking Law, a member of the Federal Reserve System, a “clearing corporation” within the meaning of the New York Uniform Commercial Code, and a “clearing agency” registered pursuant to the provisions of Section 17A of the Securities Exchange Act of 1934. DTC holds and provides asset servicing for over 3.5 million issues of U.S. and non-U.S. equity, corporate and municipal debt issues, and money market instruments from over 100 countries that DTC’s participants (“Direct Participants”) deposit with DTC. DTC also facilitates the post-trade settlement among Direct Participants of sales and other securities transactions in deposited securities, through electronic computerized 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 is the holding company for DTC, National Securities Clearing Corporation and Fixed Income Clearing Corporation, all of which are registered clearing agencies. DTCC is owned by the users of its regulated subsidiaries. Access to the DTC system is also available to others such as both U.S. and non-U.S. securities brokers and dealers, banks, trust companies, and clearing corporations that clear through or maintain a custodial relationship with a Direct Participant, either directly or indirectly (“Indirect Participants”). 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](http://www.dtcc.com) and [www.dtc.org](http://www.dtc.org).

Purchases of beneficial ownership interests in the 2010 Series A Bonds under the DTC system must be made by or through Direct Participants, which will receive a credit for the 2010 Series A Bonds on DTC’s records. The ownership interest of each actual purchaser of each 2010 Series A Bond (the “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, but Beneficial Owners are 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 2010 Series A 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 2010 Series A Bonds, except in the event that use of the Book-Entry System for 2010 Series A Bonds is discontinued as described below.

To facilitate subsequent transfers, all 2010 Series A Bonds deposited by 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 2010 Series A Bonds with DTC and their registration in the name of Cede & Co. or such other nominee do not effect any change in beneficial ownership. DTC has no knowledge of the actual Beneficial Owners of the 2010 Series A Bonds; DTC’s records reflect only the identity of the Direct Participants to whose accounts such 2010 Series A 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. For every transfer and exchange of beneficial ownership in the 2010 Series A Bonds, the Beneficial Owner may be charged a sum sufficient to cover any tax, fee or other governmental charge that may be imposed in relation thereto.

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.

Redemption notices will be sent to DTC. If less than all of the 2010 Series A Bonds of a maturity are being redeemed, DTC's practice is to determine by lot the amount of the interest of each Direct Participant in such 2010 Series A Bonds of such maturity to be redeemed.

Neither DTC nor Cede & Co. (nor such other DTC nominee) will consent or vote with respect to any 2010 Series A Bonds unless authorized by a Direct Participant in accordance with DTC's MMI Procedures. Under its usual procedures, DTC mails an Omnibus Proxy to the bond issuer as soon as possible after the record date. The Omnibus Proxy assigns Cede & Co.'s consenting or voting rights to those Direct Participants to whose accounts the 2010 Series A Bonds are credited on the record date (identified in a listing attached to the Omnibus Proxy).

Payment of the principal, redemption price, and interest on with respect to the 2010 Series A 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 bond issuer or 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 securities held for the accounts of customers in bearer form or registered in "street name," and will be the responsibility of such Participant and not of DTC, the Trustee or the Agency, subject to any statutory and regulatory requirements as may be in effect from time to time. Payment of principal, redemption price, and interest to Cede & Co. (or such other nominee as may be requested by an authorized representative of DTC), is the responsibility of the Trustee, disbursement of such payments to Direct Participants will be the responsibility of DTC, and disbursement of such payments to the Beneficial Owners shall be the responsibility of Direct and Indirect Participants.

Under the 2010 A Series Resolution, payments made by or on behalf of the Agency to DTC or its nominee shall satisfy the Agency's obligations to the extent of the payments so made.

The above information contained in this section "Book-Entry-Only System" is based solely on information provided by DTC. No representation is made by the Agency or the Underwriters as to the completeness or the accuracy of such information or as to the absence of material adverse changes in such information subsequent to the date hereof.

The Agency, the Underwriters and the Trustee cannot and do not give any assurances that DTC, the Direct Participants or the Indirect Participants will distribute to the Beneficial Owners of the 2010 Series A Bonds (i) payments of principal of or interest and premium, if any, on the 2010 Series A Bonds, (ii) certificates representing an ownership interest or other confirmation of beneficial ownership interest in 2010 Series A Bonds, or (iii) redemption or other notices sent to DTC or Cede & Co., its nominee, as the registered owner of the 2010 Series A Bonds, or that they will do so on a timely basis, or that DTC, Direct Participants or Indirect Participants will serve and act in the manner described in this Official Statement. The current "Rules" applicable to DTC are on file with the Securities Exchange Commission, and the current "Procedures" of DTC to be followed in dealing with Direct Participants are on file with DTC.

*Neither the Agency, the Underwriters nor the Trustee will have any responsibility or obligation to any Direct Participant, Indirect Participant or any Beneficial Owner or any other person with respect to: (1) the 2010 Series A Bonds; (2) the accuracy of any records maintained by DTC or any Direct Participant or Indirect Participant; (3) the payment by DTC or any Direct Participant or Indirect Participant of any amount due to any Beneficial Owner in respect of the principal or redemption price of or interest on the 2010 Series A Bonds; (4) the delivery by DTC or any Direct Participant or Indirect Participant of any notice to any Beneficial Owner which is required or permitted under the terms of the Resolutions to be given to Owners of 2010 Series A Bonds; (5) the selection of the Beneficial Owners to receive payment in the event of any partial redemption of 2010 Series A Bonds; or (6) any consent given or other action taken by DTC as a Bondowner.*

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

DTC may discontinue its book-entry services with respect to the 2010 Series A Bonds at any time by giving notice to the Agency and discharging its responsibilities with respect thereto under applicable law. Under

such circumstances, the 2010 Series A Bonds are required to be delivered as described in the 2010 A Series Resolution. The Beneficial Owner, upon registration of such 2010 Series A Bonds held in the Beneficial Owner's name, shall become the Bondowner.

The Agency may determine to discontinue the system of book entry transfers through DTC (or a successor securities depository) for the 2010 Series A Bonds. In such event, the 2010 Series A Bonds are to be delivered as described in the 2010 A Series Resolution.

**APPENDIX E**

**FORM OF OPINION OF BOND COUNSEL**

[To be dated the date of issuance of the 2010 Series A Bonds]

Minnesota Housing Finance Agency  
St. Paul, Minnesota 55101

Re: Minnesota Housing Finance Agency  
Homeownership Finance Bonds, 2010 Series A (Mortgage-Backed Securities Program)

Ladies and Gentlemen:

We have acted as bond counsel to the Minnesota Housing Finance Agency (the “Agency”) in connection with the authorization, issuance and delivery by the Agency of its Homeownership Finance Bonds, 2010 Series A (Mortgage-Backed Securities Program), in the aggregate principal amount of \$72,000,000 (the “2010 Series A Bonds”), which are issuable only as fully registered bonds of single maturities in denominations of \$5,000 or any integral multiple thereof.

The 2010 Series A Bonds are dated, mature on the dates, bear interest at the rates and are payable as provided in the Series Resolution referenced below. The 2010 Series A Bonds are subject to optional, mandatory and special redemption prior to maturity, including special redemption at par, as provided in the Series Resolution referenced below.

As bond counsel, we have examined certificates as to facts, estimates and circumstances and certified copies of resolutions and proceedings of the Agency and other documents we considered necessary as the basis for this opinion, including the Agency’s Bond Resolution adopted December 11, 2009 (the “Bond Resolution”), and the Series Resolution relating to the 2010 Series A Bonds adopted June 10, 2010 (the “Series Resolution”). As to questions of fact material to our opinion, we have relied upon the certified proceedings and other certifications of public officials furnished to us without undertaking to verify the same by independent investigation.

Applicable federal tax law, including certain provisions of Sections 143 and 148 of the Internal Revenue Code of 1986, as amended (the “Code”), establishes certain requirements which must be met subsequent to the delivery of the 2010 Series A Bonds in order that interest on the 2010 Series A Bonds may be excluded from gross income for federal income tax purposes. The Agency has covenanted in the Bond Resolution and Series Resolution to comply with the requirements of applicable federal tax law and for such purpose to adopt and maintain appropriate procedures. In rendering this opinion, we have assumed compliance by the Agency with and enforcement by the Agency of the provisions of the Bond Resolution and Series Resolution.

From such examination it is our opinion that, under state and federal laws, regulations, rulings and decisions in effect on the date hereof: (1) the Agency is a public body corporate and politic, having no taxing power, duly organized and existing under Minnesota Statutes, Chapter 462A, as amended; (2) the Bond Resolution and Series Resolution have been duly and validly adopted by the Agency and are valid and binding upon it in accordance with their terms, and create the valid pledge and security interest they purport to create with respect to the Program Obligations, Investment Obligations, Revenues, moneys and other assets held and to be set aside under the Bond Resolution and Series Resolution; (3) the 2010 Series A Bonds are duly and lawfully authorized to be issued and are valid and binding general obligations of the Agency in accordance with their terms, entitled to the benefits granted by and secured by the covenants contained in the Bond Resolution and Series Resolution, and are further secured by the pledge of the full faith and credit of the Agency, and are payable out of any of its moneys, assets or revenues, subject to the provisions of other resolutions or indentures now or hereafter pledging and appropriating particular moneys, assets, or revenues to other bonds or notes, or state laws appropriating particular funds for a specified purpose, but the State of Minnesota is not liable thereon and the 2010 Series A Bonds are not a debt of the State; and (4) the interest payable on the 2010 Series A Bonds is not includable in gross income of owners thereof for federal income tax purposes or in taxable net income of individuals, trusts and estates for State of Minnesota income tax purposes, but such interest is includable in the income of corporations and financial institutions for purposes of the Minnesota franchise tax.

Interest on the 2010 Series A Bonds will not be treated as an item of tax preference in calculating the alternative minimum tax imposed under the Code with respect to individuals and corporations, and interest on the 2010 Series A Bonds will not be included in the calculation of adjusted current earnings for purposes of calculating the federal minimum alternative tax imposed on corporations. Interest on the 2010 Series A Bonds will not be treated as an item of tax preference for purposes of calculating the Minnesota alternative minimum tax imposed on individuals, trusts and estates. We express no opinion regarding other federal, state or local tax consequences arising from the ownership or disposition of the 2010 Series A Bonds. All owners of 2010 Series A Bonds (including, but not limited to, insurance companies, financial institutions, Subchapter S corporations, United States branches of foreign corporations and recipients of social security and railroad retirement benefits) should consult their tax advisors concerning other possible indirect tax consequences of owning and disposing of the 2010 Series A Bonds.

The opinions expressed above are qualified only to the extent that the enforceability of the 2010 Series A Bonds and the Bond Resolution and Series Resolution subject to bankruptcy, insolvency, reorganization, moratorium or other similar laws affecting creditors' rights heretofore or hereafter enacted to the extent constitutionally applicable and that their enforcement may also be subject to the exercise of judicial discretion in appropriate cases.

Dated: \_\_\_\_\_, 2010.

Respectfully yours,