Moody's S&P

Aaa AAA

(See "Ratings" herein)

\$162,008,189 Virginia Housing Development Authority Commonwealth Mortgage Bonds Pass-Through Certificates 2008 Series B

Consider carefully the risk factors starting on page 5 of this Offering Circular. Unless you understand and are able to tolerate these risks, you should not invest in the Offered Certificates.

We have no taxing power. The Offered Certificates do not constitute a debt or grant or loan of credit of the Commonwealth of Virginia, and the Commonwealth shall not be liable thereon, nor shall the Offered Certificates be payable out of any funds other than ours.

The Offered Certificates are exempt from registration under the U.S. Securities Act of 1933 pursuant to Section 3(a)(2) thereof, are "exempted securities" under the U.S. Securities Exchange Act of 1934 and are exempt from registration under the securities laws of the Commonwealth of Virginia.

The Offered Certificates

We, the Authority, will issue the Offered Certificates described herein. The Offered Certificates will be indebtedness of the Authority.

Payments

You, the Investor, will receive monthly payments of principal and interest on the outstanding balance of your Offered Certificates, as described in this Offering Circular.

You will receive principal payments on your Offered Certificates based on principal payments and defaults on a pool of identified first lien, single-family Mortgage Loans having the characteristics described in this Offering Circular.

Guaranty and Security

We will guarantee that the payments of monthly interest and principal described in this Offering Circular are paid to Investors on time and that the remaining principal balances, if any, of the Offered Certificates are paid on the Final Scheduled Payment Date shown below. Our general obligation/issuer credit ratings are Aa1 by Moody's and AA+ by Standard & Poor's. The Offered Certificates are Commonwealth Mortgage Bonds and will be equally and ratably secured with all such Bonds currently Outstanding and which may be issued in the future.

Original Principal Amount	Interest Rate	Purchase Price	CUSIP Number	Final Scheduled Payment Date
\$162,008,189	6.0%	\$159,661,664.14	92812UXB9	March 25, 2038

The Dealer may offer the Offered Certificates from time to time in negotiated transactions at varying prices. We expect the Closing Date to be April 10, 2008. See "Sale" herein.

The Offered Certificates are debt securities on which the interest is not exempt from federal income taxes. Under the Act, income on the Offered Certificates, including any profit made on the sale thereof, is not included in taxable income for purposes of income taxation by the Commonwealth of Virginia and by the municipalities and all other subdivisions of the Commonwealth. See "Tax Matters – Virginia Taxes" herein for a discussion of certain pending litigation that may relate to this Virginia tax exemption.

BB&T CAPITAL MARKETS

No dealer, broker, salesman or other person has been authorized by us or the Dealer to give any information or to make any representations other than those contained herein and, if given or made, such other information or representations must not be relied upon as having been authorized. There shall not be any offer to sell or the solicitation of an offer to buy, nor shall there be any offer, solicitation or sale of the Offered Certificates in any jurisdiction in which it is unlawful to make such offer, solicitation or sale. Information set forth herein has been furnished by us and other sources which are believed to be reliable but is not guaranteed as to accuracy or completeness by the Dealer.

The information and expressions of opinion herein speak as of their date unless otherwise noted, and are subject to change without notice, and neither the delivery of this Offering Circular nor any sale made hereunder shall, under any circumstances, create any implication that there has been no change in our affairs since the dates as of which information is given herein.

TABLE OF CONTENTS

	<u>Page</u>
REFERENCE SHEET	1
THE OFFERED CERTIFICATES	4
RISK FACTORS	5
DESCRIPTION OF THE OFFERED CERTIFICATES	8
Interest Payments	
Principal Payments	
Optional Redemption	10
Class Factors	
Allocated Mortgage Loans	10
Acceleration	
RATINGS	11
TAX MATTERS	12
LEGAL MATTERS AND CONTINUING DISCLOSURE	13
SALE	13
LITIGATION	13
LEGAL INVESTMENT	13
GENERAL MATTERS	14
SECURITY	
REVENUE TEST; LIMITED OPERATING COVENANTS	
THE PROGRAM	
THE AUTHORITY	
SUMMARY OF CERTAIN PROVISIONS OF THE GENERAL BOND RESOLUTION	30
INDEX OF PRINCIPAL DEFINITIONS	
MISCELLANEOUS	

Appendices:

- A Mortgage Insurance Policies
- B DTC
- C Our Financial Statements
- D Continuing Disclosure Agreement
- E General Bond Resolution
- F Opinion of Hunton & Williams LLP

REFERENCE SHEET

This Reference Sheet is not a summary of the transaction and does not contain complete information about the Offered Certificates or the Authority. You should purchase the Offered Certificates only after reading the entire Offering Circular.

The Offered Certificates

The Virginia Housing Development Authority Commonwealth Mortgage Bonds, Pass-Through Certificates, 2008 Series B.

Guarantor

We, the Authority, are a political subdivision of the Commonwealth of Virginia, established in 1972.

Our Guaranty

We guarantee the full and timely payment of principal and interest due on the Offered Certificates. Our guarantee includes an obligation to advance funds for any delinquency in payments of scheduled principal and interest on any Allocated Mortgage Loan. We have no taxing power. The Offered Certificates and our guaranty are not obligations of the Commonwealth of Virginia.

Parity Debt and Assets

On the Closing Date, the Offered Certificates and the Currently Outstanding Bonds will be equally and ratably secured by Mortgage Loans and other assets pledged thereto (see Appendix C). We expect to hereafter issue additional Bonds that will be secured equally and ratably with the Offered Certificates and other Bonds then Outstanding and to use the proceeds thereof for the financing of Mortgage Loans or acquisition of other assets or for other purposes permitted by the Bond Resolution.

Information

Additional information about the Offered Certificates and the Allocated Mortgage Loans may be obtained, upon request, by contacting our Finance Director or a Senior Finance Manager. Our telephone number is (804) 782-1986.

Cut-Off Date

The Cut-Off Date is April 1, 2008.

Closing Date

The Offered Certificates will be delivered on the Closing Date, which is expected to be on or about April 10, 2008.

Record Dates

The Record Date for each Payment Date will

be the last Business Day of the calendar month preceding such Payment Date.

Payment Dates

Payments on the Offered Certificates will be made on the 25th day of each month or, if such day is not a Business Day, on the first Business Day after the 25th day, beginning in May 2008.

Book-Entry Certificates

The Offered Certificates will be issued and maintained in book-entry form through the facilities of DTC. Your interest in your Offered Certificate will be evidenced by appropriate entries in the books and records of a DTC participant, either directly or through one or more financial intermediaries. The Offered Certificates will be issued in initial minimum denominations of \$1,000 and integral multiples of \$1 in excess of that amount. Our payments on the Offered Certificates will be made by wire transfer to DTC, and your payments will be effected by credits to accounts for your benefit on the books and records of your financial intermediaries.

The Allocated Mortgage Loans

The Allocated Mortgage Loans were made to mortgagors with annual incomes below the amounts and in the jurisdictions shown on the chart herein under "Allocated Mortgage Loans."

Principal payments on the Offered Certificates will be based on (i) the principal payments made or scheduled to be made on the Allocated Mortgage Loans and (ii) the payments made to either repurchase or remove such Allocated Mortgage Loans. The Allocated Mortgage Loans are Mortgage Loans that (i) as of the Cut-Off Date are owned by us, (ii) are identified in the Bond Resolution creating the Offered Certificates and (iii) are described in this Offering Circular. The Allocated Mortgage Loans were originated pursuant to our single family mortgage loan program and were made to persons and households of low and moderate income for the financing or refinancing of the acquisition, rehabilitation or ownership of single family residential housing, including condominium units. The program includes mortgage loan underwriting criteria and processing procedures established by us. The Allocated Mortgage Loans constitute part of the Mortgage Loans securing on a parity basis all Outstanding Commonwealth Mortgage Bonds. Additional information concerning the Allocated Mortgage Loans is set forth under "Allocated Mortgage Loans".

Interest Payments

On each Payment Date beginning in May 2008, you will be entitled to receive one month's interest on your Offered Certificate at the annual rate of 6.0%. Interest will be computed on the basis of a year consisting of 12 months containing 30 days each.

Principal Payments

On each Payment Date, the total amount of principal to be paid on the Offered Certificates will equal the sum of the below amounts:

- (a) scheduled principal payments due on the Allocated Mortgage Loans on the first day of the month of the Payment Date;
- (b) non-scheduled principal prepayments, in whole or in part, on the Allocated Mortgage Loans received in the calendar month immediately preceding the month of the Payment Date; and
- (c) the principal balance of each Allocated Mortgage Loan that was liquidated due to borrower default, casualties or condemnation, or was repurchased by a mortgage loan originator, or was removed by us in the calendar month immediately preceding the month of the Payment Date.

The sum of the amounts described in clauses (a), (b) and (c) above is referred to as the "Principal Payment Amount." The Principal Payment Amount will be paid pro rata on the Offered Certificates until the outstanding principal amount and interest on the Offered Certificates have been paid in full.

Final Scheduled Payment Date

The Final Scheduled Payment Date for the Offered Certificates is March 25, 2038

The actual final Payment Date in all likelihood will be earlier than the date indicated above as a result of the actual payment experience of the Allocated Mortgage Loans. According to the terms of our guaranty, we will guarantee that you receive the outstanding principal balance of your Offered Certificate no later than its Final Scheduled Payment Date.

Class Factors

On or about the $10^{\rm th}$ day of each month, we will calculate and will make available the principal factor for the Offered Certificates. We expect that the principal factors will be available on Bloomberg. You can multiply the appropriate principal

factor by the initial principal balance of your Offered Certificate to determine the principal balance of your Offered Certificate after giving effect to the current month's payments.

Yield, Maturity and Prepayment Considerations

The anticipated maturity and yield to maturity of your Offered Certificates will be affected by (i) the rates of principal payments on, and liquidations of, the Allocated Mortgage Loans and (ii) the cash payments made with regard to the repurchase of Allocated Mortgage Loans. A variety of factors influence the rate at which borrowers repay their mortgage loans.

Servicing Fees

We expect to directly service most of the Allocated Mortgage Loans and have the balance serviced by the Servicing Agent. Accordingly, we expect to pay servicing fees to a third party on some of the Allocated Mortgage Loans.

Repurchase and Removal of Allocated Mortgage Loans

We will require any financial institution which breaches a material representation to us in its underwriting of an Allocated Mortgage Loan to repurchase the affected Allocated Mortgage Loan. In the event of such a repurchase, principal will be paid on the Offered Certificates as if the repurchased Allocated Mortgage Loan had been prepaid in full.

If an Allocated Mortgage Loan has been delinquent for at least four consecutive monthly payments, or is being restructured by having delinquent payments added to its outstanding principal balance, we will remove the Allocated Mortgage Loan from the Allocated Mortgage Loan pool by paying principal on the Offered Certificates as if the Allocated Mortgage Loan had been prepaid in full.

Tax Matters

The Offered Certificates will be debt securities of the Authority for federal income tax purposes.

Interest received on the Offered Certificates will not be excludable from gross income for federal income tax purposes. The Act provides, however, that income on the Offered Certificates, including interest and any profit made on the sale thereof, is not included in taxable income for purposes of income taxation by the Commonwealth of Virginia and its municipalities and political subdivisions. See "Tax Matters – Virginia Taxes" herein for a discussion of certain pending litigation that may relate to this Virginia tax exemption.

Legal Investment Matters and Investment by Regulated Institutions; ERISA

The Offered Certificates are general obligations of us, a political subdivision of the Commonwealth of Virginia. In addition, the Offered Certificates will constitute "mortgage related securities" for purposes of the Secondary Mortgage Market Enhancement Act of 1984 ("SMMEA") so long as they are rated in one of the two highest rating categories by a nationally recognized statistical rating organization and, as such, will be legal investments for certain entities to the extent provided in SMMEA, subject to state laws overriding SMMEA.

We do not make any representations as to the proper characterization of the Offered Certificates for legal investment or other purposes, or as to the legality of investment by particular investors under applicable legal investment restrictions. Accordingly, all institutions that must observe legal investment laws and regulatory capital requirements or review by regulatory authorities should consult with their own legal advisors to determine whether and to what extent the Offered Certificates constitute legal investments under SMMEA or must follow investment, capital or other restrictions.

Optional Redemption

We may redeem the Offered Certificates on any Payment Date on which their aggregate principal balance is equal to or less than 5% of the original principal amount of the Offered Certificates.

In the event of an optional redemption of your Offered Certificates, you will be entitled to receive payment in full of the principal balance of your Offered Certificates plus accrued and unpaid interest allocable to your Offered Certificate through the calendar month preceding the month of the redemption date.

THE OFFERED CERTIFICATES

Term "Allocated Mortgage Loans"	$\underline{\mathbf{Meaning}}$ The Mortgage Loans which are allocated to the Offered Certificates
"Authority", "us", "we", "our" or "ours"	The Virginia Housing Development Authority
"Bonds"	Currently Outstanding Bonds, the Offered Certificates, and any Commonwealth Mortgage Bonds hereafter issued
"Business Day"	A day that is not a Saturday or Sunday or a legal holiday on which banking institutions in the Commonwealth of Virginia or State of New York or in any state in which the principal corporate trust office of the Trustee is located is authorized to remain closed
"Closing Date"	The date of issuance of the Offered Certificates
"Code"	Internal Revenue Code of 1986, as amended, including temporary, proposed and permanent regulations, revenue rulings and revenue procedures
"Currently Outstanding Bonds"	Previously issued Commonwealth Mortgage Bonds outstanding as of the date of this Offering Circular
"Cut-Off Date"	April 1, 2008, the date after which Principal Payment Amounts and interest on the Offered Certificates will accrue and be payable to the Owners of the Offered Certificates
"Investor", "you", "your" or "yours"	The Beneficial Owner of an Offered Certificate
"Offered Certificates"	The Commonwealth Mortgage Bonds, Pass-Through Certificates, 2008 Series B
"Payment Date"	The $25^{\rm th}$ day of each month or, if such day is not a Business Day, the first Business Day thereafter, beginning in May 2008 and ending no later than the Final Scheduled Payment Date
"Principal Payment Amount"	The monthly principal payment amount for the Offered Certificates
"Record Date"	The last Business Day of the calendar month immediately preceding any Payment Date
"Tax Exempt Bonds"	Bonds on which interest is not included in gross income for federal income tax purposes pursuant to Section 103 of the Code
"Taxable Bonds"	Bonds, including the Offered Certificates, on which interest is included in gross income for federal income tax purposes

We are distributing this Offering Circular to furnish certain limited pertinent information in connection with the initial offering of the Offered Certificates. The Offered Certificates are being offered hereby pursuant to the Virginia Housing Development Authority Act, being Chapter 1.2 of Title 36 of the Code of Virginia, 1950, as amended (the "Act"), the General Bond Resolution adopted by the Authority on July 15, 1986, as amended and supplemented and restated to the date hereof (the "General Bond Resolution"), the Bond Limitations Resolution adopted by the Authority on January 17, 2007 (the "Bond Limitations Resolution"), and the Written Determinations as to the terms of the Offered Certificates (the General Bond Resolution, the Bond Limitations Resolution and such Written Determinations are collectively referred to herein as the "Bond Resolution").

We adopted the General Bond Resolution to issue Bonds, including the Offered Certificates, for the principal purpose of funding our single family housing program, including the Program described below. The General Bond Resolution permits the issuance of additional parity Bonds, and we anticipate that additional parity Bonds will be issued in the future. The General Bond Resolution also permits us to execute Exchange Agreements (such as swap agreements), Enhancement Agreements (such as bond insurance) and Other Financial Agreements under which our obligations are payable from Assets and are treated as Bond Obligations payable from the same sources and

on a parity basis with the Bonds (see "Summary of Certain Provisions of the General Bond Resolution—Incurrence of Additional Bond Obligations").

U.S. Bank National Association, Minneapolis, Minnesota, is the Trustee under the General Bond Resolution. Except in the event of the occurrence and continuance of an Event of Default, we may remove and replace the Trustee and may serve in the capacity of Trustee.

The summaries of and references herein to the Act and the Bond Resolution and other documents and materials are only brief outlines of certain provisions thereof and do not purport to summarize or describe all the provisions thereof. For further information, reference is hereby made to the Act and the Bond Resolution and such other documents and materials for the complete provisions thereof.

RISK FACTORS

We describe below some of the risks associated with an investment in the Offered Certificates. Because each potential Investor has different investment needs and a different risk tolerance, you should consult your financial and legal advisors to determine whether the Offered Certificates are a suitable investment for you.

Suitability

The Offered Certificates are not a suitable investment for every potential Investor.

- Before investing, you should have sufficient knowledge and experience to evaluate the merits and risks of the Offered Certificates and the information contained in this Offering Circular.
- You should thoroughly understand the terms of the Offered Certificates.
- You should thoroughly understand the summary information provided in this Offering Circular relating to the Offered Certificates and the Allocated Mortgage Loans.
- You should be able to evaluate (either alone or with the help of a financial advisor) the economic and interest rate factors that may affect your investment.
- You should have sufficient financial resources and liquidity to absorb all risks associated with the Offered Certificates.

Investors whose investment activities are subject to legal investment laws and regulations, or to review by regulatory authorities, may be unable to buy certain securities. You should get legal advice in determining whether your purchase of an Offered Certificate is a legal investment for you or is subject to any investment restrictions.

Yield Considerations

Your effective yield on your Offered Certificates will depend, in part, upon:

- the price you paid for your Offered Certificates;
- how quickly or slowly borrowers prepay the Allocated Mortgage Loans;
- if and when the Allocated Mortgage Loans are liquidated due to borrower defaults, casualties or condemnations;

- if and when we require any of the Allocated Mortgage Loans to be repurchased by financial institutions that underwrote the Allocated Mortgage Loans;
- if and when any of the Allocated Mortgage Loans which are delinquent are removed and replaced by cash;
- whether we exercise our option to redeem your Offered Certificates on any Payment Date when their aggregate principal balance is equal to or less than 5% of their original principal amount;
- the actual characteristics of the Allocated Mortgage Loans; and
- the price you receive upon any resale of your Offered Certificates.

The actual yield on your Offered Certificates probably will be lower than you expect:

- if you bought your Offered Certificates at a premium and principal payments on the Allocated Mortgage Loans occur at a rate which is faster than you expect; or
- if you bought your Offered Certificates at a discount and principal payments on the Allocated Mortgage Loans occur at a rate which is slower than you expect.

Because the Offered Certificates receive interest 25 days or more after each interest accrual period, they have a lower yield and lower market value than they would if there were no such delay.

Even if the Allocated Mortgage Loans are prepaid at a rate that on average is consistent with your expectations, variations over time in the prepayment rate of the related Allocated Mortgage Loans can affect your yield. Generally, the earlier the payment of principal, the greater the effect on the yield to maturity. As a result, if the rate of principal prepayments on the Allocated Mortgage Loans during any period

is faster or lower than you expect, a corresponding reduction or increase in the prepayment rate during a later period may not fully offset the impact of the earlier prepayment rate on your yield.

You must make your own decision as to the assumptions, including the principal prepayment assumptions, you will use in deciding whether to purchase the Offered Certificates.

The actual final payment on your Offered Certificates may occur earlier than the applicable Final Scheduled Payment Date specified on the cover page of this Offering Circular. If you assumed the actual final payment would occur on the applicable Final Scheduled Payment Date, your yield could be lower than you expect.

Prepayment Considerations

The rate of principal payments on the Offered Certificates generally will depend on the rate of principal payments on the Allocated Mortgage Loans. Principal payments will occur as a result of scheduled amortization or prepayments in whole or in part. It is highly unlikely that the Allocated Mortgage Loans will prepay at any specified or constant prepayment rate until maturity.

Although the Allocated Mortgage Loans generally may be assumed by creditworthy purchasers of mortgaged properties from the original borrowers, property sales by borrowers may increase the prepayment rate. For example, if the purchaser of a mortgaged property is not eligible to assume the Allocated Mortgage Loan or chooses not to do so, then we require repayment in full when the original borrower sells the property. In addition, if borrowers are able to refinance their Allocated Mortgage Loans by obtaining new loans secured by the same properties, refinancing will increase the rate of prepayment. We are permitted to participate in any such refinancings and may conduct marketing activities, including the solicitation of Mortgagors, that will offer and encourage such refinancing by us of Allocated Mortgage Loans.

In addition, we have the option to redeem on any Payment Date all of the Offered Certificates when their aggregate principal balance is equal to or less than 5% of their original principal amount. If we exercise this option, it will have the same effect as a prepayment in full of the then outstanding Allocated Mortgage Loans.

In general, the rates of prepayment on the Allocated Mortgage Loans may be influenced by:

- the interest rates on newly originated mortgage loans relative to the interest rates on the Allocated Mortgage Loans;
- homeowner mobility;
- the creditworthiness of the borrowers;
- borrower sophistication regarding the benefits of refinancing;
- solicitation for refinancing by mortgage loan originators;

- changes in federal or state law; and
- general economic conditions.

The rate of principal payments is likely to vary considerably over time. Because so many factors affect the rate of prepayment of a pool of mortgage loans, we cannot estimate the prepayment experience of the Allocated Mortgage Loans.

When interest rates are declining, the market value of the Offered Certificates may rise less rapidly than conventional fixed rate securities because declining interest rates may accelerate the rate of prepayment of the Allocated Mortgage Loans as borrowers refinance their Mortgage Loans.

Repurchase Due to Breach of Representations and Warranties

The financial institutions that underwrote the Allocated Mortgage Loans made certain representations and warranties about such Allocated Mortgage Loans. If there is a material breach of these representations and warranties, we will require such financial institutions to purchase the affected Allocated Mortgage Loans. The repurchase of Allocated Mortgage Loans will have the same effect on the Offered Certificates as borrower prepayments.

Removals Due to Delinquency

We will remove from the Allocated Mortgage Loan pool any Allocated Mortgage Loan which is delinquent by at least four consecutive monthly payments and will substitute cash in an amount equal to the outstanding principal balance of such Allocated Mortgage Loan. Our removal of any Allocated Mortgage Loan will have the same effect on the Offered Certificates as a borrower prepayment.

Reinvestment Risk

Generally, a borrower may prepay an Allocated Mortgage Loan at any time without penalty. As a result, we cannot predict the rate of principal payments on the Offered Certificates. The Offered Certificates may not be an appropriate investment for you if you require a specific amount of principal on a regular basis or on a specific date. Because interest rates fluctuate, you may not be able to reinvest the principal payments on the Offered Certificates at a rate of return that is as high as your rate of return on the Offered Certificates. You may have to reinvest those funds at a much lower rate of return. You should consider this risk in light of other investments that may be available to you.

Market and Liquidity Considerations

We cannot be sure that a market for resale of the Offered Certificates will develop. Further, if a market develops, it may not continue or be sufficiently liquid to allow you to sell your Offered Certificates. Even if you are able to sell your Offered Certificates, the sale price may not be comparable to similar investments that have a developed market. Moreover, you may not be able to sell small or large amounts of Offered Certificates at prices comparable to those available to other potential Investors. You should purchase

Offered Certificates only if you understand and can tolerate the risk that the value of your Offered Certificates will vary over time and that your Offered Certificates may not be easily sold.

A number of factors may affect the resale of Offered Certificates including:

- the characteristics of the Allocated Mortgage Loans;
- expected prepayment levels of the Allocated Mortgage Loans and comparable loans;
- the outstanding principal amount of the Offered Certificates;
- the amount of the Offered Certificates offered for resale from time to time;
- any legal restrictions, regulatory requirements or tax treatment limiting demand for the Offered Certificates;
- the availability of comparable securities;
- the level, direction and volatility of interest rates generally;
- changes in federal or state law; and
- general economic conditions.

Guaranty Considerations

If we are unable to perform our guaranty obligations, Owners of the Offered Certificates would have a claim on the assets available under the General Bond Resolution and our other available assets (see "Security").

Legislation affecting the Offered Certificates and Mortgage Loans may be considered and enacted by the United States Congress or the Virginia General Assembly. No assurance can be given that the consideration or enactment of any such legislation will not have an adverse effect on the value of, the timing or amount of payments of, or the security for the Offered Certificates or other risks to the Investors.

In particular, over the past year a number of financial institutions and related entities have announced large losses as a result of their subprime mortgage activities and an increasing number of defaults and foreclosures on such mortgages. The United States Congress may pass consumer protection and bankruptcy legislation as a result of the adverse effects of the subprime mortgage situation on individuals and families in the United States. Such legislation, if enacted, could have an adverse effect on the Authority's single family mortgage program, including its ability to originate new Mortgage Loans, to collect payments under Mortgage Loans and to foreclose on property securing Mortgage Loans.

Recent Developments in the Residential Mortgage Market

Recently, the residential mortgage loan market has experienced increasing levels of delinquencies, defaults and losses, and we cannot assure you that this will not continue. In addition, in recent months housing prices and appraisal values in many states (including certain areas in Virginia) have declined or stopped appreciating, after extended periods of significant appreciation. A continued decline or an extended flattening of those values may result in additional increases in delinquencies, defaults and losses on residential mortgage loans generally, particularly with respect to second homes and investor properties and with respect to any residential mortgage loans whose aggregate loan amounts (including any subordinate liens) are close to or greater than the related property values. Although the decline or flattening in housing prices in certain areas of Virginia has not to date materially affected losses on Mortgage Loans, we can give no assurance that housing prices in those areas or other areas will not continue or begin to decline or flatten or that such decline or flattening will not have a material adverse effect on delinquencies and losses on Mortgage Loans or on our financial condition.

In recent months, in response to increased delinquencies and losses with respect to mortgage loans, many mortgage loan originators have implemented more conservative underwriting criteria for loans, particularly in the subprime, Alt-A and other nonprime sectors. This may result in reduced availability of financing alternatives for mortgagors seeking to refinance their mortgage loans. The reduced availability of refinancing options for a mortgagor may result in higher rates of delinquencies, defaults and losses on the mortgage loans, particularly mortgagors with adjustable rate mortgage loans or interest only mortgage loans that experience significant increases in their monthly payments following the adjustment date or the end of the interest only period, respectively.

The increased levels of delinquencies and defaults, as well as a deterioration in general real estate market conditions, have also resulted generally in loan originators being required to repurchase an increasingly greater number of mortgages loans pursuant to early payment default and representation and warranty provisions in their loan sale agreements. This has led to deterioration in the financial performance of many subprime, Alt-A and other nonprime loan originators. In some other cases, such deterioration has caused certain loan originators to cease operations. Any such deterioration could adversely affect the ability of a loan originator to repurchase or substitute for mortgage loans as to which a material breach of representation or warranty exists. The inability of a loan originator to repurchase or substitute for defective mortgage loans would likely cause the related mortgage loans to experience higher rates of delinquencies, defaults and losses. Even in cases where a loan originator has the economic ability to repurchase loans, the increasing volume of repurchase claims has resulted in longer periods between when a repurchase claim is presented and when it is resolved, and a greater proportion of claims being refused or contested by originators.

A number of state regulatory authorities have recently taken action against certain loan originators and servicers for alleged violations of state laws. Certain of those actions prohibit those servicers from pursuing foreclosure actions, and in the future the Commonwealth of Virginia could seek similar limitations on the ability of mortgage loan servicers to take actions (such as pursuing foreclosures) that may be essential to service and preserve the value of the Allocated Mortgage Loans. Any such limitations that applied to a servicer of the Allocated Mortgage Loans could adversely affect our ability to collect payments on the Allocated Mortgage Loans.

You should consider the risk that the general market conditions discussed above may affect the performance of the Allocated Mortgage Loans and may adversely affect the yield on your certificates.

Geographic Concentration of the Mortgage Loans in Particular Jurisdictions May Result in Greater Losses If Those Jurisdictions Experience Economic Downturns

Different geographic regions of the United States from time to time will experience weaker regional economic conditions and housing markets, and, consequently, may experience higher rates of loss and delinquency on mortgage loans generally. Any concentration of the mortgage loans in a region may present risk considerations in addition to those generally present for similar securities without that concentration. If the mortgage loans are concentrated in one or more regions, a downturn in the economy in these regions of the country would more greatly affect the mortgage portfolio than if the mortgage portfolio were more diversified. In particular, all of the Allocated Mortgage Loans are secured by mortgaged properties in Virginia.

Because of the geographic concentration of the mortgaged properties within Virginia, losses on the Mortgage Loans (including Allocated Mortgage Loans) may be higher than would be the case if the mortgaged properties were more geographically diversified. For example, some of the mortgaged properties may be more susceptible to certain types of special hazards, such as hurricanes, floods, fires and other natural disasters and major civil disturbances, than residential properties located in other parts of the country.

In addition, the economy of Virginia may be adversely affected to a greater degree than the economies of other areas of the country by certain regional developments. If the residential real estate markets in an area of concentration experience an overall decline in property values after the dates of origination of the respective mortgage loans, then the rates of delinquencies, foreclosures and losses on the mortgage loans may increase and the increase may be substantial.

The concentration of Mortgage Loans with specific characteristics relating to the types of properties, property characteristics, and geographic location are likely to change over time. Principal payments may affect the concentration levels. Principal payments could include voluntary prepayments and prepayments resulting from casualty or condemnation, defaults and liquidations and from repurchases due to breaches of representations and warranties by the mortgage originators that serve as our originating agents.

Parity Bonds

Bonds, including the Offered Certificates, are equally secured, to the extent and as provided in the Bond Resolution, by a pledge of the Assets, which consist of Mortgage Loans, including Allocated Mortgage Loans, Authority Property, Revenues, Investment Obligations, and, to the extent made subject to the pledge or lien of the Bond Resolution, Enhancement Agreements, Exchange Agreements and Other Financial Agreements (see "General Matters - Pledge of Assets"). Upon the occurrence of any Event of Default under the Bond Resolution, the Revenues, money and assets in the Funds and Accounts may not be sufficient to pay principal and interest due and payable on the Bonds. As a result, the principal repayments and interest on the Allocated Mortgage Loans may be applied, in whole or in part, to payment of principal and interest on other Bonds and, to the extent so applied, will not be available for the repayment of principal and interest of the Offered Certificates related to the Allocated Mortgage Loans. In the event any proceeds of the Allocated Mortgage Loans are used to make payments on Bonds other than the Offered Certificates, we are obligated to make interest payments and Principal Payment Amounts on the Offered Certificates as if such other payments had not been made and as if such proceeds of the Allocated Mortgage Loans are still available in full for payment on the Offered Certificates.

DESCRIPTION OF THE OFFERED CERTIFICATES

The material under this heading summarizes certain features of the Offered Certificates. You will find additional information about the Offered Certificates in the other sections of this Offering Circular as well as in the Bond Resolution.

The proceeds of the Offered Certificates will be deposited into the Mortgage Loan Account under the Bond Resolution pending disbursement into Mortgage Loans or otherwise utilized in accordance with the terms of the Bond Resolution. Such permitted utilization includes the transfer to us, without regard to the satisfaction of the Revenue Test, of Assets (including the proceeds of the Offered Certificates) in an amount equal to the amount of our funds (including a reasonable charge for interest) that have been made subject to the lien and pledge of the Bond Resolution and that have provided or are expected to provide interim financing for Mortgage Loans. Such funds may include amounts drawn by us on the revolving credit agreements described in the section herein entitled "The

Authority." As of the date hereof, no such Assets (including the proceeds of the Offered Certificates) are eligible to be so transfered (see Sections 402(B) and (C) in Appendix A herein).

Certain existing Mortgage Loans will be designated as Allocated Mortgage Loans. Summary information concerning the Allocated Mortgage Loans is set forth below. The total of the outstanding principal balances of the Allocated Mortgage Loans (as reduced by scheduled monthly payments of principal due and payable on April 1, 2008) is equal to the original principal amount of the Offered Certificates.

The Offered Certificates will be issued in initial minimum denominations of \$1,000 and integral multiples of \$1 in excess of that amount. The Offered Certificates will be initially available and may be purchased only in book-entry form through the facilities of The Depository Trust Company, New York, New York or its agent ("DTC"). Accordingly, for the purposes of the Bond Resolution, the Owner of the Offered Certificates shall be DTC's partnership nominee, Cede & Co., and all references herein to the Owners of the Offered Certificates shall refer to Cede & Co., as aforesaid, and shall not mean the Beneficial Owners of the Offered Certificates. See Appendix B for a description of DTC and its procedures.

For every exchange or transfer of the Offered Certificates, we or the Trustee may make a charge sufficient to reimburse us or the Trustee for any tax, fee, or other governmental charge required to be paid with respect to such exchange or transfer. We expect to deliver the Offered Certificates on or about the settlement date set forth on the front cover hereof.

Interest Payments

Interest on the Offered Certificates will accrue at the applicable rate of interest set forth on the cover hereof from the Cut-Off Date and shall be payable on each Payment Date, commencing in May 2008, calculated on the basis of a 360-day year consisting of twelve 30-day months. The amount of the interest payment payable on each Payment Date will be the amount of interest accrued on the Offered Certificates for the calendar month immediately preceding the month of such Payment Date. Each interest payment shall be paid to the Owners of the Offered Certificates as of the applicable Record Date.

Principal Payments

Principal on the Offered Certificates shall be payable on each Payment Date, commencing in May 2008, until the earlier of the applicable Final Scheduled Payment Date or payment in full of principal on the Offered Certificates. Each principal payment shall be paid to the Owners of the Offered Certificates as of the applicable Record Date. The principal amount to be repaid on the Offered Certificates shall be prorated among the Offered Certificates. Such principal payments (the "Principal Payment Amount") shall be composed of the sum of the following amounts as determined by us: (i) the principal portion of scheduled monthly payments due on the Allocated Mortgage Loans on the first day of the month of the Payment Date, (ii) full or partial principal prepayments (including proceeds of hazard insurance, title insurance, or condemnation) received on the Allocated Mortgage Loans in the calendar month immediately preceding the month of the Payment Date, (iii) principal due upon liquidations by foreclosures or deeds in lieu of foreclosure on the Allocated Mortgage Loans occurring or delivered in the calendar month immediately preceding the month of the Payment Date, (iv) the principal balance of delinquent Allocated Mortgage Loans removed by us from the Allocated Mortgage Loan pool during the calendar month immediately preceding the month of the Payment Date, as described below, and (v) the principal balance of Allocated Mortgage Loans that are repurchased during the calendar month immediately preceding the month of the Payment Date by the financial institutions that underwrote such Allocated Mortgage Loans, as described below. For any Allocated Mortgage Loan which is liquidated by foreclosure or deed in lieu of foreclosure, the full outstanding principal amount due on the Allocated Mortgage Loan will be used in determining the principal amount of the Offered Certificates to be repaid. This principal amount to be repaid will be determined without regard to the amount or timing of the receipt of the amounts received by us from the sale of the single family residences acquired by us in such a foreclosure or deed in lieu of foreclosure. The Principal Payment Amounts of Offered Certificates to be repaid as described in (i) through (v) above are mandatory Sinking Fund Installments under the Bond Resolution. The Bond Resolution does not require us to give notice to the Owners of the Offered Certificates of sinking fund redemption.

Any Allocated Mortgage Loan which is delinquent by four consecutive monthly payments or is being restructured by having delinquent payments added to its outstanding principal balance will be removed by us from the Allocated Mortgage Loan pool, and we will substitute cash for such Allocated Mortgage Loan in an amount equal to its outstanding principal balance. Any such removal of an Allocated Mortgage Loan will have the same effect on the Offered Certificates as a full prepayment of such Allocated Mortgage Loan.

The financial institutions that underwrote the Allocated Mortgage Loans made certain representations and warranties with respect to the Allocated Mortgage Loans. If there is a material breach of these representa-

tions and warranties, we will require such financial institutions to purchase the related Allocated Mortgage Loan. Any such purchase of an Allocated Mortgage Loan will have the same effect on the Offered Certificates as a full prepayment of such Allocated Mortgage Loan.

Optional Redemption

The Offered Certificates are subject to optional redemption at our election, in whole on any Payment Date, if the aggregate principal balance of the Offered Certificates on such Payment Date is equal to or less than 5% of the original principal amount of the Offered Certificates. The Redemption Price shall be the principal amount of the Offered Certificates to be redeemed. Accrued and unpaid interest through the calendar month immediately preceding the month of the redemption date will be paid on the Offered Certificates to be redeemed.

The Bond Resolution does not require us to give notice to the Owners of the Offered Certificates of optional redemption.

Class Factors

Prior to a Payment Date, we will calculate for the Offered Certificates, a class factor ("Class Factor") expressed as a number carried to nine decimal places that may be multiplied by the original principal amount to determine the outstanding principal balance after giving effect to the distribution of principal to be made on the Offered Certificates on the following Payment Date. For example, the May 2008 Class Factor for the Offered Certificates will reflect their remaining principal amount, after giving effect to any Principal Payment Amount to be made on May 25, 2008. The April 2008 Class Factor is 1.000000000. Class Factors will be calculated and made available on or about the 10th day of each month (or the next succeeding Business Day).

For any Payment Date, Investors in Offered Certificates can calculate the amount of principal to be paid by multiplying the original class principal amount by the difference between the Class Factors for the preceding and current months. The amount of interest to be paid on the Offered Certificates on each Payment Date will equal 30 days' interest on its outstanding principal amount as determined by its Class Factor for the preceding month. For example, the amount of principal to be paid on the Offered Certificates in May 2008 will reflect the difference between their April 2008 and May 2008 Class Factors. The amount of interest to be paid on the Offered Certificates in May 2008 will equal 30 days' interest accrued during the month of April 2008 on the principal amount determined by reference to their April 2008 Class Factor.

Allocated Mortgage Loans

All of the Allocated Mortgage Loans are fully amortizing with original terms of thirty years secured by first liens on single family real estate in the Commonwealth of Virginia. All of the Allocated Mortgage Loans are level payment, fixed rate Mortgage Loans, although some of such loans had payment and rate changes prior to becoming Allocated Mortgage Loans. Some of the Allocated Mortgage Loans are insured by governmental or private mortgage insurance. Most of the Allocated Mortgage Loans will be serviced directly by us, and the balance will be serviced by our Servicing Agent.

For further information regarding the origination and servicing of the Allocated Mortgage Loans, see "Security" and "The Program" under "General Matters" below. The Allocated Mortgage Loans are assumable provided that the new mortgagor meets our underwriting standards and income limits. The Allocated Mortgage Loans do not provide for prepayment penalties. We are not precluded from participating in any refinancing of the Allocated Mortgage Loans and may conduct marketing activities, including the solicitation of Mortgagors, that will offer and encourage such refinancing by us of Allocated Mortgage Loans. No Mortgage Loans which are more than 30 days delinquent as of the Cut-Off Date will be allocated to the Offered Certificates. Only certain summary information is included herein concerning the Allocated Mortgage Loans. Available information on the individual Mortgage Loans allocated to the Offered Certificates will be provided upon request to William Corcoran at (804) 343-5843.

Original principal balance	\$172,319,122
Unpaid principal balance	\$168,008,189
Number of loans	1,232
Smallest principal balance	\$24,946
Median principal balance	\$119,638
Largest principal balance	\$386,810
Lowest coupon	6.50%
Weighted average coupon	6.60%
Highest coupon	6.75%
Shortest calculated maturity	57 months
Weighted average calculated maturity	312 months

Longest calculated maturity	359 months
Median loan to value ratio	96%
Maximum loan to value ratio	104%
Earliest initial scheduled payment date	November 1, 1993
Latest initial scheduled payment date	April 1, 2008

Reference is hereby made to the following pass-through certificates we have previously issued via public offering. Information about these certificates and the mortgage loans allocated to them is available at our website www.vhda.com/mbs/ and through Bloomberg Business News.

<u>Series</u>	<u>Dated</u>	<u>CUSIP</u>
2001 Series A, A-1	January 30, 2001	927823 AA2
2001 Series A, A-2	January 30, 2001	$927823{ m AB0}$
2001 Series B	May 4, 2001	$927823{ m AC8}$
2001 Series F	July 31, 2001	927823 AD6
2001 Series G	October 17, 2001	$927823{ m AE4}$
2002 Series A	January 14, 2002	927823 AF1
2002 Series B	March 20, 2002	927823 AG9
2002 Series C	June 27, 2002	$927823{ m AJ3}$
2002 Series E	December 17, 2002	92812T W31
2006 Series C	June 8, 2006	92812U LT3
2008 Series A	March 25, 2008	92812U XA1

Acceleration

Pursuant to the Act, in the event that we default in the payment of principal of or interest on any Bond, including an Offered Certificate, and such default shall continue for 30 days or in the event that we shall otherwise fail to comply with the provisions of the Bond Resolution, the Owners of 25% in aggregate principal amount of such Bonds may appoint a trustee to represent the Owners of such Bonds, and such trustee may, and upon written request of the Owners of 25% in aggregate principal amount of such Bonds shall, in its name declare all such Bonds due and payable. Any payment of principal on the Offered Certificates following such acceleration will have the same effect on the Owners of the Offered Certificates as the prepayment of all or a portion of the Allocated Mortgage Loans.

RATINGS

The Offered Certificates are expected to be rated "Aaa" by Moody's Investors Service (Moody's) and "AAA" by Standard & Poor's Ratings Services (Standard & Poor's or S&P). Our general obligation / issuer credit ratings are Aa1 by Moody's and AA+ by Standard & Poor's.

Moody's issues ratings from "Aaa" to "C" to designate the relative investment qualities of debt securities. The "Aaa" rating is the highest of the nine such ratings. Moody's describes its "Aaa" rating as follows: "Obligations rated Aaa are judged to be of the highest quality, with minimal credit risk."

Standard & Poor's issues ratings from "AAA" to "D" to designate the relative investment qualities of debt securities. The "AAA" rating is the highest of the ten such ratings. Standard & Poor's describes its "AAA" rating as follows: "Debt rated "AAA" has the highest rating assigned by Standard and Poor's. Capacity to pay interest and repay principal is extremely strong."

Further explanation of the significance of these ratings may be obtained from the rating agencies. The ratings are not a recommendation to buy, sell or hold the Offered Certificates and should be evaluated independently. There is no assurance that the ratings will be maintained for any period of time or that the ratings may not be revised downward or withdrawn entirely by a rating agency if, in its judgement, circumstances so warrant. Any such downward revision or withdrawal of a rating could have an adverse effect on the market price of the Offered Certificates.

Ratings address the likelihood of receipt by Investors of all payments on the Offered Certificates. The ratings address the structural, legal and Authority-related aspects associated with the Offered Certificates, the nature of the underlying assets and the credit quality of the credit enhancer or guarantor, if any. Ratings on the Offered Certificates do not represent any assessment of the likelihood of principal repayments on the Allocated Mortgage Loans or of the degree by which such prepayments might differ from those originally anticipated. As a result, you might realize a yield lower than originally anticipated.

TAX MATTERS

Federal Taxes

The interest on the Offered Certificates is includable in gross income for federal income tax purposes under the Code in accordance with the Investor's regular method of accounting. The Offered Certificates will be debt securities of the Authority for federal income tax purposes. The Authority is not subject to federal income taxation.

The following discussion is a brief summary of certain United States federal income tax consequences of the acquisition, ownership and disposition of Offered Certificates by original purchasers of the Offered Certificates who are "U.S. Investors", as defined herein. This summary does not discuss all of the United States federal income tax consequences that may be relevant to an owner in light of its particular circumstances or to owners subject to special rules. Potential Investors of Offered Certificates should consult with their own tax advisors concerning the United States federal income tax and other consequences with respect to the acquisition, ownership and disposition of Offered Certificates as well as any tax consequences that may arise under the laws of any state, local or foreign tax jurisdiction.

<u>Disposition and Defeasance</u>. Generally, upon the sale, exchange, redemption, or other disposition (which would include a defeasance) of Offered Certificates, an Investor generally will recognize taxable gain or loss in an amount equal to the difference between the amount realized (other than amounts attributable to accrued interest not previously includable in income) and such Investor's adjusted tax basis in the Offered Certificates. We may cause the deposit of moneys or securities in escrow in such amount and manner as to cause the Offered Certificates to be deemed to be no longer outstanding under the Bond Resolution (a "defeasance"). (See Appendix E herein). For federal income tax purposes, such defeasance could result in a deemed exchange under Section 1001 of the Code and a recognition by such Investor of taxable income or loss, without any corresponding receipt of moneys. In addition, the character of payments on the Offered Certificates subsequent to any such defeasance could also be affected.

Backup Withholding and Information Reporting. In general, information reporting requirements will apply to non-corporate Investors with respect to payments of principal, payments of interest and the proceeds of the sale of Offered Certificates before maturity within the United States. Backup withholding may apply to Investors of Offered Certificates under Section 3406 of the Code. Any amounts withheld under the backup withholding rules from a payment to an Investor would be allowed as a credit against such Investor's United States federal income tax provided the required information is furnished to the Internal Revenue Service ("IRS").

<u>U.S. Investors</u>. The term "U.S. Investor" means an Investor of Offered Certificates that is: (i) a citizen or resident of the United States, (ii) a corporation, partnership or other entity created or organized in or under the laws of the United States or any state or the District of Columbia, (iii) an estate the income of which is subject to United States federal income taxation regardless of its source or (iv) a trust whose administration is subject to the primary jurisdiction of a United States court and which has one or more United States fiduciaries who have the authority to control all substantial decisions of the trust.

IRS Circular 230 Disclosure. The advice under the caption, "Tax Matters" concerning certain income tax consequences of the acquisition, ownership and disposition of the Offered Certificates, was written to support the marketing of the Offered Certificates. To ensure compliance with requirements imposed by the Internal Revenue Service, our counsel informs you that (i) any federal tax advice contained in this Offering Circular (including any attachments) or in writings furnished by our counsel is not intended to be used, and cannot be used by any Investor, for the purpose of avoiding penalties that may be imposed on the Investor under the Code, and (ii) the Investor should seek advice based on the Investor's particular circumstances from an independent tax advisor.

State Taxes

Under the Act, income on the Offered Certificates, including interest and any profit made on the sale thereof, is not included in taxable income for purposes of income taxation by the Commonwealth of Virginia and by the municipalities and all other political subdivisions of the Commonwealth.

Prospective purchasers should be aware that the United States Supreme Court has heard oral arguments in its review of Davis v. Dep't. of Revenue of the Finance and Admin. Cabinet, 197 S.W. 3d 557 (Ky. App. 2006), cert. granted 2007 U.S. LEXIS 5914 (May 21, 2007), a decision of a Kentucky appellate court, which held that provisions of Kentucky tax law that provided more favorable income tax treatment for owners of bonds issued by Kentucky municipal bond issuers than for owners of non-Kentucky municipal bonds violated the Commerce Clause of the United States Constitution. Virginia statutes provide more favorable Virginia income tax treatment for owners of bonds issued by the Commonwealth of Virginia and its political subdivisions, including the Offered Certificates, than for bonds issued by other states and their political subdivisions. If the United States Supreme Court were to affirm the holding of the Kentucky appellate court, subsequent Virginia judicial decisions or legislation designed

to ensure the constitutionality of Virginia tax law could, among other alternatives, adversely affect the Virginia tax exemption of outstanding bonds, including the Offered Certificates, to the extent constitutionally permissible, or result in the exemption from Virginia income tax of interest on certain bonds issued by other states and their political subdivisions, either of which actions could affect the market price or marketability of the Offered Certificates.

All potential purchasers should consult their tax advisors regarding the tax treatment of the Offered Certificates.

LEGAL MATTERS AND CONTINUING DISCLOSURE

Certain legal matters relating to the authorization and validity of the Offered Certificates will be subject to the receipt of the approving opinion of Hunton & Williams LLP, Richmond, Virginia, Bond Counsel. Such opinion (the "Approving Opinion") will be limited to matters relating to the authorization and validity of the Offered Certificates. The proposed form of the Approving Opinion is attached hereto as Appendix F. Bond Counsel has not been engaged to investigate our financial resources or our ability to provide for payment of the Offered Certificates, and the Approving Opinion will not make any statement as to such matters, as to the accuracy or completeness of this Offering Circular generally, or to matters affecting the yield on the Offered Certificates. Certain legal matters will be passed on for us by our General Counsel, J. Judson McKellar, Jr., Esquire.

In an Amended and Restated Continuing Disclosure Agreement dated June 29, 1999 between the Trustee and us, we have covenanted to provide annual financial information and operating data and notices of certain enumerated events, if material. See Appendix D for a further description of the Continuing Disclosure Agreement.

SALE

The Offered Certificates are being purchased by BB&T Capital Markets (the "Dealer"), which has agreed to purchase all of the Offered Certificates, subject to certain conditions, at the purchase price set forth on the front cover of this Offering Circular. We have no obligation to deliver any portion of the Offered Certificates if all of the Offered Certificates are not purchased by the Dealer. The Dealer has no obligation to purchase the Offered Certificates unless all such Offered Certificates are delivered for purchase. It will be the responsibility of the Dealer to provide to you certain required information regarding your purchase of the Offered Certificates, but the Dealer will have no obligations with regard to reporting on an ongoing basis.

The Offered Certificates may be offered by the Dealer (only as and if issued and delivered to and accepted by the Dealer) from time to time in negotiated transactions or otherwise at varying prices to be determined at the time of sale. In connection with the offering of the Offered Certificates, the Dealer may engage in transactions that stabilize, maintain or otherwise affect the price of the Offered Certificates, including transactions to (i) overallot in arranging the sales of the Offered Certificates and (ii) make purchases and sales of the Offered Certificates, for long or short account, on a when-issued or other basis at such prices, in such amounts and in such manner as such Dealer may determine. Such activities, if commenced, may be discounted at any time.

LITIGATION

No litigation of any nature as of the date hereof is pending against us or, to our knowledge, threatened against us (i) to restrain or enjoin the issuance or delivery of any of the Offered Certificates, (ii) to in any material way restrain or enjoin the collection and application of Assets pledged pursuant to the Bond Resolution, (iii) in any way contesting or affecting any authority for the issuance or validity of the Offered Certificates or the validity of the Bond Resolution, or the Purchase Contract for the Offered Certificates, (iv) in any material way contesting our existence or powers or (v) in any material way contesting or affecting the Assets pledged for the payment of the Offered Certificates.

LEGAL INVESTMENT

Under the Act the Bonds (including the Offered Certificates) are legal investments in which all public officers and public bodies of the Commonwealth and its political subdivisions, all municipalities and municipal subdivisions, all insurance companies and associations, banks, bankers, banking associations, trust companies, savings banks, savings associations, savings and loan associations, building and loan associations, investment companies, administrators, guardians, executors, trustees and other fiduciaries may properly and legally invest funds, including capital, in their control or belonging to them. Furthermore, under the Act, the Bonds (including the Offered Certificates) are also securities which may properly and legally be deposited with and received by all public officers and bodies of the Commonwealth or any agencies or political subdivisions of the Commonwealth and all municipalities and public corporations for any purpose for which the deposit of bonds or other obligations of the Commonwealth is now or may hereafter be authorized by law.

The Offered Certificates are general obligations of a political subdivision of the Commonwealth of Virginia. In addition, the Offered Certificates will constitute "mortgage related securities" for purposes of the Secondary Mortgage Market Enhancement Act of 1984 ("SMMEA") so long as they are rated in one of the two highest rating categories by a nationally recognized statistical rating organization and, as such, will be legal investments for certain entities to the extent provided in SMMEA, subject to state laws overriding SMMEA.

We do not make any representations as to the proper characterization of the Offered Certificates for legal investment or other purposes, or as to the legality of investment by particular investors under applicable legal investment restrictions. Accordingly, all institutions that must observe legal investment laws and regulatory capital requirements or review by regulatory authorities should consult with their own legal advisors to determine whether and to what extent the Offered Certificates constitute legal investments under SMMEA or must follow investment, capital or other restrictions.

GENERAL MATTERS

SECURITY

Pledge of Assets

The Bonds, including the Offered Certificates, are secured, to the extent and as provided in the Bond Resolution, by a pledge of the Assets, which consist of Mortgage Loans, Authority Property, Revenues and Investment Obligations, and, to the extent made subject to the pledge or lien of the Bond Resolution, Enhancement Agreements, Exchange Agreements and Other Financial Agreements (see "Summary of Certain Provisions of the General Bond Resolution–Assets and the Pledge Thereof"). The Bond Resolution imposes no requirements on us as to a minimum amount or type of Assets except for the Revenue Test, as more fully described in "Revenue Test; Limited Operating Covenants" herein.

The Bond Resolution permits us to (i) purchase, sell, exchange, transfer and modify Assets, (ii) apply Assets to the payment of Expenses, and (iii) release Assets from the lien or pledge created by the Bond Resolution, subject only to the satisfaction of the Revenue Test (see "Revenue Test; Limited Operating Covenants" and "Withdrawal, Transfer, Sale, Exchange and Modification of Assets" in "Summary of Certain Provisions of the General Bond Resolution").

The Bond Resolution does not require the establishment and funding of any debt service reserve fund or any other reserve fund, and we do not expect to establish or fund any such reserve fund.

The Act provides that any pledge made by us is valid and binding from the time such pledge is made and that our interest, then existing or thereafter obtained, in revenues, moneys, mortgage loans, receivables, contract rights or other property or proceeds so pledged shall immediately be subject to the lien of such pledge without any physical delivery or further act, and the lien of such pledge shall be valid and binding against all parties having claims of any kind in tort, contract or otherwise against us, irrespective of whether such parties have notice thereof. The Act further provides that no instrument by which a pledge is created need be recorded nor shall any filing be required with respect thereto. We do not expect to record or file any instrument creating or evidencing the pledge or lien created by the Bond Resolution with respect to any asset pledged thereto. Except when specifically required by the Bond Resolution or when convenient in the normal course of business, we do not expect to physically deliver Mortgage Loans to the Trustee.

Mortgage Loans

We currently finance Mortgage Loans financed by Tax Exempt Bonds and Taxable Bonds issued by us. Effective April 1, 2008 we suspended the portion of the Program previously funded solely by our Taxable Bonds, including (i) Self-Insured Mortgage Loans (as defined below), (ii) Mortgage Loans that refinance a single-family home, (iii) Mortgage Loans that include the financing of costs of rehabilitation and improvements to be completed subsequent to the closing of that Mortgage Loan, (iv) Mortgage Loans that include the financing of costs of retrofitting or adding accessibility features, and (v) Interest Only Mortgage Loans (as defined below). Effective April 1, 2008, we also suspended the financing of step rate Mortgage Loans as described below that have been financed with proceeds of Tax Exempt Bonds. No assurance can be given whether we will recommence the financing of any of the above described Mortgage Loans.

We currently finance Mortgage Loans in amounts not to exceed, in the case of Mortgage Loans to finance the acquisition of single family homes and related closing costs, 97% of the lesser of (a) the sales price or (b) the appraised value of the single family homes or, in the case of Mortgage Loans insured or guaranteed by the FHA, Veterans Administration or Department of Veterans' Affairs ("VA") or Rural Development ("RD", formerly known as the Farmers Home Administration and later as the Rural Economic and Community Development Service), the Mortgage Loan may be in such other amounts (which may exceed 100% of the sales price or appraised value) as

is permitted by FHA, VA or RD. We have adopted changes to our regulations that permit us to establish a lower percentage for our Mortgage Loans if necessary to protect our financial interests or enable us to effectively and efficiently allocate our current and anticipated financial resources. We have previously financed Mortgage Loans in amounts not to exceed 104% of the lesser of (a) or (b) above. We also finance certain Second Mortgage Loans (as defined and described below).

Prior to April 1, 2008, we used proceeds of Taxable Bonds to finance Mortgage Loans that refinanced single family homes. In the case of such Mortgage Loan, the loan amount (plus all subordinate debt to be secured by the property after closing of the Mortgage Loan) could not exceed the lesser of the current appraised value of the property or the sum of (i) the payoff (if any) of the applicant's existing first mortgage loan; (ii) the payoff (if any) of applicant's or applicants' subordinate mortgage loans (provided such loans did not permit periodic advancement of loan proceeds) closed for not less than 12 months preceding the date of the closing of the Mortgage Loan and the payoff (if any) of applicant's or applicants' home equity line of credit loan (i.e. loan which permits periodic advancement of proceeds) with no more than \$2,000 in advances within the 12 months preceding the date of the closing of the Mortgage Loan, excluding funds used for the purpose of documented improvements to the residence; (iii) the cost of improvements which were to be performed to the property after the closing of the Mortgage Loan and for which loan proceeds were escrowed at closing; (iv) closing costs, discount points, fees and escrows payable in connection with the origination and closing of the Mortgage Loan; and (v) up to \$500 to be payable to applicant or applicants at closing. In addition, if the applicant or applicants requested to receive loan proceeds at closing in excess of the limit set forth in (v) above, the loan amount (plus all subordinate debt to be secured by the property after closing of the Mortgage Loan) could be increased to finance such excess cash up to a loan amount not in excess of 95% of the current appraised value. If the applicant's or applicants' existing mortgage loan to be refinanced was a Mortgage Loan, the applicant or applicants could request a streamlined refinance of such existing Mortgage Loan in which we could require less underwriting documentation (e.g. verification of employment) and could charge reduced points and fees. For such streamlined refinances, the loan amount (plus all subordinate debt to be secured by the property after closing of the new Mortgage Loan) was limited to (i) the payoff of the existing Mortgage Loan and (ii) required closing costs, discount points, fees and escrows payable in connection with the origination and closing of the new Mortgage Loan; provided, however, that the loan amount (plus all subordinate debt to be secured by the property after closing of the new Mortgage Loan) could not exceed 100% of the greatest of original appraised value, current real estate tax assessment, current appraised value or other alternative valuation method approved by us. However, as stated above, effective April 1, 2008, we suspended the financing of Mortgage Loans that refinance single family homes. No assurance can be given whether we will recommence the financing of any of such loans.

Prior to April 1, 2008, in the case of any Mortgage Loan that financed the acquisition of a single family home or that refinanced a single family home, we also would use proceeds of Taxable Bonds to finance (a) costs of rehabilitation and improvements to be completed subsequent to the closing of such Mortgage Loan, subject to a maximum loan-to-value ratio of 105% of the lesser of the sales price (in the case of a Mortgage Loan that financed the acquisition of a single family home) or appraised value and (b) costs of retrofitting or adding accessibility features to accommodate the needs of disabled occupants up to an additional 5% of the lesser of the sales price (in case of a Mortgage Loan that financed the acquisition of a single family home) or the appraised value. In case of any Mortgage Loan that financed the acquisition of a single family home or that refinanced a single family home, the Authority would also finance with proceeds of Taxable Bonds the cost of rehabilitation not in excess of 50% of the as-completed appraised value, provided that the principal amount of the Mortgage Loan did not exceed 100% of (a) in the case of a Mortgage Loan that financed the acquisition of a single family home, the lesser of the sum of the sales price plus the rehabilitation costs or the as-completed appraised value or (b) in the case of a Mortgage Loan that refinanced a single family home, the lesser of the sum of the outstanding principal balance thereof plus the rehabilitation costs or the as-completed appraised value. However, as stated above, effective April 1, 2008, we suspended the financing of the Mortgage Loans that include the financing of costs described in this paragraph. No assurance can be given whether we will recommence the financing of any of such loans.

The Bond Resolution does not require that Mortgage Loans be insured or guaranteed. Our program guidelines currently require that first Mortgage Loans financed, in whole or in part, with the proceeds of Tax-Exempt Bonds and having a loan to value ratio in excess of 80% (i) be subject to private mortgage insurance, or (ii) be insured or guaranteed by the VA, FHA, RD or other entity of the federal government. However, our program guidelines do not require any mortgage insurance or guaranty for (i) Interest Only Mortgage Loans (as defined below), (ii) Mortgage Loans financed with the proceeds of Taxable Bonds as described below (except for loans with loan to value ratios in excess of 80% that finance manufactured housing), or (iii) Mortgage Loans financed with our funds other than bond proceeds. Such Mortgage Loans described in the preceding sentence that are not insured or guaranteed are referred to herein as "Self-Insured Mortgage Loans". As stated above, effective April 1, 2008, we suspended the financing of Self-Insured Mortgage Loans. In addition to Self-Insured Mortgage Loans, Second Mortgage Loans (as defined below) are not insured or guarenteed by the federal government or a private mortgage insurance company. Described below are the types of the Second Mortgage Loans that we currently finance under our program guidelines. We may modify our program guidelines at our discretion. See Appendix A for additional information concerning mortgage insurance and guaranty policies and coverage.

The Homeowners Protection Act of 1998 permits a borrower to cancel private mortgage insurance (for which the borrower pays the premium) on the date on which the principal balance of the mortgage loan is scheduled

to reach 80% of the original value of the residence or on the date on which the principal balance actually reaches 80% of the original value of the residence. The original value is the lesser of the sales price or the appraised value at the time the mortgage loan transaction was consummated. In order to effect such cancellation, the borrower must request in writing that the cancellation be initiated, must have a good payment history with respect to the mortgage loan (i.e., no mortgage payment was, during the year beginning two years prior to cancellation, 60 or more days delinquent, and no mortgage payment was, during the year beginning one year prior to cancellation, 30 or more days delinquent), and must satisfy any requirements of the lender for evidence that the value of the residence has not declined below its original value and for certification that the borrower's equity in the residence is not encumbered by a subordinate loan. This Act further provides for automatic termination of mortgage insurance on the date on which the principal balance of the mortgage loan is scheduled to reach 78% of the original value of the residence, or if the borrower is not then current on his mortgage loan payments, on the date on which the borrower subsequently becomes current on such payments. These termination and cancellation provisions do not apply to mortgage loans characterized as high risk loans. Even if the private mortgage insurance is not canceled or terminated as described above, private mortgage insurance must be terminated on the first day of the month immediately following the date that is the midpoint of the amortization period of the mortgage loan if the mortgagor is then current on his mortgage loan payments. This Act also requires that borrowers be provided with certain disclosures and notices regarding termination and cancellation of private mortgage insurance. This Act applies to mortgage loans which were or are closed on or after July 29, 1999. We provide the same right to borrowers whose Mortgage Loans closed prior to such effective date and have provided the same rights to borrowers of FHA-insured Mortgage Loans. We also permit the cancellation of mortgage insurance if the balance of the Mortgage Loan is equal to or less than 80%, or such lesser percentage determined by us, of the current property value, subject to the satisfaction of such criteria, requirements and conditions as we may impose for such cancellation. We cannot currently predict what will be the effect, if any, on future losses incurred on Mortgage Loans as a result of this Act or as a result of its application of such Act to Mortgage Loans closed prior to July 29, 1999 or to FHA-insured Mortgage Loans or of the cancellation of mortgage insurance described in the preceding sentence.

We currently use proceeds of Bonds and other funds available under the Bond Resolution to make certain Mortgage Loans which are secured by second liens ("Second Mortgage Loans"). We finance two types of Second Mortgage Loans. The first type is a Second Mortgage Loan financed in conjunction with the origination of a first lien Mortgage Loan financed by us and insured by FHA, to finance part of the Mortgagors' down payment and closing costs not financed by the related FHA insured Mortgage Loans. Such type of Second Mortgage Loan is referred to as a "FHA Plus Second Mortgage Loan." Each FHA Plus Second Mortgage Loan may, when combined with the related FHA insured Mortgage Loan, exceed the sales price and appraised value of the residence and is secured by the lien of a deed of trust subordinate to the lien of the deed of trust securing the FHA insured Mortgage Loan. The second type is a Second Mortgage Loan financed pursuant to our Home Stride Loan Program ("Home Stride Second Mortgage Loans") and is made as a Subsidized Mortgage Loan, as defined below under "General Fund and Other Net Assets". Home Stride Second Mortgage Loans are only made in conjunction with a first lien Mortgage Loan financed by us and have a maximum principal amount of \$25,000. Home Stride Second Mortgage Loans are available only in certain high costs areas identified by us. Home Stride Second Mortgage Loans have a 0% interest rate and \$0 payment for the initial three years of the loan term. Following the initial three years, the interest rate changes to 5% and monthly payments commence at a level that will fully amortize the loan over the remaining 27 years of the loan term. The combined amounts of the first lien Mortgage Loan and the Home Stride Second Mortgage Loan typically exceed the sales price and appraised value of the residence. Second Mortgage Loans are not insured or guarenteed by the federal government or private mortgage companies. We expect that a portion of the proceeds of Bonds (excluding the Offered Certificates) will be used or continued to be used for the financing of FHA Plus Second Mortgage Loans. We have allocated proceeds of Bonds for the financing of Home Stride Second Mortgage Loans through June 30, 2008; however, no assurance can be given whether we will continue to finance Home Stride Second Mortgage Loans after that date. None of the Allocated Mortgage Loans are Home Stride Second Mortgage Loans.

Prior to April 1, 2008, we used proceeds of Taxable Bonds and other funds available under the Bond Resolution for the financing of Self-Insured Mortgage Loans with loan to value ratios not in excess of 100%. Our regulations authorize the financing of an additional 5% for closing costs and fees (but we do not currently provide such financing for closing costs and fees) and for rehabilitation and improvements to be completed after the closing of the Self-Insured Mortgage Loan as described above and an additional 5% may be financed for costs of retrofitting or adding accessibility features to accommodate the needs of a disabled occupant as described above. However, as stated above, effective April 1, 2008, we suspended the financing of such Self-Insured Mortgage Loans. No assurance can be given whether we will recommence the financing of such Self-Insured Mortgage Loans.

The Mortgage Loans financed or to be financed, in whole or in part, by the Bonds have, or are expected to have, original terms of approximately 30 years and bear, or are expected to bear, interest at fixed rates. Some of the Mortgage Loans (other than the Allocated Mortgage Loans) financed were step rate loans which bore interest rates approximately one and one-half percentage points below the customary fixed rates and such initial interest rate increases by one percentage point at the end of the first year of the Mortgage Loan and by another percentage point at the end of the second year of the Mortgage Loan and remain at that rate for the remaining life of the Mortgage Loan. However, as stated above, effective April 1, 2008, we suspended the financing of such step rate

Mortgage Loans. No assurance can be given whether we will recommence the financing of any of such step rate Mortgage Loans.

In September 2004, we implemented a program under which a portion of the proceeds of Tax Exempt Bonds will finance Mortgage Loans on which interest only will be payable for seven years and which will thereafter be fully amortized over the remainder of the 30-year term of the Mortgage Loan ("Interest Only Mortgage Loans"). The interest rate on each such Interest Only Mortgage Loan is fixed during its term. The maximum principal amount of each Interest Only Mortgage Loan is 100% of the lesser of sales price or appraised value. Such Interest Only Mortgage Loans are Self-Insured Mortgage Loans. We have implemented a \$250 million pilot program to finance Interest Only Mortgage Loans with proceeds of Taxable Bonds and our net assets and have discontinued the use of proceeds of Tax-Exempt Bonds to finance such Interest Only Mortgage Loans. Effective April 1, 2008, as stated above, we suspended such pilot program. No assurance can be given whether we will recommence the financing of Interest Only Mortgage Loans in the future or whether the source of any such financing will be Taxable Bonds or Tax-Exempt Bonds. No such Interest Only Mortgage Loans are Allocated Mortgage Loans.

Prior to September of 2004, we required the applicant to pay, at the time of closing, between 1 and 3.5 points, with each point being equal to 1% of the principal amount of the Mortgage Loan. The number of points depended on the Mortgage Loan program. Since September of 2004, we have offered applicants in certain Mortgage Loan programs the option of paying between 0 and 4.5 points in exchange for having a higher or lower interest rate on the Mortgage Loan. The yield that we realize on Mortgage Loans is affected by the amount of points paid and the rate of prepayments of such Mortgage Loans. If the Mortgage Loan is originated by an Originating Agent or Mortgage Broker and the applicant pays less than 1 point, we will pay the difference between 1 point and the amount paid by the applicant to the Originating Agent or Mortgage Broker so that such Originating Agent or Mortgage Broker receives the equivalent of 1 point.

The average interest rate on the Mortgage Loans financed or to be financed in whole by Taxable Bonds or Tax Exempt Bonds is or is expected to be equal to or in excess of the average interest cost of the Taxable Bonds or Tax Exempt Bonds, respectively. The average interest rate on the Mortgage Loans financed or to be financed by Tax Exempt Bonds in participation with Taxable Bonds is or is expected to be a blend of (1) an interest rate on the portion of the Mortgage Loans financed by Taxable Bonds equal to or in excess of the average interest cost of the corresponding Taxable Bonds and (2) an interest rate on the portion of the Mortgage Loans financed by the Tax-Exempt Bonds which would be expected to produce an aggregate Mortgage Loan yield equal to or in excess of the average interest cost of the corresponding Tax Exempt Bonds but not greater than the Mortgage Loan yield permitted under the Code (see "General Fund and Other Net Assets" for discussion of Subsidized Mortgage Loans financed or supported by our net assets).

In addition to the requirements with regard to the loan to value ratio and Mortgage Loan insurance or guarantees, we rely upon the following security elements in the making and purchasing of Mortgage Loans: (i) Mortgage Loan underwriting and servicing procedures (see "Mortgage Loan Underwriting Criteria and Processing Procedures" and "Servicing Agents" under "The Program" herein), (ii) an equity buildup through Mortgage Loan principal repayments and appreciation, if any, in the value of the properties securing the Mortgage Loans and (iii) geographical diversification of the Mortgage Loan portfolio within the Commonwealth.

The Mortgages which are to secure the Mortgage Loans made or purchased by us are to be in the form of deeds of trust, in accordance with Virginia practice, and are to constitute and create first liens (except in the case of Second Mortgage Loans) on single family residential housing.

Investment Obligations

We maintain a substantial portion of Assets as Investment Obligations. Eligible Investment Obligations are set forth in the definition thereof in Appendix E and include (i) any investment (debt or other contractual obligation or equity interest) which, in the determination of an Authorized Officer, is a suitable investment, in light of the amount and timing of Bond Obligation payments, the amount of Assets, and the availability of monies to pay Bond Obligations as they become due, at the time of acquisition thereof, and (ii) certain investments which bear, or the obligor(s) or guarantor(s) thereof bear, an investment grade rating assigned by a nationally recognized rating agency. Any Enhancement Agreements, any Exchange Agreements or any Other Financial Agreements, including those made subject to the pledge or lien of the Bond Resolution, are subject to the risk that the other parties to such Agreements may not satisfy their obligations set forth in such Agreements. The Bond Resolution does not establish minimum rating requirements for such other parties.

General Obligations

The Offered Certificates are also our general obligations payable out of any of our revenues, moneys or assets, subject to agreements heretofore or hereafter made with owners of our obligations other than the Owners pledging particular revenues, moneys or assets for the payment thereof. The security provided the Offered Certificates by our general obligation should be evaluated in connection with the performance of our other loan programs and such pledging of particular revenues, moneys or assets. See "Other Programs", "Summary of Revenues, Expenses, and Net Assets", and "General Fund and Other Net Assets" in "The Authority".

We have no taxing power. The Bonds do not constitute a debt or grant or loan of credit of the Commonwealth of Virginia, and the Commonwealth shall not be liable thereon, nor shall the Bonds be payable out of any funds other than ours. We have not created a capital reserve fund to secure the Bonds, and therefore, the Bonds are not subject to the provision in the Act that requires the Governor to include in the Governor's budget funds to cover any deficiency in our capital reserve funds and that authorizes the General Assembly to appropriate funds therefor.

Sources of Payment

The scheduled payments of Bond Amounts, including the principal of and the interest on the Offered Certificates and any Enhancement Agreements, any Exchange Agreements or any Other Financial Agreements that are payable from Assets, have been or are expected to be based upon the assumed receipt by us of principal and interest or other payments on or with respect to Mortgage Loans and Investment Obligations, any Revenue received with respect to Authority Property, and payments received with respect to any Enhancement Agreement, any Exchange Agreement or any Other Financial Agreements pledged as Assets.

Our ability to pay Bond Amounts, including principal and interest on the Offered Certificates, may be adversely affected by several factors including (i) failure to receive principal and interest or other payments or income when due or any time thereafter with respect to Mortgage Loans, Investment Obligations and any Enhancement Agreement, Exchange Agreement or Other Financial Agreement pledged as Assets, (ii) terminations and prepayments of Mortgage Loans at times and at rates not anticipated by us, (iii) Mortgage Loans, Investment Obligations and other assets not being made, financed or acquired at the times, interest rates or prices, as applicable, contemplated by us or not being made, financed or acquired at all (see "Special Redemption"), and (iv) receipt of net proceeds from the sale or other disposition of Mortgage Loans and other assets pledged thereto in amounts less than expected by us. A portion of such Mortgage Loan terminations included in (i) the SPA Rate (described below) assumed for certain series of the Currently Outstanding Bonds and (ii) the determination of the principal amounts of the Offered Certificates to be repaid by principal repayments on Allocated Mortgage Loans are terminations due to foreclosure, deed in lieu of foreclosure, and assignment to mortgage loan companies. We do not necessarily receive cash upon the occurrence of such terminations. The receipt of cash for such terminations may occur at a later time and may be for an amount less than the amount which was due under the Mortgage Loan.

In establishing the principal amounts and dates of the maturities and sinking fund installments for the Currently Outstanding Bonds, we have assumed or will assume certain levels of prepayments of Mortgage Loans, a substantial portion of which will be used to pay such principal amounts and sinking fund installments. Such assumed levels have been or will be a percentage (0% or higher) of the SPA Rate (also sometimes referred to as the PSA Rate). For this purpose, revenues received by us as a result of defaults on Mortgage Loans are treated as prepayments. The SPA Rate is a model that utilizes an assumed rate of prepayment each month relative to the then outstanding principal balance of a pool of mortgage loans. The SPA Rate assumes constant prepayment rates of 0.2% per annum of the then outstanding principal balance of such mortgage loans in the first month of the life of the mortgage loan and an additional 0.2% per annum in each month thereafter until the thirtieth month. Beginning in the thirtieth month and in each month thereafter during the life of the mortgage loans, the SPA Rate assumes a constant prepayment rate of 6% per annum. The SPA Rate does not purport to be a historical description of prepayment experience or a prediction of the anticipated rate of prepayment of any pool of mortgage loans, including the Mortgage Loans financed by the Bonds.

Set forth below are the percentages (if any) of the SPA rates used or expected to be used by us in assuming the above described levels of prepayments of Mortgage Loans. The Series of Bonds marked "pass-through" have principal retirements on such Series corresponding to the assumed receipt of scheduled principal payments on the allocated Mortgage Loans, prepayments received on such allocated Mortgage Loans and certain other payments relating to allocated Mortgage Loans.

	Pass-through or Percentage
Bond Series	of SPA (PSA) Rate Assumed

Dolla Collec	01 0111 (1 011) 10000 11000
1996 Series E-Taxable	0%
2001 Series A-Taxable	pass-through
2001 Series B-Taxable	pass-through
2001 Series C-AMT and D	50%
2001 Series F-Taxable	pass-through
2001 Series G-Taxable	pass-through
2001 Series H, I-AMT and J	100%
2002 Series A-Taxable	pass-through
2002 Series B-Taxable	pass-through
2002 Series C-Taxable	pass-through
2002 Series D-Taxable	pass-through
2002 Series E-Taxable	pass-through
2002 Series F-Taxable	pass-through
2002 Series G-Taxable	pass-through

2003 Series A-AMT and B	100%
2003 Series C	pass-through
2004 Series A-AMT	100%
2004 Series B	pass-through
2004 Series C-AMT	100%
2005 Series A-AMT and B	64%
2005 Series C-AMT, D-AMT and E	100%
2006 Series A	pass-through
2006 Series B	pass-through
2006 Series C	pass-through
2006 Series DEF	50%
2007 Series ABCD	47%*
2008 Series A	pass-through
2008 Series B	pass-through

*Expected, as to the aggregate of the 2007 Series ABCD Bonds, including future issuances of such Bonds representing draws by the Authority of additional amounts pursuant to an agreement with the purchaser of such Bonds.

The past events represented by the SPA Rate are not necessarily indicative of future events. As a result, there can be no assurance that our prepayment experience will substantially parallel those of the SPA Rate. Our exercise of our rights to redeem some of the Bonds may change the percentage of the SPA Rate required to meet scheduled debt service on the Bonds on or after the redemption dates of such Bonds.

In the case of Bonds that have been or are hereafter issued subject to mandatory tender, we expect to assume that, if such Bonds are not (or may not be) remarketed, they will be redeemed and the Redemption Price will be payable from their proceeds and investment earnings thereon which are held by us prior to such mandatory tender.

In estimating investment income to be received on moneys held under the Bond Resolution, we assume the investment of such funds at such interest rates as are deemed reasonable based on market conditions at the time of issuance of the applicable series of Bonds.

On the basis of the foregoing facts and assumptions, the Revenues and other income to be received with respect to the Offered Certificates and the Currently Outstanding Bonds are expected by us to be in excess of the scheduled debt service thereon. Any excess Revenues may be used to purchase or redeem Bonds. In reaching such expectation in the second preceding sentence, we have not considered the issuance of additional Bonds or the application or investment of the proceeds thereof. We believe our assumptions regarding the Offered Certificates and the Currently Outstanding Bonds to be reasonable, but we can give no assurance that the actual receipt of Revenues (including principal prepayments) will correspond with its estimates of available money to pay debt service on the Offered Certificates and the Currently Outstanding Bonds.

No assumptions have been made with respect to the use of any excess Revenues to purchase any tendered, but not remarketed, Commonwealth Mortgage Bonds, 1996 Series E-Taxable Bonds (the "1996 Series E Bonds") which are subject to optional and mandatory tender prior to maturity upon certain adjustments in the interest rates thereon. See "General Fund and Other Net Assets" for a description of the payment of the purchase price of such Bonds upon the tender thereof and the revolving credit agreement available as a source of payment for such purchase price.

Amendments to Bond Resolution; Bonds Acquired by Us

The Bond Resolution provides authorization for us to amend to certain provisions therein by supplemental resolution without the consent of Owners (see "Amendments" in "Summary of Certain Provisions of the General Bond Resolution"). Pursuant to such authorization, we may, subject to the Revenue Test described below, amend the Bond Resolution in any respect, except as set forth in Section 701(7) of the General Bond Resolution. The Bond Resolution, including the Revenue Test, also may be amended with the consent of the Owners of more than sixty percent (60%) of the Bond Obligation as provided in Sections 702 and 802 of the General Bond Resolution. Any of the foregoing amendments may adversely affect the security for the Bonds. See Appendix E for Sections 701(7), 702 and 802.

Pursuant to the Act and the Bond Resolution, we may purchase or otherwise acquire the actual or constructive ownership of Bonds prior to the maturity or redemption thereof with the intent that such Bonds remain Outstanding and that any such Bonds so purchased or acquired shall remain Outstanding, subject to any terms and conditions determined by us. Any Bonds so owned by us shall be entitled to vote or give consents under the Bond Resolution, except with respect to amendments to the Bond Resolution, and remedies and appointment and removal of the Trustee upon an Event of Default. Any such vote or consent may adversely affect the security for the Bonds.

REVENUE TEST; LIMITED OPERATING COVENANTS

Except for the Revenue Test described below, the Bond Resolution imposes no restrictions on our ability to transfer Assets to our General Fund and release assets from the lien or pledge of the Bond Resolutions and no requirements on us as to the minimum amount or type of Assets, nor does it impose any requirements on us with respect to annual income or net worth.

The Bond Resolution does require that certain actions, including transfer of all or any portion of any Asset to our General Fund and release assets from the lien or pledge of the Bond Resolution, can be undertaken only pursuant to the Revenue Test set forth in the Bond Resolution. Such test requires an Authorized Officer of ours, based on such assumptions as such Authorized Officer shall deem reasonable and subject to certain other conditions, to determine that subsequent to taking such action, Revenues, as defined in the Resolution, "shall be at least sufficient to pay all Bond Amounts as such Amounts are or are anticipated to become due and payable (by purchase, redemption, or otherwise)." See the definition of Revenue Test in Section 101 of the General Bond Resolution attached as Appendix E to this Offering Circular.

Notwithstanding anything to the contrary herein, to the extent that pursuant to an Officer's Certificate we pledge any funds which are not then subject to the pledge of the Bond Resolution and which are expected to be thereafter used to finance Mortgage Loans until the issuance of Bonds therefor, an amount of Assets equivalent to such funds, plus a reasonable charge for interest on such funds if and as determined by an Authorized Officer, may be subsequently withdrawn and transferred to us without regard to the satisfaction of the Revenue Test.

THE PROGRAM

The information that follows is provided to explain our current program of making or purchasing Mortgage Loans pursuant to the Bond Resolution (the "Program"). We have also made mortgage loans pursuant to other bond resolutions. This information does not purport to be comprehensive or definitive, and the limits, amounts of financial reserves, rules and criteria described are not required by the Bond Resolution and are subject to modification, change or waiver by us, in whole or in part at any time, and with respect to any particular Mortgage Loan. Our Program of making or purchasing Mortgage Loans financed with the proceeds of the Currently Outstanding Bonds has been substantially similar to that described with respect to the Program, subject to variations and modifications as described herein.

New mortgage loans to be originated under our single family program are expected to be financed primarily with the proceeds of Bonds and pursuant to the Program. We also expect to utilize our other moneys to finance other new mortgage loans under our single family program as set forth herein under "Miscellaneous Programs" and the "General Fund and Other Net Assets".

General

Under the Program, we may make and purchase Mortgage Loans for financing and/or refinancing (including the refinancing of any existing mortgage loan and any equity in the single family residential housing in excess of any such existing mortgage loan) the rehabilitation or ownership or both of owner-occupied single family residential housing consisting of not more than four dwelling units, including condominium units, intended for occupancy by persons and households of low and moderate income. However, as stated above, effective April 1, 2008, we suspended the financing of Mortgage Loans to refinance single family homes. Mortgage Loans will be originated pursuant to our origination system as described below.

Mortgage Loans are, except as noted below, originated by commercial banks, savings and loan associations, private mortgage bankers and local redevelopment and housing authorities approved by us to act as our originating agents ("Originating Agents") pursuant to originating agreements ("Originating Agreements"). In addition, we utilize mortgage brokers ("Mortgage Brokers") to originate Mortgage Loans on our behalf, pursuant to originating broker agreements ("Originating Broker Agreements"), and we may utilize our own employees to receive applications for Mortgage Loans in certain areas of the Commonwealth in which we desire to increase lending activity under the Program. In the case of any applications received by our employees, we process and originate the Mortgage Loans and retain all fees which would have otherwise been available to Originating Agents with respect to such Mortgage Loans.

The Mortgage Loans are currently serviced by us and by SunTrust Mortgage, Inc. which is an Originating Agent and is approved by us to act as our servicing agent ("Servicing Agent"). The servicing of Mortgage Loans by the Servicing Agent is performed pursuant to a servicing agreement ("Servicing Agreement") between us and the Servicing Agent. We currently service approximately 90% of our existing single family mortgage loan portfolio and are currently retaining the servicing on approximately 90% of all newly originated single family mortgage loans. We currently service approximately 97% of the Allocated Mortgage Loans, and the Servicing Agent currently services the remainder of such Allocated Mortgage Loans.

Prior Experience

The outstanding Mortgage Loan balance, delinquency and foreclosure statistics for mortgage loans financed under our single family mortgage loan program, including the Program, have been as set forth below. Effective December 31, 2007, such statistics include only Mortgage Loans financed under the Program. As of March 31, 2008, we held title to 35 properties which had been foreclosed upon, but not yet sold.

		Outstanding Balance of	Percentage of Delinquent*	Outstanding Balance of	Percentage of
	Outstanding Balance	Delinquent*	Mortgage	Mortgage Loans in	0
	of Mortgage Loans	Mortgage Loans	Loans	<u>Foreclosure</u>	in Foreclosure
June 1976	\$ 50,010,260	\$ 824,687	1.65%	\$ 471,578	.94%
June 1977	90,519,943	611,210	.68	580,874	.64
June 1978	171,554,983	1,581,906	.92	79,291	.05
June 1979	268,148,233	1,895,958	.71	269,776	.10
June 1980	357,933,006	2,547,500	.71	693,569	.19
June 1981	460.950.915	1.631.812	.35	1.247.993	.27

^{*} Two or more monthly payments delinquent (excluding loans in foreclosure).

		Outstanding	Percentage of	Outstanding	
		Balance of	Delinquent*	Balance of	Percentage of
	Outstanding Balance	Delinquent*	Mortgage	Mortgage Loans in	Mortgage Loans
	of Mortgage Loans	Mortgage Loans	Loans	<u>Foreclosure</u>	in Foreclosure
June 1982	526,154,831	1,934,509	.37	1,551,653	.29
June 1983	576,838,408	2,129,704	.37	1,033,567	.18
June 1984	815,042,910	1,736,677	.21	2,013,348	.25
June 1985	1,055,604,290	2,265,368	.21	2,422,175	.23
June 1986	1,195,864,387	4,158,521	.35	2,172,558	.18
June 1987	1,237,415,544	4,409,492	.36	2,524,506	.20
June 1988	1,537,364,756	5,412,004	.35	3,523,664	.23
June 1989	1,801,428,511	8,146,835	.45	3,628,834	.20
June 1990	1,905,581,579	10,316,930	.54	3,527,303	.19
June 1991	1,973,348,630	16,496,589	.84	7,103,284	.36
June 1992	2,029,417,516	22,755,830	1.12	7,026,107	.35
June 1993	2,015,567,145	23,796,850	1.18	7,600,183	.38
June 1994	1,877,929,438	20,662,329	1.10	6,385,775	.34
June 1995	2,590,062,023	26,301,889	1.02	5,252,832	.20
June 1996	2,926,020,625	45,838,102	1.57	10,863,571	.37
June 1997	3,212,259,451	71,277,888	2.22	12,156,328	.38
June 1998	3,306,246,756	72,577,895	2.20	14,094,196	.43
June 1999	3,343,463,438	69,343,954	2.07	12,247,829	.37
June 2000	3,467,701,927	77,752,107	2.24	11,905,551	.34
June 2001	3,691,477,394	67,359,881	1.82	9,987,932	.27
June 2002	3,688,135,950	67,275,150	1.82	10,311,402	.28
June 2003	2,895,005,283	63,273,245	2.19	8,853,846	.31
June 2004	2,443,450,255	52,166,695	2.13	6,244,039	.26
June 2005	2,606,208,240	44,245,729	1.70	5,234,535	.20
June 2006	3,276,285,786	44,494,131	1.36	2,772,675	.08
June 2007	4,183,806,161	56,623,486	1.35	6,608,655	.16
March 2008	4,551,919,428	67,341,405	1.48	20,478,322	.45

 $[\]ensuremath{^{*}}$ Two or more monthly payments delinquent (excluding loans in foreclosure).

Percentage of Outstanding Principal Balance of Mortgage Loans under the Bond Resolution as of March 31, 2008 Insurance or Guaranty Provider 26% FHA 10 VA Rural Development 12 Private mortgage insurance companies Self-Insured or 80% LTV or less <u>49</u> 100%

The private mortgage insurance companies providing substantially all of the mortgage insurance for Mortgage Loans under the Bond Resolution and their respective percentages of the outstanding principal balance of such Mortgage Loans as of March 31, 2008 are as follows:

Mortgage Guaranty Insurance Corp.	4.2%
Republic Mortgage Insurance Co.	2.6
Genworth Mortgage Insurance Corp.	1.9
PMI Mortgage Insurance Co.	1.6
United Guaranty Residential Insurance Co.	0.8
Triad Guaranty Insurance Corp.	0.4
Radian Guaranty, Inc.	0.3
	11.8%

We make no representations about the financial condition of any of the private mortgage insurance companies or their ability to make full and timely payment to us of claims on the Mortgage Loans on which we may experience losses.

Origination System

Under the origination system, a prospective mortgagor submits his Mortgage Loan application to an Originating Agent, Mortgage Broker or our employee. In the case of a Mortgage Loan to finance the purchase of a residence, the application is submitted after the prospective mortgagor has contracted for the purchase of the residence. If a preliminary review by the Originating Agent, Mortgage Broker or our employee indicates that the prospective mortgagor and Mortgage Loan will qualify under our underwriting criteria and the Code, if applicable, we reserve proceeds of Bonds for a period of 60 days for the financing of the Mortgage Loan, although extensions may be granted by us. We expect to continue to accept such reservations on a first-come, first-served basis up to pre-authorized limits. We have allocated, and may in the future allocate, the proceeds of Bonds other than as described above.

Mortgage Loan Underwriting Criteria and Processing Procedures

We make Mortgage Loans under the Program to persons and households of low and moderate income for financing or refinancing the rehabilitation or ownership, or both under certain circumstances, of single family residential housing, including condominium units. We establish maximum sales prices and maximum annual gross incomes which vary depending principally upon location within the Commonwealth. The maximum sales prices which we will approve for Mortgage Loans financed by Tax Exempt Bonds presently range from \$225,100 to \$408,100, and the maximum annual gross incomes for eligibility for Mortgage Loans to be financed by Tax-Exempt Bonds presently range from \$63,000 to \$100,000. In certain targeted areas designated pursuant to the Code, we have established maximum sales prices of \$498,800 and maximum annual gross incomes that range from \$76,300 to \$121,900. All of our current maximum sales prices and maximum annual gross incomes applicable to Mortgage Loans financed in whole or in part, by Tax Exempt Bonds comply with the limits currently established pursuant to the Code. We may waive or change such maximum sales prices and maximum annual gross incomes, subject to compliance with the applicable limits established by the Code. We have adopted changes to our regulations that permit us to establish lower maximum sales prices and maximum annual gross incomes for such Mortgage Loans in order to enable us to effectively and efficiently allocate our current and anticipated financial resources. Pursuant to such regulatory changes, we may reduce our maximum sales prices and/or maximum annual gross incomes, although we can currently give no assurance as to whether we will approve any such reductions or as to the amount of any such reductions. For Mortgage Loans previously financed, in whole, by Taxable Bonds, we established maximum annual gross incomes equal to 150% of the applicable median family incomes, eliminated the maximum sales prices, and established a maximum principal amount equal to the maximum loan amount permitted by the Federal National Mortgage Association and the Federal Home Loan Mortgage Corporation. However, as stated above, effective April 1, 2008, we suspended the financing of Mortgage Loans financed in whole by Taxable Bonds.

Applications for Mortgage Loans are submitted to us for review and approval based on income eligibility, credit and other criteria relating to the proposed mortgagor's ability to meet payments and compliance with the Code, the Act and our regulations. In the case of Mortgage Loans to be insured or guaranteed by the FHA, VA or Rural Development, the application is reviewed for compliance with the Code, the Act and the credit and property standards of the FHA, VA or Rural Development only. We require the applicants to provide normal and customary documentation in support of their application. In the case of the above-described step rate Mortgage Loans bearing interest during the first and second years of the Mortgage Loans at interest rates two percentage points and one percentage point, respectively, lower than the final interest rate at the end of the second year of the Mortgage Loan (see "Mortgage Loans" under "Security" above), we used the interest rate to be charged during the second year (or the first year in the case of mortgage loans that have a loan to value ratio below 80% or mortgage loans subject to private mortgage insurance or FHA insured Mortgage Loans, if permitted by FHA) of the Mortgage Loan in underwriting the proposed Mortgagor's ability to meet payments on the Mortgage Loan. In the case of Interest Only Mortgage Loans on which interest only will be payable during the initial seven (7) years, we underwrote the proposed Mortgagor on the basis of his ability to make the interest only payment. However, as stated above, effective April 1, 2008, we will suspend the financing of step rate Mortgage Loans and Interest Only Mortgage Loans. FHA Plus Second Mortgage Loans (as described above) are processed and underwritten in conjunction with the related FHA insured Mortgage Loans and in accordance with applicable FHA credit and property standards. For Home Stride Second Mortgage Loans, we may underwrite the Mortgagor on his ability to make payments on the

Authority financed first lien Mortgage Loan without regard to the payments of principal and interest on the Home Stride Second Mortgage Loan that commence three years thereafter. We have allocated proceeds of Bonds for the financing of Home Stride Second Mortgage Loans through June 30, 2008; however, no assurance can be given whether we will continue to finance Home Stride Second Mortgage Loans after that date.

Our staff reviews the loan application, credit report, verifications of employment and bank deposits, and the appraisal (if required). In addition, applications for Mortgage Loans are reviewed by us as to the value and other characteristics of the individual dwelling unit proposed to be financed as security for such loan. When such an application is approved by our single family underwriting staff, an Authority Mortgage Loan commitment is issued to the applicant. Upon compliance with all terms and conditions of our Mortgage Loan commitment, the proceeds of the Mortgage Loan are disbursed.

All Originating Agents and Mortgage Brokers are required to enter into Originating Agreements and Originating Broker Agreements, respectively, setting forth the conditions and requirements for origination and disbursement of Mortgage Loans. The Originating Agents and Mortgage Brokers must process, settle and disburse the Mortgage Loans in accordance with the underwriting standards and administrative procedures in such Agreements. For each such Mortgage Loan, the Originating Agent or Mortgage Broker receives an origination fee of 1% of the principal amount of the Mortgage Loan.

We have delegated to certain of its Originating Agents the loan underwriting, commitment and closing functions described above. We may also agree to purchase Mortgage Loans originated by such Originating Agents. In the case of such delegation or purchase, we will, subsequent to the closing of the Mortgage Loans, review the loan applications and documentation and determine compliance of the Mortgage Loans with our underwriting requirements and criteria and the Code. We may require the Originating Agent to purchase or retain any Mortgage Loans which are not subject to mortgage insurance or guaranty in accordance with our requirements, which fail to comply with the provisions of the Code, which do not conform with our sales price and income limits, which are not properly documented as required by us, or which were originated based upon any misrepresentation known to the Originating Agent.

Our Originating Agents are responsible for preparation of the Truth-in-Lending Statements ("TILS") required by the federal Truth-in-Lending Act ("TILA") and delivery of the TILS to the loan applicant. The original of each TILS was retained by the applicable Originating Agent, and we did not previously require that a copy of the TILS be included in the mortgage loan documents submitted to us. When a regulatory compliance audit was performed in January 2008 on 77 files of Mortgage Loans, it was found that the majority of those files did not contain the TILS. Since compliance with the TILA could not, therefore, be readily ascertained, we now require that the TILS be transferred by the Originating Agents to us as part of its post-closing Mortgage Loan documentation process. With respect to the other audited files, the audit did not find material non-compliance issues.

The TILA expressly exempts us from civil and criminal penalties, but we remain obligated to comply with the TILA's disclosure requirements and we are not exempted from certain remedies available under the TILA (such as administrative enforcement and rescission). Thus, with respect to approximately \$7.7 million of Mortgage Loans which represent refinancing by us of mortgage loans previously originated by other creditors (none of which are Allocated Mortgage Loans that are subject to the above described remedies under the TLA), pursuant to the TILA, our lien on the real estate securing such Mortgage Loans could become void in rescission actions and we could be compelled to refund all finance charges and other amounts paid by the borrowers in connection with such Mortgage Loans. However, pursuant to our Originating Agreements with the Originating Agents, we have the right to require the Originating Agents to repurchase Mortgage Loans not originated in accordance with the TILA (although no assurance can be given regarding the financial ability of such Originating Agent to repurchase any such Mortgage Loan).

We have has no reason to believe that TILS were not obtained by the Originating Agents on all of the Allocated Mortgage Loans or that any significant TILS violations were committed by the Originating Agents in connection with the Mortgage Loans that represent refinancings of mortgage loans originated by other creditors. Accordingly, we believe that the overall financial impact on us of non-compliance with TILA with respect to Mortgage Loans (including the Allocated Mortgage Loans) would not have a materially adverse effect on our ability to pay principal and interest on the Bonds (including the Offered Certificates) when due.

Servicing

We are the master servicer for all the Mortgage Loans and are responsible for oversight of the Servicing Agent.

The Servicing Agent or we, as applicable, are the primary servicer of each Mortgage Loan. The Servicing Agent or we, as applicable, collect monthly payments, retain and apply Escrow Payments when due, and remit loan principal and interest payments, net of servicing fees, to the Trustee. The annual servicing fee paid to the Servicing Agent by us at present is generally three-eighths of one percent of the outstanding principal balance of

the Mortgage Loan, which fee is retained from each such remittance to us. The Servicing Agent is entitled to retain any late charges on the Mortgage Loans that it is servicing.

All funds received on account of Mortgage Loans are deposited in segregated trust or custodial accounts or other accounts approved by us in state or national banks or savings and loan associations, the deposits in which are insured by the Federal Deposit Insurance Corporation. From the funds so deposited, the Servicing Agent or we, as applicable, pay to the proper parties, when and if due, mortgage insurance premiums, taxes, special assessments and hazard insurance premiums. The Servicing Agent or we, as applicable, remit the balance, less any servicing fee payable to the Servicing Agent and any late charges, to the Trustee.

The Servicing Agent keeps complete and accurate accounts of, and properly applies, all sums collected by it on account of each Mortgage Loan and furnishes us with evidence of all expenditures of taxes, assessments, and other public charges, hazard insurance premiums, and mortgage insurance premiums. The Servicing Agent furnishes us annual reports of its assets and liabilities with statements of income and expenses in form satisfactory to us.

The Servicing Agent or we, as applicable, maintain hazard and casualty insurance on the mortgaged premises, insuring us as mortgagee to the full extent of its interest in the mortgaged premises. The Servicing Agent is also required to effect a fidelity bond, errors and omissions insurance in amounts and with coverage acceptable to us.

In the case of default under any Mortgage Loan, the Servicing Agent or we, as applicable, take all actions necessary to obtain the full benefits of any mortgage insurance or guarantee. If foreclosure proceedings are instituted, the Servicing Agent or we, as applicable, manage and protect the mortgaged premises under foreclosure, including maintenance of insurance on the premises, management and supervision of repairs and maintenance of the premises. Currently, in the case of a Mortgage Loan serviced by the Servicing Agent that becomes 60 days delinquent, we take back the servicing and become the primary servicer of such Mortgage Loan.

Each month, the Servicing Agent must submit a Single Debit Report in form approved by the Mortgage Bankers Association of America, which provides a detailed and uniform accounting of the loan balance and payments of each Mortgage Loan serviced and a monthly delinquency status report. We reconcile these reports to ensure properly allocated and complete remittances; to confirm and update our books, records and financial statements; and to monitor delinquency rate trends. If delinquency rates on Mortgage Loans serviced by the Servicing Agent increase, it is our policy to promptly contact the Servicing Agent to determine the cause. Such monitoring is intended to effect (a) reinstitution of scheduled payments by mortgagors who have been temporarily unemployed, (b) adjusted collection procedures by the Servicing Agent, (c) change or increase in the Servicing Agent's servicing personnel, and (d) more aggressive or rapid foreclosure proceedings.

THE AUTHORITY

The Virginia Housing Development Authority is a political subdivision of the Commonwealth constituting a public instrumentality. It was established in 1972 to assist in meeting the needs and achieving the objectives of the Commonwealth with respect to housing for persons and households of low and moderate income. Our principal office is located at 601 South Belvidere Street, Richmond, Virginia 23220, telephone: (804) 782-1986. Our website address is www.vhda.com.

Other Programs

The funds for our mortgage loan programs are derived from the sale of our notes and bonds and from funds derived from the prepayments and repayments on mortgage loans, excess revenues and Net Assets. Certain information on such notes and bonds is set forth in footnote 5 of our financial statements attached hereto as Appendix C. We pay our expenses from our income generated from our operations and have received no funds from the Commonwealth other than an initial advance, which we has repaid. The amount of notes and bonds which we may issue or have outstanding is limited only by the provisions in the Code which restrict the amount of tax-exempt bonds which may be issued and by the provision of the Code of Virginia which limits the outstanding principal amount of our obligations secured by a capital reserve fund to \$1.5 billion, excluding certain refunding transactions. We are currently in compliance with such limits in the Code and the Code of Virginia.

Multi-Family Program

Existing mortgage loans under our multi-family program are financed pursuant to bond resolutions for the Multi-Family Housing Bonds, VHDA General Purpose Bonds, and Rental Housing Bonds. New mortgage loans to be originated under our multi-family program are financed principally with the proceeds of our Rental Housing Bonds. We also have utilized and expect to utilize our other moneys to finance new mortgage loans under our multi-family program as set forth herein under "Miscellaneous Programs" and the "General Fund and Other Net Assets".

The bond resolution which authorizes the issuance of Multi-Family Housing Bonds requires that the mortgage loans financed thereby be secured by first liens on the multi-family developments. The mortgage loans financed by the VHDA General Purpose Bonds and Rental Housing Bonds are required by the bond resolution authorizing such bonds to be secured by liens on the multi-family developments. All of the mortgage loans currently financed by Rental Housing Bonds are secured by first liens. Most, but not all, of the liens securing mortgage loans financed by VHDA General Purpose Bonds are first liens, and we expect that the mortgage loans hereafter financed by Rental Housing Bonds and VHDA General Purpose Bonds will be secured by first liens; however, we may, in our discretion, finance Mortgage Loans secured by liens that are not first liens and cannot, therefore, provide any assurance that all such Mortgage Loans will be secured by first liens. It is our policy that the security for the mortgage loans be a full fee simple ownership interest; however, under the Act and the bond resolutions authorizing our multi-family bonds, we may finance a leasehold estate if the term of the lease is at least twice the term of the mortgage loan. We have financed, and may in the future finance, multi-family mortgage loans secured by leasehold estates of the land and/or the development if the landlord is unwilling or unable to convey its interest as security for the mortgage loan.

Generally, the multi-family mortgage loans bear interest at fixed interest rates subsequent to the construction period (if any) and are fully amortizing over the term of the mortgage loan, although we have occasionally structured the mortgage loan (and may do so in the future) to have a balloon principal payment due on the maturity date of the mortgage loan if the amount of such balloon principal payment is expected to be less than the projected value of the development on the maturity date of such mortgage loan.

The bond resolutions do not require that the mortgage loans be insured by the federal government or private mortgage insurance companies or that developments financed thereby be entitled to or eligible for federal assistance; however, substantially all of such developments are assisted under one or more of the federal housing programs. In addition, substantially all of the developments financed thereby were underwritten by us in accordance with our criteria and procedures, are required to be managed in accordance with our standards and requirements, and are subject to various use and occupancy restrictions imposed by us. Developments originally financed by tax exempt bonds issued after April 24, 1979 are subject to the applicable restrictions under the Code. Such bond resolutions pledge the mortgage loans and other assets attributable to such bonds as security for the payment of such bonds. The bond resolutions for the Multi-Family Housing Bonds and Rental Housing Bonds have requirements which must be satisfied prior to the withdrawal of such mortgage loans and other assets from the pledge and lien of such resolutions. All of such bonds are our general obligations.

The 2004 Session of the Virginia General Assembly enacted legislation that authorizes us to finance "economically mixed" developments in which a portion (not to exceed 80% of the units) will not be subject to our income limits. Such legislation also authorizes us to finance in such developments non-housing buildings or portions thereof for manufacturing, industrial, commercial, governmental, educational, entertainment, community development, healthcare or nonprofit enterprises or undertakings. Pursuant to such legislation, we have initiated a pilot program for such financings and, based on the results of such program, expect to develop regulations and guidelines that will govern the financing of such developments.

The scheduled payments of principal and interest on such multi-family bonds have been based upon the assumed receipt by us of principal and interest or other payments on or with respect to the assets pledged thereto. In so scheduling such payments of principal and interest on the bonds, we have assumed that no prepayments of principal would be received with respect to the mortgage loans. Based upon such assumptions, we believe that the principal and interest or other payments on or with respect to the assets pledged to such bonds will be in excess of the scheduled debt service on such bonds.

Our ability to pay such principal and interest on such multi-family bonds may be adversely affected by (i) failure to receive principal and interest or other payments or income when due or any time thereafter with respect to mortgage loans, investment obligations and any other asset pledged thereto, (ii) receipt of income with respect to developments owned by us and financed by the bonds in amounts less than expected by us, (iii) mortgage loans, investment obligations and other assets not being made, financed or acquired at the times, interest rates or prices, as applicable, contemplated by us or not being made, financed or acquired at all, and (iv) receipt of net proceeds from the sale or other disposition of assets pledged thereto in amounts less than expected by us. The ability of a mortgagor to make principal and interest payments on a mortgage loan may be adversely affected by reductions (or the failure to receive adequate increases) in federal subsidy payments with respect to any developments financed by the bonds and assisted by such subsidy payments, as well as by general economic conditions.

As of March 31, 2008, all mortgagors in our multi-family bond financed program were current in their payments, except six mortgagors owning developments financed by mortgage loans having an aggregate principal balance of approximately \$3.4 million. We have foreclosed on one of such developments, and the trustee under our deed of trust is in the process of transferring title to a third-party purchaser at such foreclosure sale. Since the inception of the programs utilizing the proceeds of such bonds, we have acquired by foreclosure or deed in lieu of foreclosure and currently own ten developments and have assigned four FHA-insured mortgage loans to the U.S. Department of Housing and Urban Development ("HUD"). For developments experiencing financial difficulties, we may also restructure the timing of the receipt of the principal and interest payments on the mortgage loan or reduce the interest rate on a temporary or permanent basis.

Single Family Program

New mortgage loans to be originated under our single family program, including Mortgage Loans, are expected to be financed principally with the proceeds of Bonds as set forth herein. We have used and continue to use certain principal payments on multi-family mortgage loans financed by VHDA General Purpose Bonds to finance new single family mortgage loans. We also have utilized and expect to utilize our other moneys to finance new mortgage loans under our single family program as set forth herein under "Miscellaneous Programs" and the "General Fund and Other Net Assets".

As of March 31, 2008, \$176.4 million aggregate principal balance of single family mortgage loans financed by VHDA General Purpose Bonds was outstanding, of which \$1.0 million aggregate principal balance was more than two months delinquent in monthly payments and \$0.5 million aggregate principal balance was in foreclosure, representing 0.59% and 0.29%, respectively, of such aggregate principal balance of mortgage loans. Substantially all of such mortgage loans are not insured by the federal government or private mortgage insurance companies.

Miscellaneous Programs

We make certain mortgage loans supported or financed by our net assets (see "General Fund and Other Net Assets" for a description of mortgage loan programs effected with our net assets). We also administer the federal low income housing tax credit program under Section 42 of the Code and federal grant or subsidy programs and assists the Commonwealth's Department of Housing and Community Development in the administration of the federal HOME loan and grant program. Mortgage loans and other assets financed or acquired by money from federal grant or subsidy programs are not pledged or available for the payment of any of our bonds or other obligations.

Summary of Revenues, Expenses, and Net Assets

The following is a summary of our revenues, expenses and net assets at year end for each of the fiscal years since 2003 and at December 31, 2006 and 2007. With respect to December 31, 2006 and 2007, and the six month periods then ended, the summary includes all adjustments, consisting of normal recurring accruals, necessary for a fair presentation of combined revenues, expenses and changes in net assets of the Authority. Operations for the six month period ended December 31, 2007 are not necessarily indicative of operations expected for the fiscal year. The net assets of certain funds are restricted and are subject to varying valuation methodologies pursuant to contracts with bond owners. The totaling of the accounts does not indicate that the combined net assets are available for the payment of principal of or interest on the Bonds, for the payment of our operating expenses or for any other purpose. The summary should be read in conjunction with the financial statements and notes appearing in Appendix C. The amounts in the summary for each year ended June 30 are derived from the audited financial statements for each such year.

	Year Ended June 30 (in millions)					Six Months Ended December 31	
	2003	2004	2005	2006	2007	2006	2007
	(Not included in independent accountants' report)						
Memorandum Only – Combined totals							
Revenues:							
Interest on mortgage loans	\$421	\$372	\$363	\$389	\$436	\$212	\$239
Investment income	31	9	27	45	52	30	5
Pass-through grants received	114	120	72	72	72	36	36
Housing Choice Voucher program	2	6	58	66	64	32	33
Other	<u>11</u>	<u>10</u>	<u>9</u>	<u>14</u>	<u>22</u>	9	<u>8</u>
Total revenues	<u>579</u>	<u>517</u>	<u>529</u>	<u>586</u>	<u>646</u>	<u>319</u>	<u>321</u>
Expenses:							
Interest	306	245	232	260	287	143	158
Pass-through grants disbursed	114	120	72	72	72	36	36
Housing Choice Voucher program	3	5	57	54	61	30	32
Total administrative expenses, etc	<u>56</u>	<u>47</u>	$\underline{42}$	54	71	31	35
Total expenses	479	417	<u>403</u>	440	<u>491</u>	240	261
Excess of revenues over expenses	99	100	126	146	155	79	60
Net Assets at beginning of period	<u>1,344</u>	<u>1,443</u>	<u>1,543</u>	<u>1,669</u>	<u>1,815</u>	<u>1,815</u>	<u>1,970</u>
Net Assets at end of period	31,443	\$1,543	<u>\$1,669</u>	<u>\$1,815</u>	\$1,970	\$ <u>1,894</u>	\$ <u>2,030</u>
Fund at end of period	\$266	\$248	\$246	\$259	\$230	\$243	\$131

Statement No. 31 of The Governmental Accounting Standards Board (GASB 31), Accounting and Financial Reporting for Certain Investments and for External Investment Pools ("GASB 31") requires investments, but not liabilities or mortgage loans, held by governmental entities to be reported at fair market value on the balance sheet with changes in fair market value to be included as adjustments to revenues in the statement of revenues, expenses, and changes in fund balances. The following summary excludes the effects of GASB 31 and is subject to the qualifications set forth in the previous paragraph.

	Year ended June 30 (in millions)					Six Months Ended December 31	
	<u>2003</u>	2004	2005	<u>2006</u>	2007	2006	2007
	(Not included in independent accountants' report)						
Memorandum Only – Combined totals							
Excess of revenues over expenses							
excluding GASB 31 adjustments	\$97	\$109	\$127	\$151	\$155	\$78	\$76
Net Assets at end of period							
excluding GASB 31 adjustments	\$1,427	\$1,536	\$1,662	\$1,813	\$1,968	\$1,891	\$2,014
Net Assets of the General Fund							
at end of period excluding							
GASB 31 adjustments	\$259	\$244	\$242	\$256	\$228	\$240	\$114

Prior and Anticipated Financings

As of December 31, 2007, we had approximately \$6.0 billion of notes and bonds outstanding (see Appendix C). Subsequent to such date, we issued or expect to issue the following notes and bonds:

	Par	Issuance
<u>Issue</u>	$\underline{\mathbf{Amount}}$	<u>Date</u>
Bank of America Revolving Credit Facility	\$25,000,000	January 7, 2008
Commonwealth Mortgage Bonds, Draw Down Bonds,	\$150,000,000	January 17, 2008
2007 Series A-AMT, Subseries A-4		
Commonwealth Mortgage Bonds, Draw Down Bonds,	\$220,000,000	March 13, 2008
2007 Series A-AMT, Subseries A-5		
Commonwealth Mortgage Bonds, Pass-Through Certificates	\$107,003,350	March 25, 2008
2008 Series A	, ,	,
Rental Housing Bonds, 2008 Series A-Taxable,	\$200,000,000	March 27, 2008
Subseries A-1		,

Prepayments

A decline in mortgage interest rates will generally result in an increase in prepayments on single family mortgage loans, including the Mortgage Loans. Such prepayments on the Mortgage Loans may have the effect of reducing the outstanding principal balance of our single family portfolio and thereby adversely affecting our revenues. Following a decline in the outstanding principal balance of our single family loan portfolio beginning in 2002 due to high levels of prepayments on the Mortgage Loans, such outstanding principal balance has increased and currently exceeds the amount outstanding in June 2002 (see "Prior Experience" herein). No assurances can be given as to future changes in mortgage interest rates or prepayments or the financial impact of such prepayments on our revenues.

Investments

Moneys in our General Fund may be invested by us in (i) obligations or securities which are lawful investments for fiduciaries as set forth in Section 26-40 of the Code of Virginia, 1950, as amended, (ii) any investments and deposits authorized by Sections 2.1-327 through 2.1-327.13 of the Code of Virginia 1950, as amended, permitting the investment of the funds of the Commonwealth and its political subdivisions, such as us, in certain other types of investments, and (iii) any other investments permitted under any bond resolution or trust indenture of our which, when acquired, have, or are general obligations of issuers who have, long-term ratings of at least AA or Aa or the highest short-term ratings, as applicable, by two rating agencies, one of which shall be Moody's Investors Service, Inc. or Standard & Poor's Ratings Services or any successor thereto. Moneys pledged pursuant to a bond resolution or trust indenture of ours may be invested in any manner permitted by such bond resolution or trust indenture. Investment decisions are made by our Treasury and Investment Manager. It is our current investment policy not to (i) invest long-term those moneys expected to be utilized in the short-term or (ii) effect leverage transactions (e.g. reverse repurchase agreements or other borrowings) for the principal purpose of profiting from changes in interest rates. We reserve the right to modify our investment policy from time to time.

Our current investment portfolio consists principally of direct or indirect obligations of the United States of America or of its agencies and instrumentalities (including but not limited to organizations such as the Federal National Mortgage Association), corporate notes, bonds and debentures, asset backed securities, certificates of deposit, commercial paper, bankers' acceptances, and repurchase agreements, all of which satisfy the requirements in the above referenced Sections of the Code of Virginia (see Appendix C).

General Fund and Other Net Assets

The General Fund is used to pay our operating expenses and is a source of payment for all our general obligations, including the Bonds, although it is not specifically pledged to secure the Bonds. Moneys comprising the General Fund's net assets may be used for any of our lawful purposes, including financing mortgage loans. No assurance can be given that moneys will be available in the General Fund for payment of debt service on Bonds, including the Offered Certificates, at any particular time.

As of March 31, 2008, all multi-family mortgage loans financed by General Fund net assets were current in their payments, except eight mortgage loans having an aggregate principal balance of approximately \$4.6 million that were delinquent. We have foreclosed on one of such developments and the trustee under our deed of trust is in the process of transferring title to a third-party purchaser at such foreclosure sale. Such foreclosed development is also financed by VHDA General Purpose Bonds, see "Other Programs of the Authority – Multi-Family Program" above. We have acquired by foreclosure two multi-family developments that were financed by General Fund net assets having an aggregate principal balance of approximately \$885,000 and currently own one of such developments. As of March 31, 2008, the percentage of single family mortgage loans that were financed by General Fund net assets and that were two or more months delinquent in monthly payments was 0.54%, and none of the single family mortgage loans that were so financed were in foreclosure.

We have conducted various subsidized mortgage loan programs financed or supported by our net assets, including the net assets of the General Fund. The mortgage loans so financed or supported are herein referred to as "Subsidized Mortgage Loans". A mortgage loan is a Subsidized Mortgage Loan if the effective interest rate thereon is at or below the effective cost of our capital (debt or net asset) so financing such mortgage loan. For a Subsidized Mortgage Loan financed with net assets, the effective cost of such net assets is assumed to be the effective cost that we would have paid (at the time of the issuance of our commitment to finance such Subsidized Mortgage Loan) to finance such Subsidized Mortgage Loan with debt capital on which interest is not excluded from gross income for federal income tax purposes.

Prior to July 1, 2005, we made available the amount of \$275.7 million for Subsidized Mortgage Loans, principally for the elderly, disabled, homeless and other low income persons. We implemented, beginning July 1, 2005, a new methodology for determining the amount of our net assets that will be used to provide reduced interest rates for Subsidized Mortgage Loans and otherwise subsidize our programs (the "Subsidized Programs"). Under this new methodology, the annual amount of our net assets to be dedicated, on a present value basis as determined by us, to provide reduced interest rates or other support for Subsidized Mortgage Loans or to otherwise provide housing subsidies under our programs, including bond financed programs, shall be equal to 15% of the average of our excess revenue (as unadjusted for the effect of GASB 31) for the preceding three fiscal years (the "Percentage"). For example, the present value of the interest rate reductions or other support or subsidies made available for fiscal year 2008 programs is \$19.3 million which is equal to 15% of the average unadjusted excess revenues for fiscal years 2004, 2005 and 2006. Such annual amounts will, in effect, represent the present values of the costs to us to finance (at interest rates below our capital costs as described above) or otherwise support the Subsidized Mortgage Loans or to provide other housing subsidies. This use of net assets is expected to reduce the amount available to us for payment of the Bonds or other purposes permitted by the Act. The principal amount of Subsidized Mortgage Loans that will be available at reduced interest rates under this new methodology will vary depending on such factors as the amount of the interest rate reductions and the expected lives of the Subsidized Mortgage Loans. Furthermore, we may decide to use such annual subsidy amount for purposes other than Subsidized Mortgage Loans, and such uses may affect such principal amount of the Subsidized Mortgage Loans. The amounts to be made available under this new methodology in the future will be subject to review by us of the impact thereof on our financial position. We have financed and expect to finance some, but not all, of such Subsidized Mortgage Loans, in whole or in part, with funds under our various bond resolutions. We may, in our discretion, apply net assets in excess of the Percentage for our Subsidized Programs and in 2007 increased the amount of net assets in excess of the Percentage for fiscal year 2007 Subsidized Programs by approximately \$3.1 million in order to provide additional funds for multi-family rental developments to be financed by us.

Pursuant to legislation enacted by the 2003 Session of the General Assembly, we purchased from the Commonwealth's Department of Housing and Community Development ("DHCD") on June 30, 2003, the portfolio of outstanding loans and other assets comprising the Commonwealth's Virginia Housing Partnership Revolving Fund (the "Partnership Fund") that was created by the Virginia General Assembly for the purpose of funding low and moderate income housing. Such outstanding loans, which had total outstanding principal balances of approximately \$71 million, bear below market interest rates, generally have loan to value ratios in excess of 95%, and serve lower income persons and families than our programs serve generally. We also purchased approximately \$16 million of investments which have been and will be used to fund an approximately equal amount of similar loans pursuant to outstanding commitments and allocations. The purchase price for the loans and investments was approximately

\$60 million. We issued the VHDA General Purpose Bonds, 2003 Series V-Taxable, on June 26, 2003, in the amount of \$52,440,000 to finance the purchase of the loans and assets in the Partnership Fund, with the balance of the purchase price paid from our other funds. Pursuant to such legislation \$40,822,000 of the approximately \$60 million in proceeds from the sale were transferred to the Commonwealth's General Fund, and the residual balances of approximately \$19 million were transferred to us to be used in conjunction with existing resources to provide financing for affordable housing not otherwise eligible through other programs. We executed a Memorandum of Understanding with DHCD that provides for administration of the residual balances as a revolving loan fund for single family and multi-family housing programs. In certain cases, DHCD may approve the use of such residual balances for grants to fund single family or multifamily housing. This Memorandum provides that, with respect to such revolving loan fund, DHCD will (i) make policy decisions regarding the loan programs, (ii) develop the loan programs, (iii) determine eligibility criteria, (iv) initiate agreements with local program administrators, (v) select the applicants for mortgage loans for multi-family developments, (vi) establish or approve loan terms, and (vii) decide on the exercise of rights and remedies under the loan documents. This Memorandum also provides that we will (i) provide advice to DHCD concerning development of the programs, (ii) be responsible for the financial management and investment of the funds, and (iii) provide advice, assistance and services in the following areas: program planning; legal and accounting matters; loan origination underwriting; loan closing and servicing; monitoring of multi-family developments; programmatic reporting; and public relations assistance in conformity with the policies established by DHCD. Pursuant to legislation enacted in the 2005 Session of the General Assembly, \$7,500,000 of such residual balances was transferred to a Community Development Bank formed by the Commonwealth.

We have outstanding \$140 million of our 1996 Series E Bonds which are multi-modal bonds that bear variable interest rates and are subject to periodic remarketings at the end of interest rate periods and to optional and mandatory tender by the beneficial owners thereof. The obligation to pay the purchase price of such Bonds in the event that such Bonds are not remarketed following any optional or mandatory tender is a general obligation of ours.

We have a \$200 million revolving credit agreement (the "Bank of America Agreement") with Bank of America to provide a source of immediately available funds for our general corporate purposes, including, at our option, the payment of the purchase price of bonds which are tendered but are not remarketed. Upon submission of a completed and duly executed request for advance, we may draw funds under the Bank of America Agreement up to the maximum outstanding amount of \$200 million, provided that no default by us under the Bank of America Agreement shall have occurred and be continuing. Defaults include (1) failure by us to pay any amounts due under the Bank of America Agreement; (2) any representation or warranty made by us in or pursuant to the Bank of America Agreement being incorrect or untrue in any material respect as of the date of the Bank of America Agreement or as of the date of any extension thereof; (3) failure by us to comply with certain of its covenants in the Bank of America Agreement requiring us (a) to submit financial records and information, including our official statements, to the Bank of America, (b) to provide notice to the Bank of America of any default by us under the Bank of America Agreement or any default or other event under any instrument evidencing our debt that may result in the accrelating of the maturity of such debt and could have a material adverse effect on us, (c) to provide notice to the Bank of America of any material litigation pending or threatened against us or of any initiative, referendum, or similar events reasonably expected to have any material adverse effect on us, (d) to maintain adequate and proper books and records, (e) to use best efforts to maintain our existence and our rights and privileges material to our ability to repay obligations under the Bank of America Agreement, and (f) to comply with laws and regulations of the Commonwealth of Virginia and the United States; and (4) merger, consolidation or disposition of all or a substantial part of our property reasonably expected to result in any material adverse effect on us. The initial term of the Bank of America Agreement was 364 days after its effective date of November 19, 2002. Each day the term of the Bank of America Agreement is automatically extended to the date 364 days thereafter, subject to the final expiration date of November 30, 2027 or notice of termination by the Bank of America or us. Any notice of termination by the Bank of America must be given 364 days prior to the termination date of the Bank of America Agreement. All amounts due by us are due and payable on the termination date. As of December 31, 2007, the principal amount outstanding under the Bank of America Agreement was \$75 million. We currently have \$25 million outstanding under the Bank of America Agreement. The amount drawn on the Bank of America Agreement has been used to provide interim financing for mortgage loans (including Mortgage Loans) under one or more of our bond resolutions (including the Bond Resolution). Pursuant to the terms of such bond resolutions, we may withdraw assets (including Assets under the Bond Resolution and proceeds of Bonds) from such bond resolutions in an amount equal to such mortgage loans (including a reasonable charge for interest). Any such withdrawal of assets could serve as a source of repayment of the amount drawn on the Bank of America Agreement.

We also have a \$150 million revolving credit agreement (the "Bank of Novia Scotia Agreement") with The Bank of Nova Scotia to provide a source of immediately available funds for our general corporate purposes of, including, at our option, the payment of the purchase price of bonds which are tendered but are not remarketed. Upon submission of a completed and duly executed request for advance, we may draw funds under the Bank of Novia Scotia Agreement up to the maximum outstanding amount of \$150 million, provided that no default by us under the Bank of Novia Scotia Agreement shall have occurred and be continuing. Defaults under the Bank of Nova Scotia Agreement are the same as under the Bank of America Agreement described in the preceding paragraph. The initial term of the Bank of Novia Scotia Agreement expires on November 28, 2013, subject to any notice of

termination by the Bank of Novia Scotia due to a default or by us. All amounts due by us are due and payable on the termination date, provided that, if no default shall have occurred and be continuing, all such amounts shall, upon our written request, be converted into a five-year term loan. No amounts are currently outstanding under the Bank of Nova Scotia Agreement.

SUMMARY OF CERTAIN PROVISIONS OF THE GENERAL BOND RESOLUTION

The following statements are brief summaries of certain provisions of the General Bond Resolution. Such statements are qualified in each case by reference to the General Bond Resolution (the full text of the General Bond Resolution is set forth in Appendix E). Capitalized items not previously defined in this Offering Circular or not defined in this Summary shall have the meanings set forth in the General Bond Resolution. The General Bond Resolution was adopted on July 15, 1986. The General Bond Resolution as amended and supplemented through September 20, 2004 is sometimes referred to herein as the "1986 Amended Resolution." The General Bond Resolution as restated on September 21, 2004 and as amended and supplemented since then is sometimes referred to herein as the "Restated Bond Resolution."

Assets and the Pledge Thereof

"Asset" means any Mortgage Loan, Authority Property, Investment Obligation, Revenue, and, to the extent subject to the pledge or lien of the General Bond Resolution or the 1986 Amended Resolution as of the effective date of the General Bond Resolution or thereafter, any cash, Exchange Agreement, Enhancement Agreement or Other Financial Agreement. Subject only to our right to withdraw, transfer, sell, exchange or otherwise apply Assets in accordance with the provisions of the General Bond Resolution, a pledge of Assets is made by the General Bond Resolution to secure the payment of our obligations with respect to the General Bond Resolution, including any and all Bond Amounts.

Funds and investments on deposit in any Payment Account and Defeasance Obligations in any Defeasance Account are not Assets; however, a pledge of funds and investments in any Payment Account and Defeasance Obligations in any Defeasance Account is made by the General Bond Resolution to secure the payment of our obligations (including any and all Bond Amounts as defined below) on the Bonds, any Enhancement Agreement, any Exchange Agreement and any Other Financial Agreement with respect to which such funds and investments and Defeasance Obligations are so deposited.

Subject only to our right to withdraw, transfer, sell, exchange or otherwise apply Assets in accordance with the provisions of the General Bond Resolution, the Assets, regardless of their location or method of identification, are and shall be held in trust for the purposes and under the terms and conditions of the General Bond Resolution.

Application of Assets for Payment of Bond Amounts

"Bond Amount" means the one or more payments of principal and interest, including any Compounded Amount, Purchase Price, Redemption Price or Sinking Fund Installment, if applicable, due and payable from time to time with respect to a Bond from its date of issuance to its maturity, tender or redemption date, or any payment required to be made by us pursuant to an Exchange Agreement, Enhancement Agreement or Other Financial Agreement to the extent such payment thereunder is payable from Assets.

On any day on which a Bond Amount is due and payable (or, if such day is not a Business Day, the next Business Day thereafter), we shall pay such Bond Amount from Assets or other funds of ours to either, at our option, the Trustee or to the Owner of such Bond Amount. No such payment shall be made unless we shall pay, in full, all Bond Amounts due and payable on such date. Any such payment to the Trustee shall be in the form of cash or Investment Obligation which is a cash equivalent and the Trustee shall make payment of such Bond Amount to the Owner thereof in accordance with the immediately succeeding paragraph. Any such payment to the Trustee shall, pending disbursement thereof to the Owner thereof, be deposited into a Payment Account.

Funds and investments on deposit in any Payment Account shall not be Assets and shall be unavailable for payment to Owners other than the Owners of the Bond Amounts with respect to which such funds and investments were deposited by us or the Trustee in such Payment Account, and the Owners of any such Bond Amounts shall no longer have a lien on or the benefit of a pledge of the Assets with respect to such Bond Amounts but shall have a lien on, and the benefit of the pledge of, the funds and investments in such Payment Account and shall look only to such funds and investments for payment. No funds and investments shall be withdrawn from any Payment Account other than to pay the applicable Bond Amounts.

Withdrawal, Transfer, Sale, Exchange and Modification of Assets

On any date, we may either directly or by direction to the Trustee (i) apply Assets to make, purchase, finance or refinance Mortgage Loans, to acquire, rehabilitate, construct, finance or refinance Authority Property,

to purchase Investment Obligations and make any required payments associated therewith, to make payments pursuant to any agreement associated, related or entered into with respect to the Bonds, to make payments to any party to comply with the Tax Covenant, to purchase any Bond, to pay any Expense, or to make any other withdrawal, transfer, sale, exchange or other application of Assets required, permitted or contemplated by the General Bond Resolution, or (ii) subject to satisfaction of the Revenue Test described below, transfer all or any portion of any Asset to us. Assets so transferred to us shall not thereafter be subject to the lien or pledge created by the General Bond Resolution.

We shall be authorized to sell or exchange any Asset to or with any party (including us) at a price and/or for other assets equal to such Asset's fair market value, or subject to satisfaction of the Revenue Test described below, at any price and/or for any assets.

We may modify or amend, in any manner we deem appropriate in our sole judgment, the terms and conditions of any Asset, subject to satisfaction of the Revenue Test described below or subject to the determination of an Authorized Officer that such modification or amendment is either (i) not materially adverse to the payment of any Bond Amount, or (ii) in the best interests of the Owners.

To the extent that pursuant to an Officer's Certificate we pledge any funds which are not then subject to the pledge of the General Bond Resolution and which are expected to be thereafter used to finance Mortgage Loans until the issuance of Bonds therefor, an amount of Assets equivalent to such funds, plus a reasonable charge for interest on such funds if and as determined by an Authorized Officer, may be subsequently withdrawn and transferred to us without regard to the satisfaction of the Revenue Test.

Revenue Test

The Revenue Test requires that, prior to effecting any proposed action which is subject thereto, an Authorized Officer shall, based on such assumptions as such Officer shall deem reasonable (but without taking into account any future issuances of Bonds and any Assets derived therefrom, or any future execution of Exchange Agreements, Enhancement Agreements or Other Financial Agreements payable from Assets), determine that, subsequent to the effecting of such action, the anticipated Revenues (including Revenues anticipated to be derived from any acquisition, sale, transfer, exchange, withdrawal or other application or prepayment of any Asset and taking into account any default in the payment of Revenues which such Authorized Officer reasonably expects) to be derived from all Assets which are to remain or anticipated to become subject to the lien or pledge of the General Bond Resolution shall be at least sufficient to pay all Bond Amounts as such Amounts are or are anticipated to become due and payable (by purchase, redemption, or otherwise).

Investment of Funds

Funds pledged pursuant to the General Bond Resolution may be invested in Investment Obligations.

Covenants

Except funds and investments in any Payment Account and Defeasance Obligations in any Defeasance Account, an asset or property may be acquired (by purchase or exchange) or financed pursuant to the General Bond Resolution only if such asset or property constitutes an Asset.

Subject to the Tax Covenant set forth in the following paragraph, we shall do all such acts as may be reasonably necessary in our sole judgment to receive and collect Revenues and to enforce the terms and conditions relating to the Assets.

We shall at all times do and perform all acts required by the Code in order to assure that interest paid by us on a Tax Exempt Bond shall not be included in gross income of the Owner thereof pursuant to the Code.

Incurrence of Additional Bond Obligations

The General Bond Resolution permits the incurrence of additional Bond Obligations, including the issuance of additional Bonds and the execution of any Exchange Agreement, Enhancement Agreement or Other Financial Agreements payable from Assets. The Bonds and such additional Bond Obligations so incurred, regardless of the time or times of their issuance, execution or maturity, shall be of equal rank without preference, priority or distinction, except as otherwise expressly provided in or determined pursuant to a supplemental resolution to the General Bond Resolution in accordance with subparagraph (8) in "Amendments" below.

Amendments

Amendments to the General Bond Resolution may be made by a supplemental resolution. Supplemental resolutions which become effective upon filing with the Trustee may be adopted for any one or more of the following purposes:

- (1) To cure any ambiguity, supply any omission, or cure or correct any defect or inconsistent provision in the General Bond Resolution;
- (2) To include such provisions as are deemed by an Authorized Officer to be necessary or desirable and are not contrary to or inconsistent with the General Bond Resolution as theretofore in effect;
- (3) To add other covenants, agreements, limitations, or restrictions to be observed by us which are not contrary to or inconsistent with the General Bond Resolution as theretofore in effect;
- (4) To add to the rights or privileges of the Owners;
- (5) To surrender any right, power or privilege reserved to or conferred upon us by the General Bond Resolution;
- (6) To comply with any provision of the Code or federal or state law or regulation;
- (7) To modify or amend the General Bond Resolution in any respect, subject to satisfaction of the Revenue Test; provided, however, that no such modification or amendment pursuant to this Subsection (7) shall modify or delete, or shall authorize or permit any deletion or modification of, any of the following: (i) any of the covenants, rights or remedies pursuant to the Tax Covenant or Article IX of the General Bond Resolution relating to remedies on default, (ii) the definition of Revenue Test, (iii) any requirement for satisfaction of the Revenue Test, (iv) the definition of Defeasance Obligation, (v) the provisions of Sections 103 through 106 of the General Bond Resolution relating to the constitution of the General Bond Resolution as a contract, our general obligation and the pledge of Assets, (vi) the provisions of Section 701 of the General Bond Resolution which set forth those provisions permitting amendments to the General Bond Resolution, (vii) the provisions of Section 1007 of the General Bond Resolution relating to the removal of the Trustee, (viii) the provisions of Section 1101 of the General Bond Resolution relating to defeasance, (ix) any requirement for notice to or consent, approval or direction of Owners, or (x) the terms of redemption or the due date or amount of payment of any Bond Amount without the consent of the Owner of such Bond Amount; or
- (8) To set forth the amendments to the General Bond Resolution necessary or desirable to provide for the issuance of Bonds or the execution of Exchange Agreements, Enhancement Agreements or Other Financial Agreements payable from Assets, (i) on which the payment of the Bond Amounts may be subordinate to the payment of the Bond Amounts with respect to other Bonds or Exchange Agreements, Enhancement Agreements or Other Financial Agreements payable from Assets, (ii) which may have the payment of their Bond Amounts conditional upon the happening of certain events, (iii) which may not be our general obligations, (iv) which may not be secured by all or any of the Assets, or (v) whose Owners do not have all of the rights or benefits of the other Owners.

Other supplemental resolutions may become effective only if (1) on the date such resolution becomes effective, no Bond issued prior to the adoption of such resolution remains Outstanding and no Exchange Agreement, Enhancement Agreement or Other Financial Agreement in existence prior to the adoption of such resolution remains payable from Assets, or (2) with consent of the Owners of at least sixty percent (60%) of the Bond Obligation responding to the request for consent within the time period as shall be established (and as may be extended) by the Trustee. No such resolution shall permit a change in the terms of redemption or in the due date or amount of payment of any Bond Amount without the consent of the Owner of such Bond Amount or lower the percentage of the Owners required to effect any such amendment.

Defeasance

If (i) Defeasance Obligations shall have been deposited in a Defeasance Account, (ii) the principal of and interest on such Defeasance Obligations at maturity, without reinvestment, shall be sufficient, in the determination of an Authorized Officer, to pay all Bond Amounts when due at maturity or upon earlier redemption with respect to a Bond and all fees and expenses of the Trustee with respect to such Defeasance Account, and (iii) any notice of redemption, if applicable, shall have been given to the Owner thereof or provisions satisfactory to the Trustee shall have been made for the giving of such notice, then notwithstanding any other provision of the General Bond Resolution to the contrary, the Owner of such Bond shall no longer have a lien on, or the benefit of a pledge of, the Assets. If the foregoing requirements shall have been satisfied with respect to all Outstanding Bonds and no Enhancement Agreement, Exchange Agreement or Other Financial Agreement remains payable from Assets, then the lien, pledge, covenants, agreements and other obligations under the General Bond Resolution shall, at our election, be discharged and satisfied, and the Trustee shall thereupon deliver to us all Assets held by it.

Defeasance Obligations shall not be Assets and shall be unavailable for payment to Owners other than the Owners of the Bond Amounts with respect to which such Defeasance Obligations shall have been deposited by us in the applicable Defeasance Account. The Owners of such Bond Amounts so deposited shall have a lien on, and

the benefit of the pledge of, the Defeasance Obligations in such Defeasance Account and shall look only to such Defeasance Obligations for payment.

No Defeasance Obligation shall be withdrawn from any Defeasance Account other than to pay, when due, the applicable Bond Amounts or the fees and expenses of the Trustee with respect to such Defeasance Account. If any Defeasance Obligation remains in a Defeasance Account subsequent to the payment of all the applicable Bond Amounts and all fees and expenses of the Trustee with respect to such Defeasance Account have been paid, such Defeasance Obligations shall be transferred to us free of any lien or pledge of the General Bond Resolution.

For the purpose of defeasance, interest on any Bond on which the interest is or may be payable at a variable rate shall be calculated at the maximum interest rate (or, if none, the estimated maximum interest rate as determined by an Authorized Officer in an Officer's Certificate) payable on such Bond.

Cash on deposit in a Defeasance Account shall, upon the direction of an Authorized Officer, be invested by the Trustee in Defeasance Obligations or any repurchase agreement fully collateralized, as determined by an Authorized Officer, by any Defeasance Obligations.

Events of Default

Pursuant to the General Bond Resolution, each of the following is an Event of Default: (i) a Bond Amount shall become due on any date and shall not be paid by us to either the Trustee or party due such Bond Amount on said date; or (ii) a default shall be made in the observance or performance of any covenant, contract or other provision of the Bonds or General Bond Resolution, and such default shall continue for a period of ninety (90) days after written notice to us from Owners of twenty-five percent (25%) of the Bond Obligation or from the Trustee specifying such default and requiring the same to be remedied; or (iii) there shall be filed by or against us as debtor a petition in bankruptcy (or other commencement of a bankruptcy or similar proceeding) under any applicable law or statute now or hereafter in effect.

Remedies

Upon the occurrence and continuance of an Event of Default described in clause (i) in the prior paragraph entitled "Events of Default", the Trustee may, and upon the written request of the Owners of not less than 25% of the Bond Obligation with respect to which such Event of Default has happened, shall, proceed to protect the rights of the Owners under applicable law or the General Bond Resolution. Pursuant to the Act, in the event that we shall default in the payment of principal of or interest on any issue of the Bonds and such default shall otherwise continue for 30 days or in the event that we shall fail to comply with the provisions of the General Bond Resolution, the Owners of 25% in aggregate principal amount of such issue of Bonds may appoint a trustee to represent the Owners of such issue of Bonds, and such trustee may, and upon written request of the Owners of 25% in aggregate principal amount of such issue of Bonds due and payable.

Upon the occurrence and continuance of any Event of Default, the Trustee may, and upon the written request of the Owners of not less than 25% of the Bond Obligation, shall, proceed to protect the rights of the Owners under applicable law or the General Bond Resolution.

No Owner shall have any right to institute any suit, action or proceeding in equity or at law for the enforcement of any provision of the General Bond Resolution or for the execution of any trust hereunder or for any other remedy hereunder, unless (i) (a) such Owner previously shall have given to the Trustee and us written notice of the Event of Default on account of which such suit, action or proceeding is to be instituted, (b) after the occurrence of such Event of Default, written request shall have been made of the Trustee to institute such suit, action or proceeding by the Owners of not less than twenty-five percent (25%) of the Bond Obligation or, if such Event of Default is an Event of Default described in clause (i) in the prior section entitled "Events of Default", by the Owners of not less than twenty-five percent (25%) of the Bond Obligation with respect to which such Event of Default has happened, and there shall have been offered to the Trustee security and indemnity satisfactory to it against the costs and liabilities to be incurred therein or thereby, and (c) the Trustee shall have refused or neglected to comply with such request within a reasonable time, or (ii) (a) such Owner previously shall have obtained the written consent of the Trustee to the institution of such suit, action or proceeding, and (b) such suit, action or proceeding is brought for the ratable benefit of all Owners subject to the provisions of the General Bond Resolution.

However, nothing in the General Bond Resolution shall affect or impair the right of any Owner to enforce the payment of any Bond Amount due such Owner.

Registration

The Trustee and we may deem and treat the party in whose name any Bond shall be registered upon the Registration Books on an applicable Record Date as the absolute Owner of such Bond, whether such Bond shall

be overdue or not, for the purpose of receiving payment of any Bond Amount due and payable during the time period such person is the Owner of said Bond, and for all other purposes, and all such payments so made to any such Owner or upon his order shall be valid and effectual to satisfy and discharge the liability with respect to such Bond to the extent of the Bond Amount(s) so paid, and neither the Trustee nor we shall be affected by any notice to the contrary.

Affect of General Bond Resolution on Bonds Outstanding on Effective Date

Except as specifically set forth in the General Bond Resolution, nothing contained therein shall modify, supersede or otherwise affect the terms of the Series Resolutions or the terms of the Prior Written Determinations. Further, notwithstanding anything in the General Bond Resolution to the contrary, Bonds issued under the 1986 Amended Resolution shall be subject to redemption as provided in the 1986 Amended Resolution, the Series Resolutions and the Prior Written Determinations originally applicable to such Bonds.

However, the General Bond Resolution provides that:

- 1. All funds and accounts established under or pursuant to the Series Resolutions or the Prior Written Determinations shall be governed by the terms of the General Bond Resolution and shall not be subject to the terms of the Series Resolutions and the Prior Written Determinations;
- 2. All references in the Series Resolutions and the Prior Written Determinations to the tax covenant in the 1986 Amended Resolution or to the "Tax Covenant" as defined in the Series Resolutions shall be deemed to refer to the Tax Covenant as set forth in Section 504 of the General Bond Resolution:
- 3. The Debt Service Reserve Fund Requirement specified in each Series Resolution or each Prior Written Determinations shall be \$0; and
- 4. The Mortgage Loans which are Assets under the General Bond Resolution shall be governed by the provisions of the General Bond Resolution and shall not be subject to the covenants, requirements, restrictions, limits and other provisions relating thereto in the Series Resolutions and the Prior Written Determinations, except as required to comply with the Tax Covenant in Section 504 of the General Bond Resolution.

Notwithstanding the foregoing exceptions, our covenants in such Prior Written Determinations to deposit into Taxable Revenue Accounts (as established pursuant to the Series Resolutions) (i) funds in amounts equal to the outstanding principal balances of any Mortgage Loans that are delinquent by four consecutive monthly payments or are restructured by having delinquent payments added to their outstanding principal balances and (ii) proceeds from the purchase by financial institutions of Mortgage Loans in the event of any material breach of any of their representations or warranties to us with respect to such Mortgage Loans shall remain in full force and effect, provided that we may deposit such funds and proceeds in any other fund and account that is to be used for the payment of principal and interest on the Bonds that financed such Mortgage Loans.

Furthermore, notwithstanding the foregoing exceptions, we may, in order to comply with the terms of the Series Resolutions or any of the Prior Written Determinations permitting the special redemption of Bonds issued pursuant thereto from excess Revenues and other moneys in the Revenue Fund, maintain the Revenue Fund established by the 1986 Amended Resolution until such Bonds shall not be Outstanding or until we shall determine that such Bonds shall not thereafter be redeemed by special redemption, whichever is earlier, and during the time that the Revenue Fund is so maintained, we shall comply with the requirements set forth in Section 504(A) of the 1986 Amended Resolution with respect to withdrawals from the Revenue Fund (see "Revenue Fund" under "Summary of Certain Provisions of the Resolutions"). Except for such requirements of Section 504(A) of the 1986 Amended Resolution, the Revenue Fund shall be governed by the terms of the General Bond Resolution. Furthermore, during the time that the Revenue Fund is so maintained, we shall maintain the Bond Payment Fund established pursuant to the 1986 Amended Resolution as shall be necessary to comply with such requirements of Section 504(A) of the 1986 Amended Resolution. The Bond Payment Fund shall be governed by the terms of the General Bond Resolution. We may maintain each Mortgage Loan Account and Mortgage Loan Purchase Account established pursuant to the Series Resolution or the Prior Written Determinations. Each such Mortgage Loan Account and Mortgage Loan Purchase Account so maintained shall be governed by the terms of the General Bond Resolution. We may transfer Assets in the Revenue Fund and in each such Mortgage Loan Account and Mortgage Loan Purchase Account as may be necessary or appropriate to effect any special redemptions in accordance with the terms of the Series Resolutions and the Prior Written Determinations. In lieu of maintaining the foregoing Funds and Accounts, we may establish and comply with such accounting practices and procedures that will ensure that any such special redemptions of Bonds shall be effected in the same or lesser amount and on the same or later date as could have been effected if such Funds and Accounts had been maintained.

INDEX OF PRINCIPAL DEFINITIONS

<u>Term</u>	<u>Page</u>	Term	Page
1986 Amended Resolution	29	Interest Payment	9
Act	4	Investor	
Allocated Mortgage Loans	4	Mortgage Brokers	
Approving Opinion	13	Mortgage Loan	
Asset	29	Offered Certificates	
Authority	4	Originating Agents	
Bond Amount	30	Originating Agreements	
Bond Resolution	4	Originating Broker Agreements	
Bonds	4	Payment Date	
Class Factor		Principal Payment Amount	
Code	4	Program	
Currently Outstanding Bonds	4	Record Date	
Cut-Off Date	4	Restated Bond Resolution	29
Dealer	13	Revenues	E-7
DTC		Self-Insured Mortgage Loan	15
General Bond Resolution	4	Servicing Agent	
Guaranty	1		

MISCELLANEOUS

We have furnished all information in this Offering Circular relating to us. Our financial statements in Appendix C as of June 30, 2007 and for the year then ended have been examined by KPMG LLP, independent certified public accountants, to the extent set forth in their report, without further review to the date hereof. Also included in Appendix C are our unaudited financial statements as of December 31, 2007 and for the six month period then ended.

Any statements in the Offering Circular involving matters of opinion or estimates, whether or not expressly so stated, are intended as such and not as representations of fact. The Offering Circular is not to be construed as a contract or agreement between us and the Owners of the Offered Certificates being offered hereby.

The distribution of this Offering Circular has been duly authorized by us.



MORTGAGE INSURANCE POLICIES

Federal Housing Administration Mortgage Insurance

The United States Department of Housing and Urban Development administers the FHA mortgage insurance programs. In order to receive payment of insurance benefits a mortgagee must normally acquire title to the property, either through foreclosure or conveyance, and convey such title to FHA. Generally, the mortgagee must obtain a deed in lieu of foreclosure or commence foreclosure proceedings within one year after a mortgagor's default. Upon recordation of the deed conveying the property to FHA, the mortgagee notifies FHA of the filing and assigns, without recourse or warranty, all claims which it has acquired in connection with the mortgage. Alternatively, if FHA determines that the default was caused by circumstances beyond the control of the mortgagor, a mortgagee may assign the mortgage to FHA and receive insurance payments.

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

When entitlement to insurance benefits results from foreclosure (or other acquisition of possession) and conveyance, the insurance payment is computed as of the institution of the foreclosure proceeding, which will occur no earlier than 60 days after the due date of a mortgage payment, and the mortgage generally is not compensated for mortgage interest accrued and unpaid prior to that date. Under such circumstances, the amount of insurance benefits generally paid by FHA is equal to the unpaid principal amount of the mortgage loan, adjusted to reimburse the mortgagee for certain tax, insurance and similar payments made by it and to deduct certain amounts received or retained by the mortgagee after default, plus reimbursement not to exceed two-thirds of the mortgagee's foreclosure costs, or \$75, whichever is greater. When entitlement to insurance benefits results from assignment of the mortgage loan to FHA, the insurance payment is computed as of the date of the assignment and includes full compensation for mortgage interest accrued and unpaid to the assignment date. Unless the mortgagee has not observed certain FHA regulations, the insurance payment itself bears interest from the date of default, or, where applicable, the date of assignment, to the date of payment of the claim at the same interest rate as the applicable FHA debenture interest rate.

When any property to be conveyed to FHA, or subject to a mortgage to be assigned to FHA has been damaged by fire, earthquake, flood or tornado, it is required that such property be repaired prior to such conveyance or assignment.

FHA requires that, absent the consent of the mortgagor, at least three full monthly installments be due and unpaid before the mortgagee may initiate any action leading to foreclosure of the mortgage. FHA also requires a face-to-face conference between the mortgagee and the mortgagor in an effort to cure the delinquency without foreclosure.

Veterans Administration Mortgage Guaranty

The Veterans Administration permits a veteran (or in certain instances the spouse of a veteran) to obtain a mortgage loan guaranty by the VA covering mortgage financing of the purchase of a one-to-four family dwelling unit. The program has no mortgage loan limits and requires no down payment from the purchaser.

The maximum VA guaranty on a loan is the lesser of (i) the veteran's available entitlement (a maximum of \$36,000, or if the original loan amount exceeds \$144,000, a maximum of \$50,750) or (ii) (1) 50% of the original loan amount if such amount does not exceed \$45,000, (2) \$22,500 if the original loan amount is between \$45,000 and \$56,250, (3) the lesser of \$36,000 or 40% of the original loan amount if such amount is between \$56,250 and \$144,000 or (4) the lesser of \$50,750 or 25% of the original loan amount if such amount is in excess of \$144,000. The liability on the guaranty is reduced or increased pro rata with any reduction or increase in the amount of the indebtedness, but in no event will the amount payable on the guaranty exceed the amount of the original guaranty. Notwithstanding the dollar and percentage limitations of the guaranty, a mortgage holder will ordinarily suffer a monetary loss only where the difference between the unsatisfied indebtedness and the proceeds of a foreclosure

sale of a mortgaged premises is greater than the original guaranty, as adjusted. The VA may, at its option and without regard to the guaranty, make full payment to a mortgagee of unsatisfied indebtedness on a mortgage upon its assignment to the VA. Under certain circumstances, a mortgagee is required to accept partial payments on a loan that is more than 30 days overdue.

Under the Program, a VA Mortgage Loan would be guaranteed in any amount which, together with the down payment by the Mortgagor, will at least equal 25% of the lesser of the sales price or the appraised value of the single-family dwelling.

Rural Development Mortgage Guarantee

Rural Development (formerly known as the Farmers Home Administration and later as the Rural Economic and Community Development Service) permits a low or moderate income purchaser of a home in designated rural areas to obtain a mortgage loan guarantee from Rural Development. To qualify as a low or moderate income purchaser, a purchaser's income must not exceed the median income for the area in which the home is located. Rural Development uses FHA underwriting standards, and loans may not exceed FHA 203(b)(2) loan limits. No down payment is required from the purchaser.

Under the Rural Development Guarantee Program, the mortgagee is entitled to payment of the guarantee only after the secured property has been sold at foreclosure or otherwise liquidated in conformity with Rural Development requirements. Rural Development guarantees the first 35% of loss and 85% of any additional loss, not to exceed 90% of the loan amount. Loss is defined as (i) the outstanding principal balance and accrued interest of the mortgage loan as of the date of the liquidation sale or transfer of the secured property, plus reasonable liquidation costs, minus (ii) the greater of the fair market value of such property or the amount obtained at any foreclosure sale. Rural Development requires that, in the absence of the consent of the mortgagor, payment of the mortgage loan must be at least 90 days delinquent before the mortgagee may initiate foreclosure proceedings and the mortgagee must send the mortgagor a notice of the foreclosure at least 30 days in advance thereof. The mortgagee must obtain prior Rural Development approval for any liquidation of the property other than by foreclosure. Rural Development also requires that the mortgagee arrange a meeting with the mortgagor before payment on the mortgage loan becomes 60 days delinquent. Rural Development does not accept assignment of property subject to its guarantee.

Private Mortgage Insurance

Each private mortgage insurance policy with respect to a Mortgage Loan must contain provisions substantially as follows: (a) the mortgage insurer must pay a claim, including unpaid principal, accrued interest, the amounts equal to deferred interest in connection with Mortgage Loans with graduated payments schedules, if any, and expenses, within sixty days of presentation of the claim by the Authority; (b) when a claim for the outstanding principal amount, accrued interest and expenses is presented, the mortgage insurer must either (i) pay such claim in full and take title to the mortgaged property and arrange for its sale or (ii) pay the insured percentage of such claim and allow us to retain title to the mortgaged property or (iii) settle a claim for actual losses where such losses are less than the insured percentage of the claim. (See Security/Mortgage Loans for a discussion of recent federal legislation affecting private mortgage insurance).

DTC

The information in this Appendix concerning The Depository Trust Company ("DTC") and DTC's bookentry system has been obtained from sources that we believe to be reliable, but we take no responsibility for the accuracy thereof. Neither we nor the Dealers will have any responsibility or obligation to the Direct Participants, Indirect Participants (as defined below) or Beneficial Owners with respect to (i) the accuracy of any records maintained by DTC or any Direct or Indirect Participant; (ii) the payment by DTC or any Direct or Indirect Participant of any amount due to any Beneficial Owner of payments on the Offered Certificates; (iii) the delivery by DTC or any Direct or Indirect Participant of any notice to any Beneficial Owner; (iv) the selection of the Beneficial Owners to receive payment of any partial redemption of the Offered Certificates; or (v) any consent given or other action taken by DTC as a holder.

DTC is the securities depository for the Offered Certificates. One fully-registered certificate will be delivered for the Offered Certificates and will be deposited with DTC.

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 securities that its participants ("Participants") deposit with DTC. DTC also facilitates the settlement among Participants of securities transactions, such as transfers and pledges, in deposited securities through electronic computerized book-entry changes in Participants' accounts, thereby eliminating the need for physical movement of securities certificates. Direct Participants include securities brokers and dealers, banks, trust companies, clearing corporations, and certain other organizations. DTC is owned by a number of its Direct Participants and by the New York Stock Exchange, Inc., the American Stock Exchange, Inc., and the National Association of Securities Dealers, Inc. Access to the DTC system is also available to others such as securities brokers and dealers, banks, and trust companies that clear through or maintain a custodial relationship with a Direct Participant, either directly or indirectly ("Indirect Participants"). The rules applicable to DTC and its Participants are on file with the Securities and Exchange Commission.

Purchases of Offered Certificates under the DTC system must be made by or through Direct Participants, which will receive a credit for the Offered Certificates on DTC's records. The ownership interest of each actual purchaser of each Offered Certificate ("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 Offered Certificates are to be accomplished by entries made on the books of Participants acting on behalf of Beneficial Owners. Beneficial Owners will not receive certificates representing their ownership interests in Offered Certificates, except in the event that use of the book-entry system for the Offered Certificates is discontinued.

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

Conveyance of notices and other communications by DTC to Direct Participants, by Direct Participants to Indirect Participants, and by Direct Participants and Indirect Participants to Beneficial Owners will be governed by arrangements among them, subject to any statutory or regulatory requirements as may be in effect from time to time.

If less than all of the Offered Certificates is being redeemed, DTC will prorate the amount of the interest of each Direct Participant.

Neither DTC nor Cede & Co. will consent or vote with respect to Offered Certificates. Under its usual procedures, DTC mails an omnibus proxy ("Omnibus Proxy") to us as soon as possible after the record date. The Omnibus Proxy assigns the consenting or voting rights to those Direct Participants to whose accounts the Offered Certificates are credited on the record date (identified in a listing attached to the Omnibus Proxy).

Principal and interest payments on the Offered Certificates will be made to DTC. DTC's practice is to credit Direct Participants' accounts on payable date in accordance with their respective holdings shown on DTC's records unless DTC has reason to believe that it will not receive payment on payable date. 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 Authority, subject to any statutory or regulatory requirements as may be in effect from time to time. Payment of principal and interest to DTC is the responsibility of ours or the Trustee, disbursement of such payments to Direct Participants shall be the responsibility of DTC, and disbursement of such payments to the Beneficial Owners shall be the responsibility of Direct and Indirect Participants.

DTC may discontinue providing its services as securities depository at any time by giving reasonable notice to us or the Trustee. Under such circumstances, in the event that a successor securities depository is not obtained, printed certificates for the Offered Certificates will be delivered if necessary.

We may decide to discontinue use of the system of book-entry transfers through DTC (or a successor securities depository). In that event, printed certificates for the Offered Certificates will be delivered if necessary.



Management's Discussion and Analysis, Basic Financial Statements, and Supplementary Information

June 30, 2007 and 2006

(With Independent Auditors' Report Thereon)

Table of Contents

		Page
M	anagement's Discussion and Analysis	C - 1
Inc	dependent Auditors' Report	C - 9
Ba	sic Financial Statements:	
	Statements of Net Assets - June 30, 2007 and 2006	C - 11
	Statements of Revenues, Expenses, and Changes in Net Assets - June 30, 2007 and 2006	C - 12
	Statements of Cash Flows - June 30, 2007 and 2006	C - 13
No	otes to Basic Financial Statements	C - 15
Su	pplementary Information	
1	Combining Schedule of Net Assets - June 30, 2007	C - 20
2	Combining Schedule of Revenues, Expenses, and Changes in Net Assets - June 30, 2007	C - 30
3	Combining Schedule of Net Assets – June 30, 2006	C - 31
4	Combining Schedule of Revenues, Expenses, and Changes in Net Assets - June 30, 2006	C - 33
an	dependent Auditors' Report on Internal Control over Financial Reporting and on Compliance d Other Matters Based on an Audit of Financial Statements Performed in Accordance with overnment Auditing Standards	C - 34

Management's Discussion and Analysis June 30, 2007 and 2006

Management of the Virginia Housing Development Authority (the Authority) offers readers of its financial report this overview and analysis of the Authority's financial performance for the fiscal years ended June 30, 2007 and 2006. Readers are encouraged to consider this information in conjunction with the Authority's financial statements, accompanying footnotes, and supplemental information, which follow this section.

Organization Overview

The Authority is a political subdivision of the Commonwealth of Virginia, created under the Virginia Housing Development Authority Act (the Act) enacted by the General Assembly in 1972, as amended. The Act empowers the Authority to finance the acquisition, construction, rehabilitation, and ownership of affordable housing for home ownership or occupancy by low or moderate income Virginians. To raise funds for its mortgage loan operations, the Authority sells tax-exempt and taxable notes and bonds to investors. Such notes, bonds, and other indebtedness are not obligations of the Commonwealth of Virginia (the Commonwealth) and the Commonwealth is not liable for repayments of such obligations. Furthermore, as a self-sustaining organization, the Authority does not draw upon the general taxing authority of the Commonwealth. Operating revenues are generated primarily from interest on mortgage loans, program administration fees, and investment income from bond proceeds and earnings accumulated since inception.

In addition to its major mortgage loan programs, the Authority also administers, on a fee basis, various other programs related to its lending activities. Such programs include the Housing Choice Voucher program, which provides rental subsidies from federal funds and the Low Income Housing Tax Credit program, which awards income tax credits for the purpose of developing low-income multi-family housing projects. The Authority also underwrites Resources Enabling Affordable Community Housing (REACH Virginia) initiatives, in which the interest rate on loans are subsidized by the Authority, principally for the elderly, disabled, homeless, and other low income persons.

Financial Statements

The basic financial statements consist of a Statement of Net Assets, a Statement of Revenues, Expenses and Changes in Net Assets, a Statement of Cash Flows and the accompanying notes.

The Statement of Net Assets reports all of the Authority's assets and liabilities, both financial and capital, presented in order of liquidity and using the accrual basis of accounting in conformity with U.S. generally accepted accounting principles. The difference between assets and liabilities is presented as net assets, and is displayed in three components: capital assets, net of related debt; restricted net assets; and unrestricted net assets. Net assets are restricted when external constraints are placed upon their use, such as bond indentures, legal agreements or statutes. Over time, changes in net assets may serve as a useful indicator of whether the financial position of the Authority is improving or deteriorating.

The Statement of Revenues, Expenses, and Changes in Net Assets identify all the Authority's revenues and expenses for the reporting period, distinguishing between operating and nonoperating activities. This statement measures the success of the Authority's operations over the past year and can be used to determine whether the Authority has successfully recovered all of its costs through mortgage loans, externally funded programs and other revenue sources.

The Statement of Cash Flows provides information about the Authority's cash receipts and cash payments during the reporting period. This statement reports cash transactions, including receipts, payments, and net changes

Management's Discussion and Analysis
June 30, 2007 and 2006

resulting from operations, noncapital financing, capital financing, and investing activities. These statements provides information regarding the sources and uses of cash and the change in cash during the reporting period.

The Notes to Financial Statements provide additional information that are essential for understanding financial data that may not be displayed on the face of the financial statements and as such, are an integral part of the Authority's basic financial statements.

Financial Highlights

Fiscal Year 2007

Homeownership loan originations totaled 7,600 in fiscal year (FY) 2007 compared to 7,693 homeownership loan originations in FY 2006. The number of mortgage loans produced can be attributed to a wide array of products and programs made available to meet customers' individual needs and market demands for low interest rate mortgage loans. Consistent with the prior year, two-thirds of all homeownership loans closed in FY 2007 targeted household incomes of less than 80% of area median income.

As of June 30, 2007, the Authority serviced 41,759 first and second homeownership mortgage loans with outstanding balances totaling \$4.1 billion. The number of loans serviced, net of prepayments, increased by 3,703 or 10% since June 2006 and net mortgage loans outstanding increased \$840 million or 25% over the same period. A total of 5,153 homeownership loans were paid off in FY 2007 as compared to 6,776 in FY 2006, representing a decrease of 24% over last year. Overall delinquency rates on the portfolio of first mortgage loans averaged 4.35% for FY 2007 as compared to 4.45% for FY 2006, a decrease of 0.10% from the prior year. Foreclosures totaled 98 for FY 2007, less than 0.3% of the homeownership loan portfolio.

Financing for 81 rental housing projects, representing 4,697 units was committed in FY 2007, up slightly from 4,415 units derived from 77 projects in FY 2006, or an increase of 6.4% units. Households with less than 60% area median incomes accounted for 75% of these units. Slow growth in rental housing commitments reflects the diminishing number of properly zoned properties and existing developments available for new construction or preservation of affordable rental housing project developments.

As of June 30, 2007, the Authority serviced 1,314 rental housing mortgage loans with outstanding balances exceeding \$2.9 billion. The number of loans serviced, net of loan repayments increased by a net of 31 or 2.47% since June 2006 and net loan balances outstanding increased \$68.7 million or 2.4% over the same period. Overall delinquency rates on the number of rental housing project loans averaged 0.63% for FY 2007, a decrease of 0.30% from FY 2006. Delinquency rates based on loan values averaged 0.20% for the year and are the lowest levels experienced since 2003.

Fiscal Year 2006

Homeownership loan originations totaled 7,693 in FY 2006, representing a growth rate of 35% over FY 2005. The record number of mortgage loans produced can be attributed to a wider array of products and programs made available to meet customers' individual needs and market demands for low interest rate mortgage loans. Two-thirds of all homeownership loans disbursed during FY 2006 targeted household incomes of less than 80% of area median income.

As of June 30, 2006, the Authority serviced 38,056 first and second homeownership mortgage loans with outstanding balances totaling \$3.3 billion. The number of loans serviced, net of prepayments, increased 2,329 or

Management's Discussion and Analysis

June 30, 2007 and 2006

6.5% over the prior year while the net mortgage loans outstanding increased \$656 million or 24.8%. Prepayments of homeownership loans totaled 6,776 during FY 2006, representing an 18% decline or 1,477 fewer prepayments compared to FY 2005. Overall delinquency rates on the portfolio of first mortgage loans averaged 4.45% for FY 2006, a decrease of 0.47% from the prior year. Foreclosures for FY 2006 totaled 37, less than 0.1% of the homeownership loan portfolio.

Financing for rental housing projects committed in FY 2006 dropped to 77 representing 4,415 units, down from 90 projects representing 6,313 units in FY 2005, or a decrease of 14%. The 30% reduction in new rental housing units reflects the diminishing number of properly zoned properties and existing developments available for new construction or preservation of affordable multi-family housing project developments.

As of June 30, 2006, the Authority serviced 1,283 rental mortgage loans with outstanding balances totaling \$2.9 billion. The number of loans serviced, net of loan repayments increased 81 or 6.7% over the prior year while the net loan balances outstanding increased \$131 million or 4.8%. Overall delinquency rates on the number of rental housing project loans averaged 0.93% for FY 2006, a decrease of 0.66% from FY 2005. Delinquency rates based on loan values averaged 0.55% for FY 2006, down from 0.81% the year before.

Financial Analysis of the Authority

Cash is held by the trustees and banks in depository accounts and investments for a variety of purposes, including: debt service reserve funds required by bond indenture, escrow and reserve funds held for the benefit of single-family mortgagors and multi-family projects, funding for new mortgage loan originations, working capital for operating costs of the Authority, governmental funds held for disbursement toward Section 8 projects, and other funds held in a fiduciary capacity to support other housing initiatives.

Investment objectives are to invest all monies at favorable rates to maximize returns while maintaining short-term liquidity and to manage investments in a prudent manner to enable the Authority to fulfill its financial commitments. Precautions are taken to minimize the risk associated with investments, including monitoring credit worthiness of the banks where monies are deposited and making nonspeculative investments. The Authority does not enter into short sales or futures transactions for which a bona fide hedging purpose has not been established.

Mortgage and other loan receivables represent the Authority's principal asset. Mortgage loans are financed through a combination of proceeds of notes and bonds and net assets accumulated since inception. Mortgage loan payments received from mortgagors are used to pay debt service due on outstanding bonds.

The largest component of the Authority's liabilities is outstanding bonds payable, the majority of which is fixed-rate to maturity dates that may extend into the future as much as forty years. The Authority continues to maintain strong long-term ratings of Aa1 from Moody's Investors Services and AA+ from Standard & Poor's Rating Services for its general credit rating as well as all bond indentures other than the Commonwealth Mortgage Bonds indenture, which is rated Aaa and AAA, from Moody's and Standard & Poor's, respectively.

Management's Discussion and Analysis

June 30, 2007 and 2006

Net assets comprise capital assets, net of related debt, and restricted and unrestricted net assets. Capital assets, net of related debt represents office buildings, land, furniture and equipment, vehicles and an investment in rental property, less the current outstanding applicable debt. Restricted net assets represent the portion of net assets held in trust accounts for the benefit of the respective bond owners, subject to the requirements of the various bond indentures. Unrestricted net assets represent a portion of net assets that have been designated for a broad range of initiatives, such as administration of the Housing Choice Voucher program, support for REACH Virginia initiatives, contributions to bond issues and bond reserve funds, working capital, future operating and capital expenditures, and general financial support to the Authority's loan programs.

Condensed Statement of Net Assets

(In millions)

			June 30	
		2007	2006	2005
Cash and cash equivalents	\$	705.8	707.5	539.9
Investments		498.6	429.0	1,071.7
Mortgage and other loans receivable, net		6,991.1	6,066.2	5,270.6
Other assets		128.9	100.9	78.2
Total assets	_	8,324.4	7,303.6	6,960.4
Notes and bonds payable, net		5,998.2	5,162.2	4,953.8
Other liabilities		356.0	326.2	337.4
Total liabilities	_	6,354.2	5,488.4	5,291.2
Invested in capital assets, net of related debt		(8.0)	(3.5)	(10.9)
Restricted by bond indentures		1,754.7	1,567.2	1,437.2
Unrestricted		223.5	251.5	242.9
Net assets	\$	1,970.2	1,815.2	1,669.2

June 30, 2007 Compared to June 30, 2006

Total assets increased \$1,020.8 million, or 14.0% from the prior year. Cash and cash equivalents, and investments, combined, increased \$67.9 million, or 6.0% from the prior year. Mortgage and other loans receivables increased by \$924.9 million as a result of a high number of homeownership loan originations and a decreased level of mortgage loan prepayments.

Total liabilities increased \$865.8 million, or 15.8% from the prior year due to additional issuances of bonds, offset by payments on notes and bonds. The Authority issued \$1.1 billion in tax-exempt homeownership bonds, and \$106.5 million and \$164.6 million in tax-exempt and taxable rental housing bonds, respectively, during FY 2007. Bond proceeds were the principal source of funding for the high volume of mortgage loan originations.

Total assets exceeded total liabilities by \$1,970.2 million, representing an increase in net assets of \$155.0 million, or 8.5% from the prior year. As of June 30, 2007, net assets invested in capital assets, net of related debt consisted of \$43.0 million in investments in rental property, net of depreciation and amortization and \$17.3 million in property, furniture, and equipment, net of depreciation and amortization less related bonds

Management's Discussion and Analysis

June 30, 2007 and 2006

payable of \$68.3 million. Unrestricted net assets total \$223.6 million, a decrease of \$27.9 million, or 11.1% from the prior year.

June 30, 2006 Compared to June 30, 2005

Total assets increased \$343.2 million, or 4.9% from the prior year. Cash and cash equivalents, and investments, combined, decreased \$475.1 million, or 29.5% from the prior year. The decrease in funds available for investment reflects a pay-off of notes to the Federal Home Loan Bank of Atlanta. Mortgage and other loans receivables increased by \$795.6 million as a result of strong homeownership loan originations and a decreased level of mortgage loan prepayments.

Total liabilities increased \$197.1 million, or 3.7% from the prior year due to additional sales of bonds. The Authority issued \$114.1 million and \$689.7 million in tax-exempt and taxable homeownership bonds, respectively and \$116.3 million and \$67.0 million in tax-exempt and taxable rental housing bonds, respectively, during FY 2006. Bond proceeds were the principal source of funding for the high volume of mortgage loan originations.

Management's Discussion and Analysis

June 30, 2007 and 2006

Total assets exceeded total liabilities by \$1,815.2 million, thereby increasing net assets \$146 million, or 8.7% from the prior year. As of June 30, 2006, net assets invested in capital assets, net of related debt consisted of \$30.5 million in investments in rental property, net of depreciation and amortization and \$16.1 million in property, furniture, and equipment, net of depreciation and amortization less related bonds payable of \$50.1 million. Unrestricted net assets totaled \$251.5 million, an increase of by \$8.6 million or 3.5% over the prior year.

Condensed Statement of Revenues, Expenses and Changes in Net Assets

(In millions)

		Y	ear ended June 30	
		2007	2006	2005
Operating revenues:				
Interest on mortgage and other loans				
receivable	\$	436.4	389.4	362.6
Pass-through grants received		71.6	71.6	71.8
Housing Choice Voucher program income		63.9	66.2	58.6
Other operating revenues		22.1	13.6	9.4
Total operating revenues		594.0	540.8	502.4
Operating expenses:				
Interest on notes and bonds payable		287.0	260.1	232.3
Pass-through grants disbursed		71.6	71.6	71.8
Housing Choice Voucher program expense		61.3	54.4	56.7
Other operating expenses		71.5	53.6	42.6
Total operating expenses		491.4	439.7	403.4
Net operating income	_	102.6	101.1	99.0
Nonoperating revenues:				
Investment income		52.4	44.9	27.1
Other nonoperating revenues			0.1	0.2
Total nonoperating revenues		52.4	45.0	27.3
Change in net assets	\$	155.0	146.1	126.3

The principal determinants of the Authority's change in net assets (more commonly referred to as net revenues) are operating revenues less operating expenses plus nonoperating revenues.

Operating revenues consist primarily of interest earnings on mortgage loans and operating expenses consist predominately of interest expense on notes and bonds payable and operating expenses of the Authority. Nonoperating revenues consist of investment earnings as well as realized and nonrealized gains or losses on the sale of investments.

Management's Discussion and Analysis

June 30, 2007 and 2006

Included in investment income is an upward fair market value adjustment totaling \$0.26 million for the year ended June 30, 2007 and a downward fair market value adjustment totaling \$0.46 million for the year ended June 30, 2006.

Fiscal Year 2007

Operating revenues increased \$53.2 million or 9.8% from the prior year, the majority of which is attributable to interest earnings. Interest earnings on mortgage and other loan receivables increased \$47.0 million due to growth in the volume of mortgage loans serviced during the year, a reduction in mortgage loan prepayments as compared to previous years and a slight increase in mortgage rates.

Operating expenses increased \$51.7 million or 11.8% from the prior year. Interest expense on notes and bonds payable increased \$26.9 million or 10.3% from the prior year, due to an increase in the amount of notes and bonds outstanding. Other operating expenses, consisting largely of administrative costs, increased \$17.9 million or 33.4% from the prior year. Of this increase, \$11.7 million related to additional administrative costs and \$7.5 million consisted of an increase in the provision for loan losses. Program expenses for the Housing Choice Voucher program increased by \$6.9 million over the prior year.

Nonoperating revenues increased \$7.4 million or 16.4% from the prior year, due to increased earnings from investments during the year attributable to growth in the investment portfolio and a generally higher interest rate environment compared to previous years.

Fiscal Year 2006

Operating revenues increased \$38.4 million or 7.6% from the prior year, the majority of which is attributable to interest earnings. Interest earnings on mortgage and other loan receivables increased \$26.8 million due to growth in the volume of mortgage loans serviced during the year and a reduction in mortgage loan prepayments as compared to previous years.

Operating expenses increased \$36.3 million or 9.0% from the prior year, attributable primarily to interest due on notes and bonds payable. Interest expense increased \$27.8 million or 12.0% from the prior year due to the high level of outstanding notes and bonds payable. Other operating expenses, consisting largely of administrative costs, increased \$11.0 million or 25.8% from the prior year primarily due to a \$7.7 million increase in the provision for loan loss.

Nonoperating revenues increased \$17.7 million or 64.8% from the prior year, due to increased earnings from investments during the year attributable to a generally higher interest rate environment.

Economic Factors

The Authority's mortgage loan financing activities are sensitive to the general level of interest rates, the interest rates and other characteristics of the Authority's loans compared to loan products available in the conventional mortgage markets, and the availability of affordable housing in the Commonwealth. The availability of long-term tax-exempt and taxable financing on favorable terms is a key element in providing the funding necessary for the Authority to continue its mortgage financing activities.

Management's Discussion and Analysis

June 30, 2007 and 2006

The Authority's main sources of revenues include mortgage loan activity and investment interest income. Short-term investment rates in the United States during fiscal year 2004 dropped to historically low levels before beginning to rise in FY 2005 and further increasing in FY 2006. In FY 2007, short-term investment rates leveled off and have remained flat.

Additional Information

If you have questions about this report or need additional information, please visit the Authority's Web site, www.vhda.com, or contact Susan F. Dewey, Executive Director.



KPMG LLP Suite 2000 1021 East Cary Street Richmond, VA 23219-4023

Independent Auditors' Report

The Commissioners
Virginia Housing Development Authority:

We have audited the accompanying statements of net assets of the Virginia Housing Development Authority (the Authority), a component unit of the Commonwealth of Virginia, as of June 30, 2007 and 2006, and the related statements of revenues, expenses, and changes in net assets and cash flows for the years then ended. These financial statements are the responsibility of the Authority's management. Our responsibility is to express an opinion on these financial statements based on our audits.

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

In our opinion, the basic financial statements referred to above present fairly, in all material respects, the financial position of the Virginia Housing Development Authority as of June 30, 2007 and 2006, and the respective changes in financial position and its cash flows for the years then ended in conformity with U.S. generally accepted accounting principles.

In accordance with Government Auditing Standards, we have also issued our report dated September 19, 2007 on our consideration of the Authority's internal control over financial reporting and our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with Government Auditing Standards and should be considered in assessing the results of our audit.

The Management's Discussion and Analysis on pages 1 through 9 is not a required part of the basic financial statements, but is supplementary information required by U.S. generally accepted accounting principles. We have applied certain limited procedures, which consisted principally of inquiries of management regarding the methods of measurement and presentation of the required supplementary information. However, we did not audit the information and express no opinion on it.



Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplementary information included in schedules 1 through 4 are presented for purposes of additional analysis and is not a required part of the basic financial statements. Such information has been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, is fairly stated, in all material respects, in relation to the basic financial statements taken as a whole.

KPMG LLP

September 19, 2007

Statements of Net Assets

June 30, 2007 and 2006

Assets		2007	2006
Current assets: Cash and cash equivalents (note 5) Investments (note 5) Interest receivable – investments Mortgage and other loans receivable (note 4) Interest receivable – mortgage and other loans Other real estate owned Housing Choice Voucher contributions receivable Other assets	\$	705,768,664 46,499,577 1,771,905 124,063,356 35,149,144 1,645,095 4,695,914 12,406,629	707,489,838 99,569,288 3,982,147 102,359,562 25,052,437 6,694,242 105,359 8,617,378
Total current assets		932,000,284	953,870,251
Noncurrent assets: Investments (note 5)		452,076,250	329,413,357
Mortgage and other loans receivable (note 4): Less allowance for loan loss Less net deferred loan fees		6,944,446,886 49,322,911 28,136,124	6,039,549,579 40,253,580 35,459,452
Mortgage and other loans receivable, net		6,866,987,851	5,963,836,547
Investment in rental property, net		42,951,483	30,474,952
Property, furniture, and equipment, less accumulated depreciation and amortization of \$23,259,058 and \$23,423,088 (note 6) Unamortized bond issuance expenses Other assets		17,311,222 6,193,651 6,946,257	16,148,813 6,103,711 3,779,760
Total noncurrent assets		7,392,466,714	6,349,757,140
Total assets	\$	8,324,466,998	7,303,627,391
Liabilities and Net Assets			
Current liabilities: Notes and bonds payable (note 7) Accrued interest payable on notes and bonds Escrows (note 8) Accounts payable and other liabilities (notes 5, 9, and 12)	\$	213,754,383 89,144,062 31,735,909 44,345,124	395,628,673 73,401,206 28,938,071 31,340,570
Total current liabilities	-	378,979,478	529,308,520
Noncurrent liabilities: Bonds payable, net (note 7) Project reserves (notes 8 and 13) Other liabilities (notes 5, 9, 12, and 13)	_	5,784,429,163 165,136,963 25,688,081	4,766,606,315 163,034,955 29,423,339
Total noncurrent liabilities	_	5,975,254,207	4,959,064,609
Total liabilities		6,354,233,685	5,488,373,129
Net assets (notes 1 and 11): Invested in capital assets, net of related debt Restricted by bond indentures Unrestricted	_	(7,995,959) 1,754,650,328 223,578,944	(3,474,606) 1,567,189,542 251,539,326
Total net assets	_	1,970,233,313	1,815,254,262
Total liabilities and net assets	\$ _	8,324,466,998	7,303,627,391

See accompanying notes to basic financial statements.

Statements of Revenues, Expenses, and Changes in Net Assets Years ended June 30, 2007 and 2006

		2007	2006
Operating revenues:			
Interest on mortgage and other loans	\$	436,353,260	389,391,936
Pass-through grants received	•	71,566,155	71,643,263
Housing Choice Voucher program income		63,962,419	66,204,626
Gains and recoveries on sale of other real estate owned		108,054	127,960
Other		22,053,291	13,436,948
Total operating revenues		594,043,179	540,804,733
Operating expenses:			
Interest on notes and bonds		287,039,502	260,081,437
Salaries and related employee benefits (note 12)		28,105,305	27,629,273
General operating expenses		25,725,085	14,052,570
Note and bond expenses		345,735	287,152
Amortization of bond issuance expenses		472,298	591,917
Pass-through grants disbursed		71,566,155	71,643,263
Housing Choice Voucher program expenses		61,332,866	54,449,974
External mortgage servicing expenses		1,194,995	2,944,906
Losses and expenses on other real estate owned		422,428	343,890
Provision for loan losses		15,221,228	7,713,355
Total operating expenses		491,425,597	439,737,737
Operating income		102,617,582	101,066,996
Nonoperating revenues:			
Investment income (note 9)		52,328,713	44,907,251
Other, net		32,756	125,573
Total nonoperating revenues		52,361,469	45,032,824
Change in net assets		154,979,051	146,099,820
Total net assets, beginning of year		1,815,254,262	1,669,154,442
Total net assets, end of year	\$.	1,970,233,313	1,815,254,262

See accompanying notes to basic financial statements.

Statements of Cash Flows

Years ended June 30, 2007 and 2006

		2007	2006
Cash flows from operating activities:			
Cash payments for mortgage and other loans	\$	(1,421,928,671)	(1,423,768,793)
Principal repayments on mortgage and other loans	•	507,358,105	613,957,066
Interest received on mortgage and other loans		418,111,420	380,389,193
Pass-through grants received		71,566,155	71,643,263
Pass-through grants disbursed		(71,566,155)	(71,643,263)
Housing Choice Voucher payments received		59,371,864	62,937,813
Housing Choice Voucher payments disbursed		(61,172,239)	(54,449,974)
Escrow and project reserve payments received		199,905,505	176,095,217
Escrow and project reserve payments disbursed		(195,350,657)	(169,398,210)
Other operating revenues		17,658,784	7,819,238
Cash received for loan origination fees		11,304,921	8,194,746
Cash paid for loan origination fees		(15,596,448)	(15,773,809)
Cash payments for salaries and related benefits		(34,745,213)	(26,684,637)
Cash payments for general operating expenses		(34,689,457)	(27,794,688)
Cash payments for mortgage servicing expenses		(1,771,295)	(1,586,050)
Proceeds from sale of other real estate owned		1,581,163	1,565,325
Investment in rental property		110,971	(2,721,899)
Net cash used in operating activities		(549,851,247)	(471,219,462)
Cash flows from noncapital financing activities:			
Proceeds from sale of notes and bonds		1,362,050,000	1,064,881,119
Principal payments on notes and bonds		(530,135,073)	(860,934,931)
Interest payments on notes and bonds		(261,015,281)	(239,052,774)
Cash payments for bond issuance expenses		(6,809,974)	(6,677,971)
Redemption premium paid on bond calls			(1,647,350)
Net cash provided by (used in) noncapital			
financing activities		564,089,672	(43,431,907)
Cash flows from capital and related financing activities:			
Purchases of property, furniture, and equipment		(5,897,907)	(5,323,331)
Proceeds from disposal of furniture and equipment		2,000	2,264
Net cash used in capital and related financing			
activities		(5,895,907)	(5,321,067)
Cash flows from investing activities:			
Purchases of investments		(907,494,457)	(1,649,025,671)
Proceeds from sales or maturities of investments		838,507,330	2,286,665,396
Interest received on investments		58,923,435	49,944,158
Net cash provided by (used in) investing activities		(10,063,692)	687,583,883
Net increase (decrease) in cash and			
cash equivalents		(1,721,174)	167,611,447
Cash and cash equivalents, at beginning of year		707,489,838	539,878,391
Cash and cash equivalents, at end of year	\$	705,768,664	707,489,838

Statements of Cash Flows

Years ended June 30, 2007 and 2006

_	2007	2006
\$	102,617,582	101,066,996
	1,647,577	1,367,616
	2,345,179	3,197,835
	287,039,502	260,081,437
	(14,634,152)	(12,001,602)
	(926,601,100)	(788,495,804)
	9,069,331	7,713,355
	(10,096,707)	(725,171)
	5,049,147	(3,141,775)
	(3,552,329)	(4,611,850)
	, , , , ,	
	4,623,760	(24,277,659)
	(4,590,555)	(3,313,257)
	4,554,846	6,697,007
_	(7,323,328)	(14,776,590)
\$_	(549,851,247)	(471,219,462)
\$	10,988,012	14,129,008
	\$ =	\$ 102,617,582 1,647,577 2,345,179 287,039,502 (14,634,152) (926,601,100) 9,069,331 (10,096,707) 5,049,147 (3,552,329) 4,623,760 (4,590,555) 4,554,846 (7,323,328) \$ (549,851,247)

See accompanying notes to basic financial statements.

(Continued)

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements

June 30, 2007 and 2006

(1) Organization and Summary of Significant Accounting Policies

(a) Organization

The Virginia Housing Development Authority (the Authority) was created under the Virginia Housing Development Authority Act, as amended (the Act) enacted by the 1972 Session of the Virginia General Assembly. The Act empowers the Authority, among other authorized activities, to finance the acquisition, construction, rehabilitation and ownership of housing intended for occupancy or ownership, or both, by families of low or moderate income. Mortgage loans are generally made with the proceeds of notes, bonds, or other debt obligations issued by the Authority. The notes, bonds and other debt obligations do not constitute a debt or grant or loan of credit of the Commonwealth of Virginia (the Commonwealth), and the Commonwealth is not liable for the repayment of such obligations.

For financial reporting purposes, the Authority is a component unit of the Commonwealth. The accounts of the Authority, along with other similar types of funds, are combined to form the Enterprise Funds of the Commonwealth. The Authority reports all of its activities as one enterprise fund, in accordance with U.S. generally accepted accounting principles.

(b) Basis of Accounting

The Authority utilizes the accrual basis of accounting in preparing its basic financial statements where revenues are recognized when earned and expenses when incurred. The accounts are organized on the basis of funds and groups of funds, which are set up in accordance with the authorizing act and the various note and bond resolutions. As provided for in Governmental Accounting Standards Board (GASB) Statement No. 20, Accounting and Financial Reporting for Proprietary Funds and Other Governmental Entities that Use Proprietary Fund Accounting, the Authority has elected not to apply Financial Accounting Standards Board pronouncements issued after November 30, 1989.

(c) Use of Estimates

The preparation of basic financial statements, in conformity with U.S. generally accepted accounting principles, requires management to make estimates and judgments that affect reported amounts of assets and liabilities and the disclosures of contingencies at the date of the financial statements and revenues and expenses recognized during the reporting period. Actual results could differ from those estimates.

(d) Investments

Investments are reported at fair market value on the statement of net assets, with changes in fair market value recognized in investment income in the statement of revenues, expenses, and changes in net assets. Fair market value is determined by reference to published market prices and quotations from national security exchanges and securities pricing services.

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements June 30, 2007 and 2006

(e) Investment in Rental Property

Investment in rental property represents several multi-family apartment complexes, including the related property, furniture, and equipment. These assets are recorded at cost and are depreciated using the straight-line method over the estimated useful lives, which are 30 years for the building, 15 years for building improvements and 5 years for furniture and equipment. The investment is carried net of accumulated depreciation of \$7,855,910 as of June 30, 2007 and \$6,160,718 as of June 30, 2006. These investments are also tested for impairment when triggers are identified.

(f) Mortgage and Other Loans Receivable

Mortgage and other loans receivable are stated at their unpaid principal balance, net of deferred loan fees and costs and an allowance for loan losses. The Authority charges loan fees to mortgagors. These fees, net of direct costs, are deferred and amortized, using the interest method, over the contractual life of the loans as an adjustment to yield. The interest method is computed on a loan-by-loan basis and any unamortized net fees on loans fully repaid or restructured are recognized as income in the year in which such loans are repaid or restructured.

(g) Allowance for Loan Losses

The Authority provides for losses when a specific need for an allowance is identified. The provision for loan losses charged or credited to operating expense is the amount necessary, in management's judgment, to maintain the allowance at a level it believes sufficient to cover losses in collection of loans. Estimates of future losses involve the exercise of management's judgment and assumptions with respect to future conditions. The principal factors considered by management in determining the adequacy of the allowance are the composition of the loan portfolio, historical loss experience and delinquency statistics, economic conditions, the value and adequacy of collateral, and the current level of the allowance. The provision for loan losses was \$15,221,228 and \$7,713,355 for the year ended June 30, 2007 and 2006, respectively.

(h) Property, Furniture, and Equipment

Property, furniture, and equipment, exceeding a \$500 minimum capitalization threshold, are capitalized at cost and depreciation is provided on the straight-line basis over the estimated useful lives, which are 30 years for the building and from 3 to 10 years for furniture and equipment.

(i) Bond Issuance Expense

Costs related to issuing bonds are capitalized in the related bond group and are amortized on the straight-line basis over the lives of the bonds.

(j) Other Real Estate Owned

Other real estate owned represents real estate acquired through foreclosure and is stated at the lower of cost or fair value less estimated disposal costs. Gains and losses from the disposition of other real estate owned are reported separately in the statement of revenues, expenses, and changes in net

Notes to Basic Financial Statements June 30, 2007 and 2006

Notes and Bonds Payable E

Notes and bonds payable are stated at their unpaid balance less any unamortized premiums or discounts. Bond premiums and discounts are amortized over the lives of the issues using the interest

Retirement Plans 3

The Authority has three defined contribution employees' retirement savings plans covering substantially all employees. Retirement expense is fully funded as incurred. To the extent that terminating employees are less than one hundred percent vested in the Authority's contributions, the unvested portion is forfeited and redistributed to the remaining participating employees. The Authority also provides postretirement healthcare benefits under a defined benefit plan to all employees who have met the years of service requirement and who retire from the Authority on or after attaining age 55 or become permanently disabled.

Compensated Absences E

Authority employees are granted vacation and sick pay in varying amounts as services are provided. Employees may accumulate, subject to certain limitations, unused vacation and sick pay earned and, upon retirement, termination or death, may be compensated for certain amounts at their then current rates of pay. The amount of vacation and sick pay recognized as expense is the amount earned each

Section 8 Programs E

Project Based

(HUD) Section 8 New Construction and Substantive Rehabilitation program, the Authority requisitions Section 8 funds, makes disbursements of Housing Assistance Payments (HAP) funds to Authority received and disbursed pass-through grants totaling \$71,566,155 and \$71,643,263 during As the Commonwealth administrator for the Department of Housing and Urban Development's landlords of eligible multi-family developments, and recognizes administrative fee income. The the year ended June 30, 2007 and 2006, respectively.

As the Commonwealth administrator for HUD's Section 8 Housing Choice Voucher program, the Authority requisitions Section 8 funds, makes disbursements of HAP funds to eligible tenants, and recognizes administrative fee income.

Upon receipt or disbursement of HAP and administrative funds related to Section 8, corresponding revenues or expenses are recorded in Housing Choice Voucher program income or Housing Choice Voucher program expense in the statement of revenues, expenses and changes in net assets. Housing Choice Voucher contributions receivable are stated at the balance of funds obligated and available from HUD but not yet disbursed to the Authority. Excess funds budgeted to the Authority to disburse as HAP or administrative funds are recorded in unrestricted net assets in the statement of net assets as cash settlement with HUD is no longer required. HUD will monitor the utilization of these excess

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements

June 30, 2007 and 2006

funds and take the appropriate action to assure the funds are being used to serve as many families up to the number of vouchers authorized by the program.

Commonwealth Priority Housing Fund 9

Assembly, uses funds provided by the state to provide loans and grants for a wide variety of housing initiatives. The Department of Housing and Community Development develops the program guidelines and the Authority acts as administrator for the Funds. The balances associated with the The Commonwealth Priority Housing Fund, established by the 1988 Session of the Virginia General Commonwealth Priority Housing Fund are recorded in other assets and other liabilities.

Cash Equivalents 3

For purposes of the statements of cash flows, cash equivalents consist of investments with original maturities of three months or less from the date of purchase.

Statement of Net Assets Ø

Authority's various groups (see note 2). Since the assets of certain of the groups are restricted by the related debt resolutions, the total does not indicate that the combined assets are available in any The assets presented in the statement of net assets represent the total of similar accounts of the manner other than that provided for in the resolutions for the separate groups.

Operating and Nonoperating Revenues and Expenses E

revenues and expenses from nonoperating items. Operating revenues and expenses generally are a result from financing the acquisition, construction, rehabilitation and ownership of housing intended for occupancy and ownership, by families of low or moderate income or as a result from the ownership of certain multi-family housing rental properties. All revenues and expenses not meeting The Authority's statements of revenues, expenses and changes in net assets distinguish operating this definition are reported as nonoperating revenues and expenses.

Recently Issued Accounting Standards 3

In July 2004, the GASB issued GASB Statement No. 45, Accounting and Financial Reporting by Employers for Postemployment Benefits Other Than Pensions. GASB Statement No. 45 improves the relevance and usefulness of financial reporting by (a) requiring systematic, accrual-basis measurement and recognition of other postemployment benefits (OPEB) cost (expense) over a period that approximates employees' years of service and (b) providing information about actuarial accrued liabilities associated with OPEB and whether and to what extent progress is being made in funding the plan. The statement is effective for the Authority for periods beginning after December 15, 2006. The Authority is currently evaluating the impact of adopting GASB Statement No. 45 on its statement of net assets and the related statement of revenues expenses, and changes in net assets.

Reclassifications 3

(Continued)

Certain reclassifications have been made in the June 30, 2006 financial statements to conform to the June 30, 2007 presentation.

(2) Description of Account Groups

(a) General Operating Accounts

The General Operating Accounts consist of a group of accounts used to record the receipt of income not directly pledged to the repayment of specific notes and bonds and the payment of expenses related to the Authority's administrative functions.

(b) Multi-family Housing Bond and Rental Housing Bond Groups

The proceeds of the Multi-family Housing Bonds and Rental Housing Bonds are used to finance construction and permanent loans on multi-family development projects, as well as, permanent financing for owned rental property.

General Purpose Bond Group

ō

The proceeds of these bonds are used to finance construction and permanent loans on multi-family projects, loans on single-family dwellings, as well as, permanent financing for owned rental property and the Authority's office facilities.

(d) Commonwealth Mortgage Bond Group

The proceeds of Commonwealth Mortgage Bonds are used to purchase or make long-term loans to owner occupants of single-family dwelling units, as well as, temporary financing for other real estate owned.

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements

June 30, 2007 and 2006

(3) Unrestricted Assets

The following assets of the Authority are unrestricted in nature. These assets have been designated for a broad range of housing initiatives.

		Jan	June 30
	1 1	2007	2006
Unrestricted assets:			
Current assets:			
Cash and cash equivalents	649	49,998,594	101,204,960
Investments		16,499,577	19,873,262
Interest receivable – investments		958,974	1,420,981
Mortgage and other loans receivable		3,205,300	3,155,926
Interest receivable - mortgage and other loans		1,067,328	879,911
Other real estate owned		1	1,629,664
Other assets	١	2,371,317	2,301,064
Total unrestricted current assets	ı	74,101,090	130,465,768
Noncurrent assets:			
Investments		245,141,235	239,724.853
Mortgage and other loans receivable, net		114,782,945	115,031,461
Investment in rental property, net		1,323,707	1
Property, furniture and equipment, less accumulated			
depreciation and amortization of \$11,969,562			
and \$12,918,275		4,403,530	7,436,435
Other assets	ı	6,369,958	3,779,759
Total unrestricted noncurrent assets	l	372,021,375	365,972,508
Total unrestricted assets	69	446,122,465	496,438,276

All other assets of the Authority are restricted in nature by the requirements of the relevant bond indenture or other agreements or resolutions.

(4) Mortgage and Other Loans Receivable

Substantially all mortgage and other loans receivable are secured by first liens on real property in the Commonwealth. The following are the interest rates and typical loan terms by loan program or bond group for the major loan programs:

Loan program/Bond group	Interest rates	Initial loan terms
General Operating Loan Programs	0% to 9.14%	Thirty to forty years
Multi-Family Housing Bond Group	3.50% to 13.11%	Thirty to forty years
Rental Housing Bond Group	1.29% to 13.13%	Thirty to forty years
General Purpose Bond Group	0% to 13.92%	Thirty to forty years
Commonwealth Mortgage Bond Group	0.25% to 13.85%	Thirty years

(Continued)

Notes to Basic Financial Statements

June 30, 2007 and 2006

Commitments to fund new loans and monies available to provide future loans were as follows at June 30, 2007:

	١	Committed	Uncommitted
General Operating Loan Programs	€9	24,994,772	52,146,307
General Purpose Bond Group			12,845,041
Multi-Family Housing Bond Group		1	8,147,179
Rental Housing Bond Group		251,286,167	
Commonwealth Mortgage Bond Group		131,679,258	120,066,310
Total	⇔	407,960,197	193,204,837

Beginning in fiscal year 2006, the Authority implemented a new methodology for determining the amount of its net assets to be used to provide reduced interest rates on mortgage loans or to otherwise subsidize its programs. Such methodology replaces the previous method of a specific dollar amount of mortgage loan funds to be made available under the Virginia Housing Fund program, which will not be continued. Under this new methodology, the annual amount of the Authority's net assets to be dedicated, on a present value basis as determined by the Authority, to provide reduced interest rates on mortgage loans or to otherwise provide housing subsidies under its programs, including bond financed programs, shall be equal to 15% of the average of the Authority's change in net assets (as unadjusted for the effect of GASB No. 31 Certain Investments and External Investment Pools) for the preceding three fiscal years. The amounts to be made available under this new methodology in the future are subject to review by the Authority of the impact thereof on its financial position. The Authority has financed and expects to finance some, but not all, of such subsidized mortgage loans, in whole or in part, with funds under its various bond resolutions.

(5) Cash, Cash Equivalents, and Investments

Cash includes cash on hand and amounts in checking accounts, which are insured by the Federal Depository Insurance Corporation or are collateralized under provisions of the Virginia Security for Public Deposits Act. At June 30, 2007 and 2006, the earrying amount of the Authority's deposits was \$32,686,485 and \$32,628,620, respectively and checks drawn in excess of bank balances, included in accounts payable and other liabilities, were \$27,278,439 and \$11,374,962. The associated bank balance of the Authority's deposits was \$30,137,564 and \$31,423,141 at June 30, 2007 and 2006, respectively. The difference between the carrying amount and the bank balance is due to outstanding checks, deposits in transit, and other reconciling items.

Cash equivalents include investments with original maturities of three months or less from date of purchase. Investments consist of U.S. Government and agency securities, municipal tax exempt securities, corporate notes, and various other investments for which there are no securities as evidence of the investments in the bond funds consist of those permitted by the various resolutions adopted by the Authority. Certain bond indentures include reserve fund requirements, and investments in these reserve funds are generally not available for mortgage loans. At June 30, 2007 and 2006, total cash equivalents were \$673,082,179 and \$674,861,218, respectively.

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements June 30, 2007 and 2006

Investments are classified in the statements of net assets as follows:

Juz	June 30
2007	7
46,499,577	99,56
452,076,250	329,413,357
498,575,827	428,982,645

The Virginia Security for Public Deposits Act requires that securities collateralizing repurchase agreements must have a fair value at least equal to 102% of the cost and accrued interest of the repurchase agreement.

As a means of limiting its exposure to fair value losses arising from rising interest rates, the Authority's investment policy is to hold all investments to maturity and to limit the length of an investment at purchase, to coincide with expected timing of its use.

No more than 5% of the Authority's total assets will be invested in any one entity, exclusive of overnight repurchase agreements.

Interest Rate Risk

Interest rate risk is the risk that changes in interest rates of debt instruments will adversely affect the fair value of an investment. Investments with interest rates that are fixed for longer periods are likely to be subject to more variability in their fair values as a result of future changes in interest rates. As a means of communicating interest rate risk, the Authority has elected the segmented time distribution method of disclosure, which requires the grouping of investment cash flows into sequential time periods in tabular form

As of June 30, 2007, the Authority had the following investments (including cash equivalents) and maturities:

Investment type		Less than 1 year	1 – 5 years	6 – 10 years	Over 10 years	Fair value
Corporate notes	(4)	2,501,226	2,440,325	820,449	48,399,999	54,161,999
Repurchase agreements		96,831,272	I	I	I	96,831,272
Municipal securities		9,019,256	19,442,370	I	I	28,461,626
Asset-backed securities		I	6,393,632	I	287,607,709	294,001,341
Agency-mortgage backed						
securities		1	I	6,601,176	27,757,622	34,358,798
U.S. government and						
agency securities		500,645	2,058,918	25,234,555	25,319,495	53,113,613
Money market securities		610,561,309	I			610,561,309
Other interest-bearing securities	ı	168,048	1	1	1	168,048
Total investments		719,581,756	30,335,245	32,656,180	389,084,825	1,171,658,006

Notes to Basic Financial Statements

June 30, 2007 and 2006

As of June 30, 2006, the Authority had the following investments (including cash equivalents) and maturities:

Investment type	Less than I year	1 – 5 years	6 – 10 years	Over 10 years	Fair value
Corporate notes Repurchase agreements	305,467,407	4,894,350	804,401	63,700,000	69,398,751 305,467,407
Municipal securities Asset-backed securities Asset-constraine harked	995,559,51 —	16,667,896	11	525,115 121,383,029	31,148,410 141,371,329
securities U.S. government and	j	1	7,474,729	36,204,056	43,678,785
agency securities Money market securities	26,953,889 406,554,671	2,603,019 4,999,600	25,251,280	24,917,582	79,725,770
Other interest-bearing securities	21,499,140				21,499,140
Total investments	774,430,506	49,153,165	33,530,410	246,729,782	1,103,843,863

Credit Risk

Credit risk is the risk that an issuer or other counterparts to an investment will not fulfill it obligations. The Authority places emphasis on securities of high credit quality and marketability. The following table presents investment exposure to credit risk by investment type as of June 30, 2007.

Investment type		Amount	Moody's	% of total
	1	Tarres Grant	Smile	THE COLUMN
Money market instruments	↔	575,557,859	P-1	49.12%
Asset-backed Securities		292,512,630	Aaa	24.97
Repurchase agreements		96,831,272	P-1	8.26
U.S. government and agency securities		53,113,613	Aaa	4.53
Corporate notes		48,400,000	Aaa	4.13
Money market instruments		35,003,450	Aa2	2.99
Agency-mortgage backed securities		34,358,798	Aaa	2.93
Municipal securities		13,141,365	Aaa	1.12
Municipal securities		8,844,973	Aa2	0.76
Corporate notes		5,761,999	Aa3	0.49
Municipal securities		3,498,678	Aal	0.30
Municipal securities		2,451,610	Aa3	0.21
Asset-backed securities		1,488,711	Aa2	0.13
Municipal securities		525,000	VMIG-1	0.05
Other interest-bearing securities		168,048	Aaa	0.01
	69	1.171.658.006		100 00%

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements June 30, 2007 and 2006

Property, Furniture, and Equipment

9

Activity in the property, furniture, and equipment accounts for the year ended June 30, 2007 was as follows:

Balance June 30, 2007	2,837,095 22,882,354 14,443,844	406,987
Deletions	— — (1.715.231)	(97,163) (1,812,394)
Additions	2.146.655	115,342 2,810,773
Balance June 30, 2006	\$ 2,837,095 22,333,578 14,012,420	\$ 39,571,901
	Land Building Furniture and equipment	Motor vehicles

Activity in the related accumulated depreciation and amortization accounts during the year ended June 30, 2007 was as follows:

Balance June 30, 2007	(11,157,035) (11,837,434) (264,589) (23,259,058)
Deletions	1,714,444 97,163 1,811,607
Additions	(666,838) (939,371) (41,368) (1,647,577)
Balance June 30, 2006	\$ (10,490,197) (12,612,507) (320,384) \$ (23,423,088)
	Building Furniture and equipment Motor vehicles

Activity in the property, furniture, and equipment accounts for the year ended June 30, 2006 was as follows:

	Balance June 30, 2005	Additions	Deletions	Balance June 30, 2006
Land	\$ 1,945,095	!	1	2,837,095
Building	19,106,393		1	22,333,578
Furniture and equipment	14,147,529		(1,291,826)	14,012,420
Motor vehicles	360,983	- 1	(19,604)	388,808
	\$ 35,560,000	5,323,331	(1,311,430)	39,571,901

Notes to Basic Financial Statements

June 30, 2007 and 2006

Activity in the related accumulated depreciation and amortization accounts during the year ended June 30, 2006 was as follows:

Balance June 30,	2007	(10,490,197)	(12,612,507)	(320,384)	(23,423,088)
Deletions	ACICUONS	1	1,291,664	19,604	1,311,268
Additions	CHOMINAC	(666,838)	(659,386)	(41,392)	(1,367,616)
Balance June 30,	2007	\$ (9,823,359)	(13,244,785)	(298,596)	\$ (23,366,740)
		Building	Furniture and equipment	Motor vehicles	

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements

June 30, 2007 and 2006

(7) Notes and Bonds Payable

Notes and bonds payable at June 30, 2006 and June 30, 2007 and changes for the period were as follows:

Description	Balance at June 30, 2006	Issued	Retired	Balance at June 30, 2007
		(Amounts shown in thousands)	in thousands)	
General operating accounts: Notes: Federal Hone Loan Bank, floating rate (rate of 5.21% at June 30, 2007) no fixed maturity	\$ 7,220	20,870	28,090	1
Total general operating accounts	7,220			
Multi-family housing bond group: 1995 Series HJ, dated October 3, 1995, 6.01% effective interest rate final due date				
November 1, 2015 1995 Series K.J., dated October 26, 1995, S.88% effective interest rate final due date	14,350	I	6,495	7,855
November 1, 2015 1996 Series A/B/C, dated January 11, 1996, 6,43% effective	5,560	I	1,480	4,080
merestrate, final due date May 1, 2016. 1996 Series D/E/F, dated March 28, 1906, 6 770%, effective interest	12,360	1	1,195	11,165
rate, final due date May 1, 2016 1996 Series H/I, dated April 25, 1996, 5 94% effective interest	5,125	l	420	4,705
rate, final due date May 1, 2016 1996 Series J, dated August 8, 1996 6 15% effective interest	11,710	1	1,800	016'6
rate, final due date May 1, 2017 1996 Series K/L/M, dated October 1, 1996, 6.36% effective	14,790	1	4,740	10,050
November 1, 2017	13,475	1	4,835	8,640

(Continued)

(Continued)

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements

June 30, 2007 and 2006

VIRGINIA HOUSING DEVELOPMENT AUTHORITY
Notes to Basic Financial Statements
June 30, 2007 and 2006

Description	June 30, 2006	Issued	Retired	June 30, 2007	Description	June 30, 2006	Issued	Retired	June 30, 2007
		(Amounts shown in thousands)	n in thousands)				(Amounts shown in thousands)	n in thousands)	
1996 Series N/O, dated December 19, 1996, 6.55% effective interest rate. final due					1999 Series A/B, dated January 28, 1999, 5.74% effective interest rate, final due date May 1, 2019	\$ 61.860		3.315	58.545
date November 1, 2017	17,600	I	6,700	10,900		`	1	48,990	447,275
1997, 6.90% effective interest rate final due date					Unamortized premium	2,049			2,075
November 1, 2019 1997 Series C/D/E, dated	38,555	ļ	2,140	36,415	Total multi-family housing bond group	498,314			449,350
September 11, 1997, 6.20% effective interest rate, final due date November 1, 2019 1997 Series F. dated October 16.	43,645	l	2,015	41,630	Rental housing bond group: 1999 Series C/D/E/F, dated May 20, 1999, 5.89% effective interest				
1997, 5.34% effective interest rate, final due date					rate, final due date May 1, 2022 1999 Series G/H, dated August 19,	40,885	l	1,690	39,195
November 1, 2017 1997 Series G/H/I, dated December 18, 1997, 6.24% effective interest rate, final due	5,740	1	355	5,385	1979, 0,10% entrouge interest rate, final due date May 1, 2022 1999 Series I/J, dated November 4, 1999, 6,83% effective interest	49,415	I	1,675	47,740
date May 1, 2019 1998 Series A, dated April 23, 1998, 6.79% effective interest rate, final due date November 1, 2019	43,825	1 1	2,415	41,410	rate, ima due date February 1, 2023 1999 Series K.L., dated December 16, 1999, 6.21% effective interest rate final due date	33,120	1	1,130	31,990
1998 Senes B/C/E, dated April 23, 1998 and September 23, 1998, 5.29% effective interest rate, final due date November 1, 2018	44,225	I	2,525	41,700	Pebruary 1, 2023 2000 Series A/B, dated May 10, 2000, 7,14%, effective interest rate final due date	32,115	l	1,135	30,980
1998 Serres F, dated July 29, 1998, 6.50% effective interest rate, final duc date May 1, 2019 1998 Series G, dated July 29, 1998.	26,135	I	1,350	24,785	August 1, 2024 2000 Series C, dated August 3, 2000, 8.18% effective interest rate,		I	1,585	56,295
5.10% effective interest rate, final due date November 1, 2018 1998 Series H, dated October 27, 1998 6.11% effective interest	37,780	1	2,245	35,535	final due date April 1, 2024 2000 Series D/E, dated August 3, 2000, 5,98% effective interest rate, final due date April 1, 2024	15,730	1 1	460 1,440	15,270 39,785
1998 Series I, dated October 27, 1998 4,94% effective interest rate, final due date	29,325	I	1,505	27,820	2000 Series F/G/H, dated October 12, 2000, 6.90% effective interest rate, final due date October 1, 2024	59,410	1	1,715	57,695
November 1, 2019	28,425	1	1,515	26,910					

Notes to Basic Financial Statements

June 30, 2007 and 2006

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements

June 30, 2007 and 2006

Balance at June 30,			5 57,775		0 76,465		5 49,530		5 16.680			0 (1,525		0 51,195			5 55,765				38,510		5 40,130				03,203		- 42,065		45 120
ř	(Amounts shown in thousands)		2,725		2,760		1,225		405			1,610		1,470			465			,	600		1,075	i		1 000	1,090		I		
ļ	(Amounts sho		I		•		J		1			l		1							ĺ		l				l				I
Balance at June 30,	0007		\$ 60,500		79,225		50,755		17.085			CC1,C/		52,665			56,230				39,115		41,205			200 27	050,00		42,065		45 120
Possed to the	Honditasan	2003 Series C/D, dated August 5, 2003, 3.87% effective interest		4005 Series E, dated August 5, 2005, 4.84% effective interest rate,	final due date November 1, 2028 2003 Series F/G, dated	December 23, 2003, 5.42%	errecnye interest rate, rinal due date April 1, 2030	2004 Series A/B, dated March 17,	2004, 5.25% enective interest rate, final due date March 1, 2030	2004 Series C, dated April 29, 2004,	5.53% effective interest rate,	2004 Series D/E, dated April 29.	2004, 4.72% effective interest	rate, final due date May 1, 2029	2004 Series F/G, dated September 2,	rate, final due date	September 1, 2030	2004 Series H/I/J, dated	December 16, 2004, 5.10%	effective interest rate, final due	2005 Series A dated Amril 26, 2005	5.37% effective interest rate.	final due date May 1, 2030	2005 Series B/C, dated	April 26, 2005, 4.58% effective	interest rate, final due date	2005 Series D, dated June 14, 2005.	5.52% effective interest rate,	final due date September 1, 2033	2005 Series E/r, dated June 14, 2005, 4 60% effective interestrate	final due date Sentember 1, 2039
Balance at June 30,	7007		060,00	12,660		18,265		45,180			57,560			39,645			34,170			22,285		40.625	0.00			60,340			72,215		509 65
, ;	in thousands)		6/5,1	475		685		1,300			1,805			985			1,020			635		1 225	Carrier.			1,390			1,920		1 765
	(Amounts shown		1	I		I		I			•			1			1			1		١							1		
Balance at June 30,	7000		27,072	13,135		18,950		46,480			59,365			40,630			35,190			22,920		41.850	20061			61,730			74,135		54 370
	Description		2001 Series C/D, dated March 22,	2001, 5.87% effective interest rate, final due date June 1, 2024	2001 Series E/F/G, dated April 26, 2001. 5.94% effective interest	rate, final due date June 1, 2025	2001 Senes H/l, dated July 31, 2001, 6.56% effective interest rate, final	due date July 1, 2025	2001 Series J/K/L, dated October 23, 2001, 6.06% effective interest	rate, final due date	December 1, 2025	2001 Series M, dated December 16, 2001, 6.78% effective interest	rate, final due date	January 1, 2027	2001 Series N/O, dated	December 16, 2001, 3.40% effective interest rate final due	date January 1, 2027	2002 Series A, dated April 11, 2002,	6.70% effective interest rate, final	due date April 1, 2027	2002 Series B, dated April 11, 2002, 5 3002, effective interect rate final	due date Amril 1, 2027	2002 Series C/D, dated June 27,	2002, 6.45% effective interest	rate, final due date	September 1, 2027	2002 Series E/F/G, dated December 19, 2002, 5,45%	effective interest rate,	final due date January 1, 2028	2003 Series A/B, dated April 24,	rate final due date line 1 2028

(Continued)

Notes to Basic Financial Statements

June 30, 2007 and 2006

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements

June 30, 2007 and 2006

	Balance at			Balance at		Balance at			Balance at
Description	June 30, 2006	Issued	Retired	June 30, 2007	Description	2006	Issued	Retired	2007
111111111111111111111111111111111111111		(Amounts shown	Ë				(Amounts shown in thousands)	in thousands)	
2005 Series G, dated October 20,					2002 Series X/Y/Z, dated October 31, 2002, 4, 82%				
2005, 5.30% effective interest rate, final due date					effective interest rate, final due				
December 1, 2030	\$ 93,465	I	720	92,745	date January 1, 2043 2003 Series O, dated October 30,	\$ 256,590	I	5,470	251,120
2005, 4.45% effective interest					2003, 5.65% effective interest				
rate, final due date	072.07		700	0 1 1 0 1	October 1, 2028	28.585	1	705	27.880
2005 Series J/K, dated	40,540	I	674	40,113	2003 Series R/S/T/U, dated				2226
December 14, 2005, 5.30%					October 30, 2003 4.62% effective interest rate. final due date				
date February 1, 2035	40.500	1	l	40.500	October 1, 2038	85,955	I	1,155	84,800
2006 Series A, dated May 23, 2006,				} k	2003 Series V, dated June 26, 2003				
4.89% effective interest rate, final due date Amril 1. 2033	302 8			9 705	final due date October 1, 2029	47,400	l	2,360	45,040
2006 Series B, dated October 31,	60.6		!	6,5		498.900		13.250	485.650
2006, 4.68% effective interest								20161	
rate, final due date		000			Unamortized (discount) premium	(811)		'	215
November 1, 2038 2006 Series C. dated December 12	I	23,6/0		73,670	Total general purpose				
2006, 5.95% effective interest					dnoz pood	498,089		1	485,865
rate, final duc date January 1 2030		44 875	ļ	378 875	Commonwealth mortgage bond group:				
2006 Series D/E/F, dated		6/9/1		60%	1996 Series E/F, dated December 18,				
December 12, 2006, 4.52%					rate, final due date				
effective interest rate, final due		370 00		350 60	January 1, 2046	140,000	I	1	140,000
2007 Series A, dated June 12, 2007,	l	67,070	I	6/9/79	2001 Series A, dated January 30, 2001 5 43% effective interest				
6.03% effective interest rate, final due date July 1. 2039	I	119.760	l	119.760	rate, final due date	t			
	1,661,655	271,180	41,185	1,891,650	rentiary 2.5, 2050 2001 Series B, dated May 4, 2001,	7,017	arian e	2,051	4,901
Unamortized premium	2,823			3,057	6.50% effective interest rate, final due date May 25, 2031	7,605	I	1,469	6,136
Total rental housing					2001 Series C/D, dated June 13, 2001, 5.19% effective interest				
pond group	1,664,478			1,894,707	rate, final due date July 1, 2027	29,650	1	4,620	25,030
General purpose bond group: 2002 Series W, dated October 31, 2002, 5.91% effective interest					2001 Series F, dated July 31, 2001, 6.50% effective interest rate, final due date September 25, 2031	10,506	I	2,784	7,722
rate, final due date January 1, 2028	80,370	1	3,560	76,810					
				(Continued)					(Continued)

Notes to Basic Financial Statements

June 30, 2007 and 2006

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements June 30, 2007 and 2006

Balance at June 30,	2007	016 371		445,700	40,120	446,590	l :	4,648	80,265	648,600	200,000				(Continued)
	Retired in thousands)	. 6	P :	16,300	l	3,500	000,607	394	20,620	1,400	ŧ				
	Issued Retired (Amounts shown in thousands)	,		1	I	I	I	[]	ļ	650,000	200,000				
Balance at June 30,	2006	057 051		462,000	40,120	450,090	000,007	5,418	100,885	1	1				
	Description	2004 Series C, dated November 2, 2004, 4.21% effective interest rate, final due and a formation of the series of t	05,	final due date October 1, 2031 2005 Series B, dated April 21, 2005, 4.92% effective interest rate, 6.50 date 1.50.5	2005 Series C/D/E, dated November 3, 2005, 4.41% effective interest rate, final due	date October 1, 2032 2005 Series F/G, dated Docember 15, 2005, 4,46% effective interest rate, final due	2006 Series A, dated April 27, 2006, 5.5% effective interest rate,	final due date March 25, 2036 2006 Series B. dated April 27, 2006, 6.0% effective interest rate, final due date March 25, 2036	2006 Series C, dated June 8, 2006, 6.0% effective interest rate, final due date June 25, 2034 2006 Series D/ER, dated July 13,	2006 4.24% effective interest rate, final due date January 1, 2033	2007 Series A, dated June 28, 2007 4.65% effective interest rate, final due date October 1, 2035				
Balance at June 30,	2007		8,887	223,000	76,295	12,121	39,686	11,719	1,326	40,974	125,340	2,181	163,170	10,651	(Continued)
	Retired in thousands)		4,115	1	33,695	3,559	9,130	4,741	323	10,752	21,000	355	11,050	2,292	
	Issued Retired (Amounts shown in thousands)		l	1	1	I	I	I	l		l	1	I	***************************************	
	2														
Balance at June 30,	İ		13,002	223,000	109,990	15,680	48,816	16,460	1,649	51,726	146,340	2,536	174,220	12,943	

Notes to Basic Financial Statements

June 30, 2007 and 2006

Balance at June 30, 2007	220,000	3,163,489	4,772	3,168,261	5,998,183
Retired in thousands)		398,620			
Issued Retired (Arnounts shown in thousands)	220,000	1,070,000			
Balance at June 30, 2006	₩	2,492,109	2,025	2,494,134	\$ 5,162,235
Description	2007 Series B/C/D, dated May 18, 2007 4.65% effective interest rate, final due date January 1, 2036		Unamortized premium	Total commonwealth mortgage bond group	Total

Notes and bonds payable at June 30, 2005 and June 30, 2006 and changes for the period were as follows (amounts in thousands):

June 30, 2006	7,220	1,664,478	498,089	2,494,134	5,162,235		2006	ısands)	395,629	4,766,606	5,162,235
Change in unamortized premium/ discount and compound interest payable	1 (88)	2,444	1,255	1,393	4,507	June 30	2007	(Amount in thousands)	213,754	5,784,429	5,998,183
Retired	397,185	62,880	10,130	263,215	860,935		20		\$	5,7	\$ 5,9
Issued	77,810	183,300	l	803,772	1,064,882						
June 30, 2005	\$ 326,595	1,541,614	506,964	1,952,184	\$ 4,953,781				rrent		
	General operating accounts	Rental housing bond group	General purpose bond group Commonwealth mortgage bond	group	Total				Notes and bonds payable - current	Bonds payable - noncurrent	Total

The Authority has the right to specifically redeem bonds, without premium, upon the occurrence of certain specified events, such as the prepayment of a mortgage loan. The Authority also has the right to optionally

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements

June 30, 2007 and 2006

redeem the various bonds at premiums ranging from 0% to 2%. The optional redemptions generally cannot be exercised until the bonds have been outstanding for approximately ten years. All issues generally have term bonds, which will be subject to redemption, without premium, from mandatory sinking fund installments. The Authority also participates in current refundings, in which, new debt is issued and the proceeds are used to immediately redeem previously issued debt. The accelerated amortization of related dissounts or premiums is expensed. For the years ended June 30, 2007 and 2006, current refundings were \$302,150,000 and \$454,970,000, respectively. The call premiums related to the current refundings were \$150,400 and \$1,242,500 for the years ended June 30, 2007 and 2006, respectively.

The principal payment obligations and associated interest related to all note and bond indebtedness (excluding the effect of unamortized discounts and premium) commencing July 1, 2007 and thereafter are as follows (amounts in thousands):

		Original principal	Current interest	Total debt service
riod ending June 30:	1			
2008	€9	213.754	288,737	502,491
2009		257,065	287,505	544,570
2010		272,860	276,485	549,345
2011		265,355	264,742	530,097
2012		261,650	253,039	514,689
2013 - 2017		1,216,950	1,089,708	2,306,658
2018 - 2022		1,071,190	792,906	1,864,096
2023 - 2027		930,055	527,038	1,457,093
2028 - 2032		743,063	302,879	1,045,942
2033 - 2037		512,541	125,646	638,187
2038 - 2042		170,570	39,367	209,937
2043 - 2047	1	73,010	6,456	79,466
	↔	5,988,063	4,254,508	10,242,571

The Authority has a \$200 million revolving credit agreement with Bank of America to provide funds for general corporate purposes. The term of the agreement is for 364 days, and at the end of each day, is automatically extended for 364 days, up to the final expiration date of November 20, 2027. Interest on any advances is charged at a rate equal to the daily floating LIBOR rate for deposits with one month maturity plus 23 basis points per annum, 30 basis points per annum or 40 basis points per annum based upon the Authority's long-term credit ratings of AA or higher, A, or BBB or lower, respectively. All amounts outstanding at a given time are due and payable on the termination date. On June 30, 2007 and 2006 there were no amounts outstanding. The Authority has a \$150 million revolving credit agreement with the Bank of Nova Scotia to provide funds for general corporate purposes. The term of the agreement expires on November 29, 2013. Interest on any advances is charged at rate equal to the daily floating LIBOR rate for deposits with one month maturity plus a margin ranging from 25 basis points to 150 basis points, based upon the Authority's long term credit ratings and the duration outstanding. All amounts outstanding at in given time are due and payable on the termination date. On June 30, 2007 and 2006 there were no amounts outstanding.

Notes to Basic Financial Statements

June 30, 2007 and 2006

(8) Escrows and Project Reserves

Escrows and project reserves represent amounts held by the Authority as escrows for insurance, real estate taxes and completion assurance, and as reserves for replacement and operations (see note 13). The Authority invests these funds and, for project reserves, allows earnings to accrue to the benefit of the mortgagor. At June 30, 2007 and 2006, these escrows and project reserves were presented in the Authority's statements of net assets as follows:

2007 2006	31,735,909 28,938,071 165,136,963 163,034,955	1
1	€9	I €÷
	Escrows – current Project reserves – noncurrent	Totals

(9) Investment Income

The amount of investment income the Authority may earn in the Commonwealth Mortgage Bond Group and certain bond issues in the Multi-Family Housing Bond and Rental Housing Bond Group is limited by certain Federal Legislations. Earnings in excess of the allowable amount must be rebated to the U.S. Department of the Treasury. These excess earnings are recorded in accounts payable and other liabilities and amounted to \$7,358,136 and \$2,712,524 at June 30, 2007 and 2006, respectively.

(10) Risk Management

The Authority manages its interest rate risk on a portion of loan commitments through short sales of investment securities. These transactions meet the requirements for hedge accounting as all hedged items are specifically identified, probable of occurring, and highly correlated to the hedging instrument. The gain or loss from hedging transactions is recorded as an unamortized premium or discount and recognized as an adjustment to yield over the remaining life of the loan. The Authority periodically assesses correlation in order to determine the ongoing appropriateness of hedge accounting.

During the year ended June 30, 2007 and 2006, the Authority experienced a net loss of \$535,060 and a net gain of \$1,242,157 respectively from hedging transactions settled during the period. At June 30, 2007, no short sales were outstanding. The Authority's policy is to make adjustments to interest rates of loans related to such hedging transactions to reflect the losses or gains on such hedging transactions.

(11) Net Assets

Capital assets, net of related debt, represent property, furniture, and equipment, as well as an investment in rental property, less the current outstanding applicable debt.

Restricted net assets represent those portions of the total net assets in trust accounts established by the various bond resolutions for the benefit of the respective bond owners. Restricted net assets are generally required reserve funds, mortgage loans and funds held for placement into mortgage loans, investments, and funds held for scheduled debt service.

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements

June 30, 2007 and 2006

Unrestricted net assets represent those portions of the total net assets set aside to reflect current utilization and tentative plans for future utilization of such net assets. As of June 30, 2007 and 2006, such designations included funds to be available for other loans and loan commitments; over commitments and over allocations in the various bond issues; for support funds and contributions to bond issues; and for working capital and future operating and capital expenditures. Additional unrestricted net assets commitments include contractual obligations for additional contributions to bond reserve funds; maintenance of the Authority's obligation with regard to the general obligation pledge on its bonds; contributions to future bond issues other than those scheduled during the next year; self insurance on the uninsured, unsubsidized multi-family conventional loan program and any unanticipated losses in connection with the uninsured portions of the balance of the single-family and multi-family loans; self insurance on the liability exposure of Commissioners and officers; the cost of holding foreclosed property prior to resale; costs incurred with the redemption of bonds; single-family loan prepayment shortfalls; and officer risks and contingencies.

Employee Benefits Plans

(12)

The Authority incurs employment retirement savings expense under two defined contribution plans equal to eight percent of full time employees' compensation. Total retirement savings expense for the year ended June 30, 2007 and 2006 was \$1,549,445 and \$1,539,534, respectively.

The Authority sponsors a deferred compensation plan available to all employees created in accordance with Internal Revenue Section 457. The Plan permits participants to defer a portion of their salary or wage until future years. The deferred compensation is not available to employees until termination, retirement, or death. The assets of the Plan are in an irrevocable trust with an external trustee and, accordingly, no assets or liabilities are reflected in the Authority's financial statements.

As of June 30, 2007 and 2006, included in accounts payable and other liabilities is an employee compensated absences accrual of \$2,849,475 and \$2,710,357, respectively (see note 13).

Funding amounts for the postretirement healthcare benefits offered are approved annually by the Board of Commissioners. Included in accounts payable and other liabilities is a postretirement healthcare benefit liability of 80 and \$6,903.253 as of June 30, 2007 and 2006, respectively (see note 13). During the year, the Authority transferred \$7,701,612 of assets to an irrevocable trust with an external trustee. Total expense incurred for these benefits for the year ended June 30, 2007 and 2006 was \$745,735 and \$639,580, respectively.

Notes to Basic Financial Statements

June 30, 2007 and 2006

(13) Other Long-Term Liabilities

Activity in the Authority's noncurrent liability accounts, other than bonds payable, for the period ending

June 30, 2007 was as follows:	>		(1)	3
	Balance at June 30, 2006	Additions	Decreases	Balance at June 30, 2007
Project reserves	\$ 163,034,955	56,656,993	54,554,985	165,136,963
Fund liability	7,587,252	190,293	477,262	7,300,283
Other liabilities	12,222,477	3,911,296	595,450	15,538,323
Compensated absences payable	2,710,357	1,531,798	1,392,680	2,849,475
Retiree healthcare	6,903,253	1,066,760	7,970,013	
Total	\$ 192,458,294	63,357,140	64,990,390	190,825,044

Activity in the Authority's noncurrent liability accounts, other than bonds payable, for the year ended June 30, 2006 was as follows:

	Balance at June 30, 2005	Additions	Decreases	Balance at June 30, 2006
Project reserves	\$ 159,409,620	52,598,241	48,972,906	163,034,955
Commonwealth Priority Housing				
Fund liability	17,985,632	409,044	10,807,424	7,587,252
Other liabilities	10,547,557	3,383,491	1,708,571	12,222,477
Compensated absences payable	2,796,921	1,390,002	1,476,566	2,710,357
Retiree healthcare	6,003,160	1,188,043	287,950	6,903,253
Total	\$ 196,742,890	58,968,821	63,253,417	192,458,294

(14) Contingencies and Other Matters

Certain claims, suits, and complaints arising in the ordinary course of business have been filed and are pending against the Authority. In the opinion of management, all such matters are adequately covered by insurance or, if not so covered, are without merit or are of such kind or involve such amounts as would not have a material adverse effect on the financial statements of the Authority. The Authority participates in several Federal financial assistance programs, principal of which is the HUD Section 8 programs. Although the Authority's administration of Federal grant programs has been audited in accordance with the provisions of the United States Office of Management and Budget Circular A-133, these programs are still subject to financial and compliance audits. The amount, if any, of expenses which may be disallowed by the granting agencies cannot be determined at this time, although the Authority expects such amounts, if any, to be immaterial in relation to its financial statements.

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements June 30, 2007 and 2006

(15) Subsequent Events

In addition to scheduled issuances and redemptions, the Authority made issuances and redemptions of certain bonds payable subsequent to June 30, 2007 as follows:

ues: Bank of America Revolving Credit Facility	August 20, 2007	←	Par amount 25,000,000
Continuouweatt Morgage Bonus, Series A, Subscries A-Z Rental Housing Bonds, Series B	August 30, 2007 September 20, 2007		21,130,000
nental Housing Bollos, Series C demption: Commonwealth Mortgage Bonds	September 20, 2007		12,775,000

AUTHORITY
DEVELOPMENT
HOUSING
VIRGINIA

Schedule 1

Combining Schedule of Net Assets

June 30, 2007

Assets Current assets: Cash and cash equivalents Investments Interest receivable — investments	General operating accounts (4,499,577 968,881	Multi-Family Housing Bond Group 46,802,431	Rental Housing Bond Group 110,240,542 30,000,000	General Purpose Bond Group 32,378,697	Commonwealth Mortgage Bond Group 451,724,599	Total 705,768,664 46,499,577
Mortgage and other loans receivable Interest receivable – mortgage and other loans Other real estate owned Housing Choice Voucher contributions receivable Other assets	3,205,300 1,109,789 4,695,914 5,840,299	15,822,582 3,829,162 	27,914,635 10,169,256 — 2,781,447	20,060,836 3,236,116 122,596 — 3,326,413	57,060,003 16,804,821 1,522,499 — 412,397	124,063,356 35,149,144 1,645,095 4,695,914 12,406,629
Total current assets sets:	96,942,155	66,919,175	181,480,996	59,131,032	527,526,926	932,000,284
	245,141,235	42,563,439	163,551,127	820,449	1	452,076,250
Mortgage and other loans receivable Less allowance for loan loss Less net deferred loan fees	128,299,061 2,091,428 563,351	618,249,928 4,813,783 8,846,528	1,711,943,716 13,064,924 25,939,762	519,948,303 3,492,030 4,477,231	3,966,005,878 25,860,746 (11,690,748)	6,944,446,886 49,322,911 28,136,124
Mortgage and other loans receivable, net	125,644,282	604,589,617	1,672,939,030	511,979,042	3,951,835,880	6,866,987,851
Investment in rental property, net Property, furniture, and equipment, less accumulated	1,323,707	2,227,405	33,305,962	6,094,409	l	42,951,483
depreciation and amortization of \$23,259,059 Unamortized bond issuance expenses	5,242,679 338,058 (30,500,308)	808,908	4,119,185 2,232,862	7,949,358	994,710	17,311,222 6,193,651
	6,369,958	7,171,220	10,212,200	1,033	575,266	6,946,257
Total noncurrent assets	353,369,611	654,360,589	1,886,360,434	533,024,084	3,965,351,996	7,392,466,714
Total assets	\$ 450,311,766	721,279,764	2,067,841,430	592,155,116	4,492,878,922	8,324,466,998

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Combining Schedule of Net Assets

June 30, 2007

Total	213,754,383 89,144,062 31,735,909 44,345,124	378,979,478	5,784,429,163 165,136,963 25,688,081	5,975,254,207	6,354,233,685	(7,995,959) 1,754,650,328 223,578,944	1,970,233,313	8,324,466,998
Commonwealth Mortgage Bond Group	121,349,383 47,128,828 31,500,820	199,979,031	3,046,911,517 3,496,370	3,050,407,887	3,250,386,918	1,242,492,004	1,242,492,004	4,492,878,922
General Purpose Bond Group	10,430,000 9,798,909 125,196	20,354,105	475,435,198 1,790,400	477,225,598	497,579,703	(9,615,895) 104,191,308	94,575,413	592,155,116
Rental Housing Bond Group	48,575,000 27,727,991 399,846	76,702,837	1,846,132,245	1,853,668,894	1,930,371,731	(5,569,166) 143,038,865	137,469,699	2,067,841,430
Multi-Family Housing Bond Group	33,400,000 4,488,334 766,918	38,655,252	415,950,203	417,073,645	455,728,897	622,716 264,928,151	265,550,867	721,279,764
General operating accounts	31,735,909	43,288,253	165,136,963 11,741,220	176,878,183	220,166,436	6,566,386	230,145,330	\$ 450,311,766
Liabilities and Net Assets	Current liabilities: Notes and bonds payable Accrued interest payable on notes and bonds Escrows Accounts payable and other liabilities	Total current liabilities	Noncurrent liabilities: Bonds payable, net Project reserves Other liabilities	Total noncurrent liabilities	Total liabilities	Net assets: Invested in capital assets, net of related debt Restricted by bond indentures Unrestricted	Total net assets	Total liabilities and net assets

See accompanying independent auditors' report.

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Combining Schedule of Revenues, Expenses, and Changes in Net Assets

Year ended June 30, 2007

Multi-Family Reutal General Commonwealth General Housing Housing Purpose Mortgage operating Bond Bond Bond accounts Group Group Group	11 21 	149,021,497 51,669,884 130,945,921 43,927,765 218,478,112 594,043,179	28,933,513 97,937,400 24,358,423 135,451,764 2	201,505,2	121,214 103,104 73,085 174,895	- 120 440	5,338 — 23,073 394,017 422,428	174,925,535 29,328,763 115,548,308 28,945,016 142,677,975 491,425,597	(25,904,038) 22,341,121 15,397,613 14,982,749 75,800,137 102,617,582	11,419,687 5,577,699 8,578,447 2,052,504 24,700,376 52,328,713	11,452,443 5,577,699 8,578,447 2,052,504 24,700,376 52,361,469	(14,451,595) 27,918,820 23,976,060 17,035,253 100,500,513 154,979,051	(14,475,018) (23,362,922) 20,554,107 3,750,050 13,533,783	(28,926,613) 4,555,898 44,530,167 20,785,303 114,034,296 154,979,051	259,071,943 260,994,969 92,939,532 73,790,110 1,128,457,708 1,815,254,262	C 720 145 220 765 650 027 127 450 500 14 575 413 1 743 400 004 1 575 413
	Operating revenues: Interest on mortgage and other loans Pass-through grants received Housing Choice Voucher program income Gains and recoveries on sale of other real estate owned Other	Total operating revenues	Operating expenses: Interest on notes and bonds Salaries and related employee benefits	Vertical operating expenses Note and bond expenses	Amortization of bond issuance expenses Pass-through grants disbursed	Housing Choice Voucher program expenses	Losses and expenses on other real estate owned Provision for loan losses	Total operating expenses	Operating income (expense)	Nonoperating revenues: Investment income Other, net	Total nonoperating revenues	Income (loss) before transfers	Transfers between funds	Change in net assets	Total net assets, beginning of year	Total net escets and of west

See accompanying independent auditors' report.

AUTHORITY	
VIA HOUSING DEVELOPMENT	
VIRGINIA	

Schedule 3

Combining Schedule of Net Assets June 30, 2006

Assets	General operating accounts	Multi-Family Housing Bond Group	Rental Housing Bond Group	General Purpose Bond Group	Commonwealth Mortgage Bond Group	Total
urrent assets: Cash and cash equivalents Investments Interest receivable – investments Mortgage and other loans receivable Interest receivable – mortgage and other loans Other real estate owned Housing Choice Voucher contributions receivable Other assets	\$ 120,398,295 19,873,262 1,434,817 3,155,926 900,572 1,629,664 105,359 4,942,522	18,581,665 17,047,589 7 542,577 56 15,654,402 4,188,178 54 2,023,300 69 ————————————————————————————————————	76,606,912 6,848,437 228,767 24,647,214 10,234,121	32,908,277 53,009 18,155,805 2,926,381 2,289,687 3,159,392	458,994,689 55,800,000 1,722,977 40,746,215 6,803,185 751,591	707,489,838 99,569,288 3,982,147 102,359,562 25,052,437 6,694,242 105,359 8,617,378
Total current assets	152,440,417	7 58,037,711	118,719,132	59,492,551	565,180,440	953,870,251
oncurrent assets: Investments	242,199,208	8 54,906,841	29,894,656	804,401	1,608,251	329,413,357
Mortgage and other loans receivable Less allowance for loan loss Less net deferred loan fees	122,831,828 1,256,460 158,292	8 662,135,399 10 5,317,993 2 9,506,051	1,631,464,603 11,350,224 23,264,244	511,738,694 1,946,016 5,409,159	3,111,379,055 20,382,887 (2,878,294)	6,039,549,579 40,253,580 35,459,452
Mortgage and other loans receivable, net	121,417,076	6 647,311,355	1,596,850,135	504,383,519	3,093,874,462	5,963,836,547
Investment in rental property, net Property, furniture, and equipment, less accumulated	l C		26,511,907	3,963,045		30,474,952
depreciation and amortzation of \$25,425,088 Unamortized bond issuance expenses Interfund receivable Other assets	7,532,617 298,180 (30,690,308) 3,779,760	930,124 8) 4,171,220	2,052,632 10,212,268	8,616,196 1,892,198 4,360,680	930,577 11,946,140	16,148,813 6,103,711
Total noncurrent assets	344,536,533	3 707,319,540	1,665,521,598	524,020,039	3,108,359,430	6,349,757,140
Total assets	\$ 496,976,950	0 765,357,251	1,784,240,730	583,512,590	3,673,539,870	7,303,627,391

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Combining Schedule of Net Assets

June 30, 2006

Total	395,628,673 73,401,206 28,938,071 31,340,570	529,308,520	4,766,606,315 163,034,955 29,423,339	4,959,064,609	(3,474,606) 1,567,189,542 251,539,326	1,815,254,262	7,303,627,391
Commonwealth Mortgage Bond Group	304,543,673 33,981,035 15,321,054	353,845,762	2,189,590,806	2,191,236,400	1,128,457,708	1,128,457,708	3,673,539,870
General Purpose Bond Group	10,500,000 9,969,847 1,623,249	22,093,096	487,588,708	487,629,384	(9,322,397)	73,790,110	583,512,590
Rental Housing Bond Group	41,185,000 24,439,480 273,575	65,898,055	1,623,293,222	1,625,403,143	(1,684,826) 94,624,358	92,939,532	1,784,240,730
Multi-Family Housing Bond Group	32,180,000 4,986,830 — 130,669	37,297,499	466,133,579 — 931,204	467,064,783	260,994,969	260,994,969	765,357,251
General operating accounts	\$ 7,220,000 24,014 28,938,071 13,992,023	50,174,108	163,034,955	187,730,899	7,532,617	259,071,943	\$ 496,976,950
Liabilities and Net Assets	Current liabilities: Notes and bonds payable Accrued interest payable on notes and bonds Escrows Accounts payable and other liabilities	Total current liabilities	Noncurrent liabilities: Bonds payable, net Project reserves Other liabilities	Total noncurrent liabilities Total liabilities	Net assets: Invested in capital assets, net of related debt Restricted by bond indentures Unrestricted	Total net assets	Total liabilities and net assets

See accompanying independent auditors' report.

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Combining Schedule of Revenues, Expenses, and Changes in Net Assets

Year ended June 30, 2006

See accompanying independent auditors' report.



KPMG LLP Suite 2000 1021 East Cary Street Richmond, VA 23219-4023

Independent Auditors' Report on Internal Control over Financial Reporting and on Compliance and Other Matters Based on an Audit of Financial Statements Performed in Accordance with Government Auditing Standards

Board of Commissioners
Virginia Housing Development Authority:

We have audited the financial statements of Virginia Housing Development Authority (the Authority), a component unit of the Commonwealth of Virginia as of and for the year ended June 30, 2007, and have issued our report thereon dated September 19, 2007. We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States.

Internal Control over Financial Reporting

In planning and performing our audit, we considered the Authority's internal control over financial reporting as a basis for designing our auditing procedures for the purpose of expressing an opinion on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the Authority's internal control over financial reporting. Accordingly, we do not express an opinion on the effectiveness of the Authority's internal control over financial reporting.

A control deficiency exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent or detect misstatements on a timely basis. A significant deficiency is a control deficiency, or combination of control deficiencies, that adversely affects the entity's ability to initiate, authorize, record, process, or report financial data reliably in accordance with U.S. generally accepted accounting principles such that there is more than a remote likelihood that a misstatement of the entity's financial statements that is more than inconsequential will not be prevented or detected by the entity's internal control.

A material weakness is a significant deficiency, or combination of significant deficiencies, that results in more than a remote likelihood that a material misstatement of the financial statements will not be prevented or detected by the entity's internal control.

Our consideration of internal control over financial reporting was for the limited purpose described in the first paragraph of this section and would not necessarily identify all deficiencies in internal control that might be significant deficiencies or material weaknesses. We did not identify any deficiencies in internal control over financial reporting that we consider to be material weaknesses, as defined above.



Compliance and Other Matters

As part of obtaining reasonable assurance about whether the Authority's financial statements are free of material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements, noncompliance with which could have a direct and material effect on the determination of financial statement amounts. However, providing an opinion on compliance with those provisions was not an objective of our audit, and accordingly, we do not express such an opinion. The results of our tests disclosed no instances of noncompliance or other matters that are required to be reported under Government Auditing Standards.

This report is intended for the information of the board of commissioners and the audit committee, management and federal awarding agencies and pass through entities and is not intended to be and should not be used by anyone other than these specified parties.

KPMG LLP

September 19, 2007

Management's Discussion and Analysis, Basic Financial Statements, and Supplementary Information

December 31, 2007 and 2006

Management' Discussion and Analysis

December 31, 2007 and 2006

(Unaudited)

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Table of Contents

		Page
Ma	anagement's Discussion and Analysis	C - 38
Ва	sic Financial Statements:	
	Statements of Net Assets – December 31, 2007 and 2006	C - 45
	Statements of Revenues, Expenses, and Changes in Net Assets – Six months ended December 31, 2007 and 2006	C - 46
	Statements of Cash Flows – Six months ended December 31, 2007 and 2006	C - 47
No	tes to Basic Financial Statements	C - 49
Su	pplementary Information	
1	Combining Schedule of Net Assets – December 31, 2007	C - 62
2	Combining Schedule of Revenues, Expenses, and Changes in Net Assets – Six months ended December 31, 2007	C - 64
3	Combining Schedule of Net Assets – December 31, 2006	C - 65
4	Combining Schedule of Revenues, Expenses, and Changes in Net Assets – Six months ended December 31, 2006	C - 67

Management' Discussion and Analysis

December 31, 2007 and 2006

(Unaudited)

Management of the Virginia Housing Development Authority (the Authority) offers readers of its financial report this overview and analysis of the Authority's financial performance for the six months ended December 31, 2007 and 2006. Readers are encouraged to consider this information in conjunction with the Authority's financial statements, accompanying footnotes, and supplemental information, which follow this section.

Organization Overview

The Authority is a political subdivision of the Commonwealth of Virginia, created under the Virginia Housing Development Authority Act (the Act) enacted by the General Assembly in 1972, as amended. The Act empowers the Authority to finance the acquisition, construction, rehabilitation, and ownership of affordable housing for home ownership or occupancy by low or moderate income Virginians. To raise funds for its mortgage loan operations, the Authority sells tax-exempt and taxable notes and bonds to investors. Such notes, bonds, and other indebtedness are not obligations of the Commonwealth of Virginia (the Commonwealth) and the Commonwealth is not liable for repayments of such obligations. Furthermore, as a self-sustaining organization, the Authority does not draw upon the general taxing authority of the Commonwealth. Operating revenues are generated primarily from interest on mortgage loans, program administration fees, and investment income from bond proceeds and earnings accumulated since inception.

In addition to its major mortgage loan programs, the Authority also administers, on a fee basis, various other programs related to its lending activities. Such programs include the Housing Choice Voucher program, which provides rental subsidies from federal funds, and the Low Income Housing Tax Credit program, which awards income tax credits for the purpose of developing low-income multi-family housing projects. The Authority also underwrites Resources Enabling Affordable Community Housing (REACH Virginia) initiatives, in which the interest rate on loans are subsidized by the Authority, principally for the elderly, disabled, homeless, and other low income persons.

Financial Statements

The basic financial statements consist of a Statement of Net Assets, a Statement of Revenues, Expenses and Changes in Net Assets, a Statement of Cash Flows and the accompanying notes.

The Statement of Net Assets reports all of the Authority's assets and liabilities, both financial and capital, presented in order of liquidity and using the accrual basis of accounting in conformity with U.S. generally accepted accounting principles. The difference between assets and liabilities is presented as net assets, and is displayed in three components: capital assets, net of related debt; restricted net assets; and unrestricted net assets. Net assets are restricted when external constraints are placed upon their use, such as bond indentures, legal agreements or statutes. Over time, changes in net assets may serve as a useful indicator of whether the financial position of the Authority is improving or deteriorating.

The Statement of Revenues, Expenses, and Changes in Net Assets identify all the Authority's revenues and expenses for the reporting period, distinguishing between operating and nonoperating activities. This statement measures the success of the Authority's operations over the past year and can be used to determine whether the Authority has successfully recovered all of its costs through mortgage loans, externally funded programs and other revenue sources.

The Statement of Cash Flows provides information about the Authority's cash receipts and cash payments during the reporting period. This statement reports cash transactions, including receipts, payments, and net changes

Management' Discussion and Analysis

December 31, 2007 and 2006

(Unaudited)

resulting from operations, noncapital financing, capital financing, and investing activities. These statements provide information regarding the sources and uses of cash and the change in cash during the reporting period.

The Notes to Financial Statements provide additional information that are essential for understanding financial data that may not be displayed on the face of the financial statements and as such, are an integral part of the Authority's basic financial statements.

Financial Highlights

Six months ending December 31, 2007

Single-family loan originations totaled 1,744 in the second quarter of fiscal year (FY) 2008, representing an increase of 6.9% compared to the second quarter of FY 2007. Single-family production has been managed to limit production to available tax-exempt bond resources. There were 224 fewer loans funded from tax-exempt bond resources in this second quarter than the second quarter of FY 2007 and 193 more loans from taxable bond resource in this second quarter compared to the second quarter of FY 2007. Interest only products comprised only 8% of production compared to 24% of production in the same quarter last year. Year-to-date single-family loan origination totaled 3,697 loans or 80 loans fewer than last year at this time.

As of December 31, 2007, the Authority serviced 44,329 first and second single-family mortgage loans with outstanding balances totaling \$4.6 billion. The number of loans serviced, net of prepayments, increased 4,342 or 10.9% since December 2006 and the balances increased \$906 million or 24% over the same period. During the second quarter FY 2008, the number of loans serviced, net of repayments, increased 1,379, as compared to a net increase of 838 during the second quarter of FY 2007. The net mortgage loans outstanding increased \$247 million during the second quarter of FY 2008 compared to \$189 million for the same quarter in FY 2007. Loans paid off in the second quarter of FY 2008 numbered 841 compared to 1,249 in the second quarter of FY 2007. Overall delinquency rate on the portfolio of first mortgage loan count was 5.54% as of December 31, 2007, an increase of 0.14% from the prior December.

Financing for 32 rental housing projects, representing 1,052 units, was committed in the second quarter of FY 2008, as compared to 22 projects and 1,742 units committed in the same period of FY 2007. Year-to-date rental housing commitments totaled 51 projects and 2,323 units compared to 44 projects and 3,407 units last year at this time. Diminishing numbers of properly zoned properties and existing developments available for new construction or preservation of affordable multi-family housing project developments has impacted production.

As of December 31, 2007, the Authority serviced 1,352 rental mortgage loans with outstanding balances totaling slightly more than \$3.0 billion. The number of loans in the portfolio increased 40 or 1.4% since December 2006 and the balances increased \$119 million or 4.1% over the same period. Overall delinquency rates on the portfolio loan count were 0.63% as of December 31, 2007, up by 0.13% from twelve months ago. Delinquency rates of the portfolio based on loan balances were 0.12%, down from 0.20% three months ago and down from 0.14% 12 months ago. The delinquency rates continue to be among the lowest levels since July 2003.

Six months ending December 31, 2006

Single-family loan originations totaled 1,631 in the second quarter of fiscal year FY 2007, representing a decline of 24% compared to the first quarter of FY 2007 and a decline 4.2% compared to the second quarter of FY 2006. The drop from the first to second quarter of FY 2007 was consistent with seasonal trends in single-family originations. November and December have been historically slow months for home closings. While the most popular single-family product has been the First Choice Interest Only product, the 384 loans of this product

Management' Discussion and Analysis

December 31, 2007 and 2006

(Unaudited)

represented only 24% of total production. The conventional 30-year fixed product represented 23% of the quarter's production. In the first quarter of FY 2007, First Choice was 25% of production and the 30-year fixed product was 22%. Compared to the second quarter last year at this time, the First Choice Interest Only product was 27% of single-family production and the conventional 30-year fixed product was 18% of single-family production. The higher interest rate environment led to a relative decline in the popularity of the First Choice Interest Only product. Year-to-date single-family loan originations totaled 3,777 loans or 23 more loans than the previous year at this time.

As of December 31, 2006, the Authority serviced 39,987 first and second single-family mortgage loans with outstanding balances totaling \$3.7 billion. The number of loans in the portfolio increased 3,551 or 9.75% since December 2005 and the balances increased \$788 million or 27% over the same period. During the second quarter of FY 2007, the number of loans serviced, net of repayments, increased 838m as compared to a net increase of 1,093 during the previous three months (the first quarter of FY 2007) and 358 loans in the same three months of last year (the second quarter of FY 2006). The net mortgage loans outstanding increased \$189 million during the second quarter of FY 2007 compared to \$234 million during the first quarter of FY 2007 and \$141 million for the second quarter in FY 2006. Overall delinquency rates on the portfolio of first mortgage loans were 5.4% as of December 31, 2006, an increase of 0.44% from the prior December. Delinquency rates increased 0.85% in the three months since September 2006 primarily because two servicing portfolios formerly managed by external servicers were brought into the internally serviced portfolio.

Rental housing projects committed totaled 22 for the second quarter of FY 2007, the same number committed in the first quarter of FY 2007 and two more projects than those committed in the second quarter of FY 2006. Total units at these projects increased from 973 in the second quarter of FY 2006 to 1,742 in the second quarter FY 2007. Units in the first quarter of FY 2007 were 1,665. Year-to-date rental housing commitments totaled 44 projects and 3,407 units compared to 48 projects and 2,889 units last year at this time.

As of December 31, 2006, the Authority serviced 1,312 rental mortgage loans with outstanding balances totaling \$2.9 billion. The number of loans in the portfolio increased 62 or 5.0% since December 2005 and the balances increased \$94 million or 3.4% over the same period. During the second quarter of FY 2007, the number of loans serviced, net of loan repayments increased by 10, as compared to a net increase of 17 during the previous three months (the first quarter of FY 2007) and 18 loans in the same three months of last year (the second quarter of FY 2006). The net mortgage loans outstanding increased \$29 million during the second quarter of FY 2007 compared to \$7 million during first quarter of FY 2007 and \$24 million for the second quarter of FY 2006. Quarterly variations in rental portfolio additions could be attributed to the timing of deal closings. Overall delinquency rates on the portfolio loan count were 0.50% as of December 31, 2006, a decrease of 0.33% from three months ago and down by 0.63% from twelve months ago. Delinquency rates of the portfolio based on loan balances were 0.14% which is down from 0.25% three months ago and down from 0.88% from 12 months ago. The delinquency rates remained among the lowest levels since July 2003.

Financial Analysis of the Authority

Cash is held by the trustees and banks in depository accounts and investments for a variety of purposes, including: debt service reserve funds required by bond indenture, escrow and reserve funds held for the benefit of single-family mortgagors and multi-family projects, funding for new mortgage loan originations, working capital for operating costs of the Authority, governmental funds held for disbursement toward Section 8 projects, and other funds held in a fiduciary capacity to support other housing initiatives.

Management' Discussion and Analysis

December 31, 2007 and 2006

(Unaudited)

Investment objectives are to invest all monies at favorable rates to maximize returns while maintaining short-term liquidity and to manage investments in a prudent manner to enable the Authority to fulfill its financial commitments. Precautions are taken to minimize the risk associated with investments, including monitoring credit worthiness of the investment, as determined by ratings provided by Standard and Poor's and Moody's, concentration risk, and maturity risk. The Authority does not enter into short sales or futures transactions for which a bona fide hedging purpose has not been established.

Mortgage and other loan receivables represent the Authority's principal asset. Mortgage loans are financed through a combination of proceeds of notes and bonds and net assets accumulated since inception. Mortgage loan payments received from mortgagors are used to pay debt service due on outstanding bonds.

The largest component of the Authority's liabilities is outstanding bonds payable, the majority of which is fixed-rate to maturity dates that may extend into the future as much as forty years. The Authority continues to maintain strong long-term ratings of Aa1 from Moody's Investors Services and AA+ from Standard & Poor's Rating Services for its general credit rating as well as all bond indentures other than the Commonwealth Mortgage Bonds indenture, which is rated Aaa and AAA, from Moody's and Standard & Poor's, respectively.

Net assets comprise capital assets, net of related debt, and restricted and unrestricted net assets. Capital assets, net of related debt represents office buildings, land, furniture and equipment, vehicles and an investment in rental property, less the current outstanding applicable debt. Restricted net assets represent the portion of net assets held in trust accounts for the benefit of the respective bond owners, subject to the requirements of the various bond indentures. Unrestricted net assets represent a portion of net assets that have been designated for a broad range of initiatives, such as administration of the Housing Choice Voucher program, support for REACH Virginia initiatives, contributions to bond issues and bond reserve funds, working capital, future operating and capital expenditures, and general financial support to the Authority's loan programs.

Condensed Statement of Net Assets

(In millions)

		December 31	
	 2007	2006	2005
Cash and cash equivalents	\$ 567.7	807.2	745.8
Investments	420.6	461.8	1,022.0
Mortgage and other loans receivable, net	7,518.4	6,511.2	5,614.5
Other assets	 137.9	119.1	91.9
Total assets	 8,644.6	7,899.3	7,474.2
Notes and bonds payable, net	6,267.9	5,679.1	5,424.1
Other liabilities	 346.7	326.0	317.0
Total liabilities	 6,614.6	6,005.1	5,741.1
Invested in capital assets, net of related debt	1.1	(1.1)	(6.5)
Restricted by bond indentures	1,905.8	1,661.3	1,524.0
Unrestricted	 123.0	234.0	215.7
Net assets	\$ 2,030.0	1,894.2	1,733.1

Management' Discussion and Analysis

December 31, 2007 and 2006

(Unaudited)

December 31, 2007 Compared to December 31, 2006

Total assets increased \$745.2 million, or 9.4% from the prior year. Cash and cash equivalents, and investments, combined, decreased \$280.7 million, or 22.1% from the prior year. Mortgage and other loans receivables increased by \$1,007.2 million, or 15.5%, as a result of new homeownership loan originations and a decreased level of mortgage loan prepayments.

Total liabilities increased \$609.5 million, or 10.1% from the prior year due to additional issuances of bonds, offset by payments on notes and bonds. In the first six months of fiscal year 2008, the Authority issued \$300.0 million in tax-exempt homeownership bonds, and \$23.7 million in rental housing bonds and drew \$75.0 million on lines of credit. Proceeds from bond issues and lines of credit were the principal source of funding for mortgage loan originations.

Total assets exceeded total liabilities by \$2,030.0 million, representing an increase in net assets of \$135.7 million, or 7.2% from the prior year. As of December 31, 2007, net assets invested in capital assets, net of related debt consisted of \$46.7 million in investments in rental property, net of depreciation and amortization and \$21.9 million in property, furniture, and equipment, net of depreciation and amortization less related bonds payable of \$67.5 million. Unrestricted net assets totaled \$123.0 million, a decrease of \$111.0 million, or 47.4% from the prior year.

December 31, 2006 Compared to December 31, 2005

Total assets increased \$425.1 million, or 5.7% from the prior year. Cash and cash equivalents, and investments, combined, decreased \$498.8 million, or 28.2% from the prior year. Mortgage and other loans receivables increased by \$896.7 million, or 16.0%, as a result of new homeownership loan originations and a decreased level of mortgage loan prepayments.

Total liabilities increased \$264.0 million, or 4.6% from the prior year due to additional sales of bonds. During the six months ending December 31, 2006, the Authority issued \$650.0 million in homeownership bonds and \$151.4 million in rental housing bonds. Bond proceeds were the principal source of funding for the high volume of mortgage loan originations.

Total assets exceeded total liabilities by \$1,894.2 million, increasing net assets \$161.1 million, or 9.3% from the prior year. As of December 31, 2006, net assets invested in capital assets, net of related debt consisted of \$44.7 million in investments in rental property, net of depreciation and amortization and \$16.0 million in property, furniture, and equipment, net of depreciation and amortization less related bonds payable of \$61.8 million. Unrestricted net assets totaled \$234.0 million, increasing by \$18.3 million or 8.5% over last year.

Management' Discussion and Analysis

December 31, 2007 and 2006

(Unaudited)

Condensed Statement of Revenues, Expenses and Changes in Net Assets

(In millions)

Six months anded December 21

	Six mo	nths ended Decemb	er 31
	 2007	2006	2005
Operating revenues:			
Interest on mortgage and other loans			
receivable	\$ 238.9	212.3	189.5
Pass-through grants received	36.3	35.6	35.8
Housing Choice Voucher program income	32.7	31.8	27.8
Other operating revenues	 7.9	9.2	4.5
Total operating revenues	 315.8	288.9	257.6
Operating expenses:			
Interest on notes and bonds payable	158.3	143.0	127.9
Pass-through grants disbursed	36.3	35.6	35.6
Housing Choice Voucher program expense	32.1	29.7	29.7
Other operating expenses	 34.8	32.2	22.6
Total operating expenses	 261.5	240.5	215.8
Net operating income	 54.3	48.4	41.8
Nonoperating revenues:			
Investment income	5.4	30.5	22.2
Other nonoperating revenues	 		
Total nonoperating revenues	 5.4	30.5	22.2
Change in net assets	\$ 59.7	78.9	64.0

The principal determinants of the Authority's change in net assets (more commonly referred to as net revenues) are operating revenues less operating expenses plus nonoperating revenues.

Operating revenues consist primarily of interest earnings on mortgage loans and operating expenses consist predominately of interest expense on notes and bonds payable and operating expenses of the Authority. Nonoperating revenues consist of investment earnings as well as realized and nonrealized gains or losses on the sale of investments.

Included in investment income is a downward fair market value adjustment totaling \$19.0 million for the six months ended December 31, 2007 and an upward fair market value adjustment totaling \$1.1 million for the six months ended December 31, 2006.

Six months ended December 31, 2007

Operating revenues increased \$26.9 million or 9.3% from the prior year. The increase was primarily attributable to interest earnings on mortgage and other loan receivables, which increased \$26.6 million, or 12.5%, due to growth in the volume of mortgage loans serviced during the year, a reduction in mortgage loan prepayments as compared to previous years and a slight increase in mortgage rates.

Management' Discussion and Analysis

December 31, 2007 and 2006

(Unaudited)

Operating expenses increased \$21.0 million or 8.7% from the prior year. Interest expense on notes and bonds payable increased \$15.3 million or 10.7% from the prior year, due to net increases in the amount of notes and bonds outstanding. Other operating expenses consisting primarily of administrative costs, increased \$2.6 million or 8.1% over last year. Expenses for the Housing Choice Voucher program increased by \$2.4 million, or 8.1%, over last year.

Nonoperating revenues decreased by \$25.1 million or 82.3% from the prior year, due to primarily to mark-to-market adjustments resulting from interest rate risk and credit risk of investments held.

Six months ended December 31, 2006

Operating revenues increased \$31.3 million or 12.2% from the prior year. The increase was primarily attributable to interest earnings on mortgage and other loan receivables, which increased \$22.8 million, or 12.0%, due to growth in the volume of mortgage loans serviced during the year and a reduction in mortgage loan prepayments as compared to previous years. Increases in other operating revenues of \$4.7 million or 104.4% were primarily rental income from multi-family properties acquired in the previous year. Revenues for the Housing Choice Voucher program increased \$4.0 million, or 14.4% over the prior year.

Operating expenses increased \$24.7 million or 11.4% from the prior year, attributable primarily to interest due on notes and bonds payable. Interest expense increased \$15.1 million or 11.8%. Other expense increases of \$9.6 million or 42.5% were primarily operating costs of multi-family properties acquired in the previous year.

Nonoperating revenues increased \$8.3 million or 37.4% from the prior year, due to increased earnings from investments during the year attributable to a generally higher interest rate environment from the previous year.

Economic Factors

The Authority's mortgage loan financing activities are sensitive to the general level of interest rates, the interest rates and other characteristics of the Authority's loans compared to loan products available in the conventional mortgage markets, and the availability of affordable housing in the Commonwealth. The availability of long-term tax-exempt and taxable financing on favorable terms is a key element in providing the funding necessary for the Authority to continue its mortgage financing activities.

The Authority's main sources of revenues include mortgage loan activity and investment interest income. Short-term investment rates in the United States during fiscal year 2004 dropped to historically low levels before beginning to rise in FY 2005 and further increasing in FY 2006. In FY 2007, short-term investment rates leveled off but dropped about 150 basis points in the first half of FY 2008.

Additional Information

If you have questions about this report or need additional information, please visit the Authority's Web site, www.vhda.com, or contact the Finance Division of the Virginia Housing Development Authority.

Statements of Net Assets

December 31, 2007 and 2006

(Unaudited)

Assets		2007	2006
Current assets: Cash and cash equivalents (note 5) Investments (note 5) Interest receivable – investments Mortgage and other loans receivable (note 4) Interest receivable – mortgage and other loans Other real estate owned Housing Choice Voucher contributions receivable Other assets	\$	567,734,804 86,970,611 3,582,532 133,596,276 38,026,282 3,148,413 3,952,750 7,109,679	807,241,354 74,115,312 2,225,392 118,246,652 34,141,996 1,743,688 3,700,151 5,902,905
Total current assets		844,121,347	1,047,317,450
Noncurrent assets: Investments (note 5)		333,639,204	387,664,220
Mortgage and other loans receivable (note 4): Less allowance for loan loss Less net deferred loan fees		7,466,446,432 55,911,731 25,734,172	6,468,133,535 44,673,474 30,497,998
Mortgage and other loans receivable, net	-	7,384,800,529	6,392,962,063
Investment in rental property, net		46,769,785	44,662,352
Property, furniture, and equipment, less accumulated depreciation and amortization of \$24,128,159 and \$23,698,646 (note 6) Unamortized bond issuance expenses Other assets		21,884,644 6,204,545 7,190,151	16,002,007 5,941,291 4,733,261
Total noncurrent assets	_	7,800,488,858	6,851,965,194
Total assets	\$	8,644,610,205	7,899,282,644
Liabilities and Net Assets	-		
Current liabilities: Notes and bonds payable (note 7) Accrued interest payable on notes and bonds Housing Choice Voucher contributions payable Escrows (note 8) Accounts payable and other liabilities (notes 5, 9, and 11)	\$	313,350,311 100,687,610 — 33,084,730 16,840,049	286,352,876 80,229,143 —— 28,620,936
Total current liabilities	_	463,962,700	420,784,393
Noncurrent liabilities: Bonds payable, net (note 7) Project reserves (notes 8 and 12) Other liabilities (notes 5, 9, 11, and 12)	_	5,954,592,590 167,800,315 28,281,604	5,392,750,322 165,402,598 26,144,833
Total noncurrent liabilities	_	6,150,674,509	5,584,297,753
Total liabilities	-	6,614,637,209	6,005,082,146
Net assets (note 10): Invested in capital assets, net of related debt Restricted by bond indentures Unrestricted		1,111,292 1,905,832,672 123,029,032	(1,135,930) 1,661,346,261 233,990,167
Total net assets	_	2,029,972,996	1,894,200,498
Total liabilities and net assets	\$ _	8,644,610,205	7,899,282,644

See accompanying notes to basic financial statements.

Statements of Revenues, Expenses, and Changes in Net Assets Six months ended December 31, 2007 and 2006 (Unaudited)

	2007	2006
Operating revenues:		
Interest on mortgage and other loans	\$ 238,922,614	212,284,074
Pass-through grants received	36,293,833	35,624,683
Housing Choice Voucher program income (note 1)	32,704,462	31,834,076
Gains and recoveries on sale of other real estate owned	58,094	45,310
Other	7,881,663	9,184,788
Total operating revenues	315,860,666	288,972,931
Operating expenses:		
Interest on notes and bonds	158,259,315	142,994,668
Salaries and related employee benefits (note 11)	14,200,776	13,459,398
General operating expenses	12,892,033	13,312,722
Note and bond expenses	73,253	79,326
Amortization of bond issuance expenses	158,945	237,722
Pass-through grants disbursed	36,293,833	35,624,683
Housing Choice Voucher program expenses (note 1)	32,073,734	29,735,454
External mortgage servicing expenses	707,625	541,157
Losses and expenses on other real estate owned	301,063	96,757
Provision for loan losses	6,588,820	4,419,894
Total operating expenses	261,549,397	240,501,781
Operating income	54,311,269	48,471,150
Nonoperating revenues:		
Investment income (note 9)	5,405,828	30,466,357
Other, net	22,586	8,729
Total nonoperating revenues	5,428,414	30,475,086
Change in net assets	59,739,683	78,946,236
Total net assets, beginning of period	1,970,233,313	1,815,254,262
Total net assets, end of period	\$ 2,029,972,996	1,894,200,498

See accompanying notes to basic financial statements.

Statements of Cash Flows

Six months ended December 31, 2007 and 2006

(Unaudited)

	2007	2006
Cash flows from operating activities:		
Cash payments for mortgage and other loans \$	(773,065,105)	(695,681,922)
Principal repayments on mortgage and other loans	218,111,244	241,981,032
Interest received on mortgage and other loans	234,667,299	200,845,516
Pass-through grants received	36,293,833	35,624,683
Pass-through grants disbursed	(36,293,833)	(35,624,683)
Housing Choice Voucher payments received	33,447,626	28,263,205
Housing Choice Voucher payments disbursed	(31,990,496)	(29,735,454)
Escrow and project reserve payments received	109,372,845	101,902,451
Escrow and project reserve payments disbursed	(105,721,443)	(100,149,447)
Other operating revenues	9,738,412	10,964,918
Cash received for loan origination fees	5,254,365	6,997,470
Cash paid for loan origination fees	(7,800,482)	(7,694,607)
Cash payments for salaries and related benefits	(15,581,690)	(20,931,639)
Cash payments for general operating expenses	(11,504,139)	(18,214,470)
Cash payments for mortgage servicing expenses	(617,626)	(1,205,469)
Proceeds from sale of other real estate owned	1,721,883	642,195
Investment in rental property	(4,453,610)	(428,201)
Net cash used in operating activities	(338,420,917)	(282,444,422)
Cash flows from noncapital financing activities:		
Proceeds from sale of notes and bonds	398,650,000	812,790,000
Principal payments on notes and bonds	(133,624,071)	(297,693,937)
Interest payments on notes and bonds	(140,145,010)	(130,664,395)
Cash payments for bond issuance expenses	(2,007,165)	(3,805,492)
Redemption premium paid on bond calls		
Net cash provided by noncapital financing		
activities	122,873,754	380,626,176
Cash flows from capital and related financing activities:		
Purchases of property, furniture, and equipment	(2,843,559)	(626,378)
Proceeds from disposal of furniture and equipment	83,253	2,000
Net cash used in capital and related financing		
activities	(2,760,306)	(624,378)
Cash flows from investing activities:		
Purchases of investments	(134,511,114)	(617,545,071)
Proceeds from sales or maturities of investments	193,827,965	586,125,250
Interest received on investments	20,956,758	33,613,961
Net cash provided by investing activities	80,273,609	2,194,140
Net increase in cash and cash equivalents	(138,033,860)	99,751,516
•		• •
Cash and cash equivalents, at beginning of period	705,768,665	707,489,838
Cash and cash equivalents, at end of period \$	567,734,805	807,241,354

(Continued)

Statements of Cash Flows

Six months ended December 31, 2007 and 2006

(Unaudited)

		2007	2006
Reconciliation of operating income to net cash provided			
by operating activities:			
Operating income	\$	54,311,265	48,471,150
Adjustments to reconcile operating income to net cash provided by operating activities:			
Depreciation of property, furniture, and equipment		1,036,866	773,184
Other depreciation and amortization		884,251	851,550
Interest on notes and bonds		158,259,315	142,994,668
Investment in rental property		(4,453,610)	(14,751,550)
Increase in mortgage and other loans receivable		(531,532,467)	(443,195,960)
Increase in allowance for loan losses		6,588,820	4,419,894
Increase in interest receivable – mortgage and			
other loans		(2,877,138)	(9,089,559)
(Increase) decrease in other real estate owned		(1,503,318)	4,950,554
(Increase) decrease in other assets		2,135,661	1,718,024
Decrease in accounts payable and other liabilities		(23,263,176)	(11,508,050)
Increase (decrease) in Housing Choice Voucher			
contribution		743,164	(3,594,791)
Increase (decrease) in escrows and project reserves		3,651,402	1,753,004
Decrease in net deferred loan fees	_	(2,401,952)	(6,236,540)
Net cash used in operating activities	\$	(338,420,917)	(282,444,422)
Supplemental disclosure of noncash investing activity – increase in other real estate owned as a result of loan foreclosures	\$	—	10,049,643

See accompanying notes to basic financial statements.

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

(1) Organization and Summary of Significant Accounting Policies

(a) Organization

The Virginia Housing Development Authority (the Authority) was created under the Virginia Housing Development Authority Act, as amended (the Act) enacted by the 1972 Session of the Virginia General Assembly. The Act empowers the Authority, among other authorized activities, to finance the acquisition, construction, rehabilitation and ownership of housing intended for occupancy or ownership, or both, by families of low or moderate income. Mortgage loans are generally made with the proceeds of notes, bonds, or other debt obligations issued by the Authority. The notes, bonds and other debt obligations do not constitute a debt or grant or loan of credit of the Commonwealth of Virginia (the Commonwealth), and the Commonwealth is not liable for the repayment of such obligations.

For financial reporting purposes, the Authority is a component unit of the Commonwealth. The accounts of the Authority, along with other similar types of funds, are combined to form the Enterprise Funds of the Commonwealth. The Authority reports all of its activities as one enterprise fund, in accordance with U.S. generally accepted accounting principles.

(b) Basis of Accounting

The Authority utilizes the accrual basis of accounting in preparing its basic financial statements where revenues are recognized when earned and expenses when incurred. The accounts are organized on the basis of funds and groups of funds, which are set up in accordance with the authorizing act and the various note and bond resolutions. As provided for in Governmental Accounting Standards Board (GASB) Statement No. 20, Accounting and Financial Reporting for Proprietary Funds and Other Governmental Entities that Use Proprietary Fund Accounting, the Authority has elected not to apply Financial Accounting Standards Board pronouncements issued after November 30, 1989.

(c) Use of Estimates

The preparation of basic financial statements, in conformity with U.S. generally accepted accounting principles, requires management to make estimates and judgments that affect reported amounts of assets and liabilities and the disclosures of contingencies at the date of the financial statements and revenues and expenses recognized during the reporting period. Actual results could differ from those estimates.

(d) Investments

Investments are reported at fair market value on the statement of net assets, with changes in fair market value recognized in investment income in the statement of revenues, expenses, and changes in net assets. Fair market value is determined by reference to published market prices and quotations from national security exchanges and securities pricing services.

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

Investment in Rental Property

(e)

Investment in rental property represents several multi-family apartment complexes, including the related property, furniture, and equipment. These assets are recorded at cost and are depreciated using the straight—line method over the estimated useful lives, which are 30 years for the building, 15 years for building improvements and 5 years for furniture and equipment. The investment is carried net of accumulated depreciation of \$8,531,216 as of December 31, 2007 and \$6,724,867 as of December 31, 2006. These investments are also tested for impairment when triggers are identified.

Mortgage and Other Loans Receivable

 ε

Mortgage and other loans receivable are stated at their unpaid principal balance, net of deferred loan fees and costs and an allowance for loan losses. The Authority charges loan fees to mortgagors. These fees, net of direct costs, are deferred and amortized, using the interest method, over the contractual life of the loans as an adjustment to yield. The interest method is computed on a loan-by-loan basis and any unamortized net fees on loans fully repaid or restructured are recognized as income in the year in which such loans are repaid or restructured.

Allowance for Loan Losses

8

The Authority provides for losses when a specific need for an allowance is identified. The provision for loan losses charged or credited to operating expense is the amount necessary, in management's judgment, to maintain the allowance at a level it believes sufficient to cover losses in collection of loans. Estimates of future losses involve the exercise of management's judgment and assumptions with respect to future conditions. The principal factors considered by management in determining the adequacy of the allowance are the composition of the loan portfolio, historical loss experience and delinquency statistics, economic conditions, the value and adequacy of collateral, and the current level of the allowance. The provision for loan losses was \$6,588,820 and \$4,419,894 for the six months ended December 31, 2007 and 2006, respectively.

(h) Property, Furniture, and Equipment

Property, furniture, and equipment, exceeding a \$500 minimum capitalization threshold, are capitalized at cost and depreciation is provided on the straight-line basis over the estimated useful lives, which are 30 years for the building and from 3 to 10 years for furniture and equipment.

(i) Bond Issuance Expense

Costs related to issuing bonds are capitalized in the related bond group and are amortized on the straight-line basis over the lives of the bonds.

(j) Other Real Estate Owned

Other real estate owned represents real estate acquired through foreclosure and is stated at the lower of cost or fair value less estimated disposal costs. Gains and losses from the disposition of other real estate owned are reported separately in the statement of revenues, expenses, and changes in net

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

(k) Notes and Bonds Payable

Notes and bonds payable are stated at their unpaid balance less any unamortized premiums discounts. Bond premiums and discounts are amortized over the lives of the issues using the intermedial

(l) Retirement Plans

The Authority has three defined contribution employees' retirement savings plans coveri substantially all employees. Retirement expense is fully funded as incurred. To the extent th terminating employees are less than one hundred percent vested in the Authority's contributions, t unvested portion is forfeited and redistributed to the remaining participating employees.

The Authority also provides postretirement healthcare benefits under a defined benefit plan to employees who have met the years of service requirement and who retire from the Authority on after attaining age 55 or become permanently disabled.

(m) Compensated Absences

Authority employees are granted vacation and sick pay in varying amounts as services are provide. Employees may accumulate, subject to certain limitations, unused vacation and sick pay earned at upon retirement, termination or death, may be compensated for certain amounts at their then currerates of pay. The amount of vacation and sick pay recognized as expense is the amount earned earveat.

(n) Section 8 Programs

Project Based

As the Commonwealth administrator for the Department of Housing and Urban Developmen (HUD) Section 8 New Construction and Substantive Rehabilitation program, the Author requisitions Section 8 funds, makes disbursements of Housing Assistance Payments (HAP) funds landlords of eligible multi-family developments, and recognizes administrative fee income. T Authority received and disbursed pass-through grants totaling \$36,293,833 and \$35,624,683 duri the six months ended December 31, 2007 and 2006, respectively.

Tenant Based

As the Commonwealth administrator for HUD's Section 8 Housing Choice Voucher program, t Authority requisitions Section 8 funds, makes disbursements of HAP funds to eligible tenants, a recognizes administrative fee income.

Upon receipt or disbursement of HAP and administrative funds related to Section 8, correspondi revenues or expenses are recorded in Housing Choice Voucher program income or Housing Choi Voucher program expense in the statement of revenues, expenses and changes in net assets. Housi Choice Voucher contributions receivable are stated at the balance of funds obligated and availal from HUD but not yet disbursed to the Authority. Excess funds budgeted to the Authority to disbur as HAP or administrative funds are recorded in unrestricted net assets in the statement of net ass as cash settlement with HUD is no longer required. Cumulative excess HAP and administratifunds totaled \$ 14,042,186 and \$3,076,892, respectively as of December 31, 2007 and \$12,114,7

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

and \$3,451,265. respectively as of December 31, 2006. HUD will monitor the utilization of these excess funds and take the appropriate action to assure the funds are being used to serve as many families up to the number of vouchers authorized by the program.

Commonwealth Priority Housing Fund

3

The Commonwealth Priority Housing Fund, established by the 1988 Session of the Virginia General Assembly, uses funds provided by the state to provide loans and grants for a wide variety of housing initiatives. The Department of Housing and Community Development develops the program guidelines and the Authority acts as administrator for the Funds. The balances associated with the Commonwealth Priority Housing Fund are recorded in other assets and other liabilities.

(p) Cash Equivalents

For purposes of the statements of cash flows, cash equivalents consist of investments with original maturities of three months or less from the date of purchase.

(q) Statement of Net Assets

The assets presented in the statement of net assets represent the total of similar accounts of the Authority's various groups (see note 2). Since the assets of certain of the groups are restricted by the related debt resolutions, the total does not indicate that the combined assets are available in any manner other than that provided for in the resolutions for the separate groups.

(r) Operating and Nonoperating Revenues and Expenses

The Authority's statements of revenues, expenses and changes in net assets distinguish operating revenues and expenses from nonoperating items. Operating revenues and expenses generally are a result from financing the acquisition, construction, rehabilitation and ownership of housing intended for occupancy and ownership, by families of low or moderate income or as a result from the ownership of certain multi-family housing rental properties. All revenues and expenses not meeting this definition are reported as nonoperating revenues and expenses.

(s) Recently Issued Accounting Standards

In July 2004, the GASB issued GASB Statement No. 45, Accounting and Financial Reporting by Employers for Postemployment Benefits Other Than Pensions. GASB Statement No. 45 improves the relevance and usefulness of financial reporting by (a) requiring systematic, accrual—basis measurement and recognition of other postemployment benefits (OPEB) cost (expense) over a period that approximates employees' years of service and (b) providing information about actuarial accured liabilities associated with OPEB and whether and to what extent progress is being made in funding the plan. The statement is effective for the Authority for periods beginning after December 15, 2006. The Authority is currently evaluating the impact of adopting GASB Statement No. 45 on its statement of net assets and the related statement of revenues expenses, and changes in net assets.

(t) Reclassifications

Certain reclassifications have been made in the December 31, 2006 financial statements to conform to the December 31, 2007 presentation.

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

(2) Description of Account Groups

(a) General Operating Accounts

The General Operating Accounts consist of a group of accounts used to record the receipt of income not directly pledged to the repayment of specific notes and bonds and the payment of expenses related to the Authority's administrative functions.

(b) Multi-family Housing Bond and Rental Housing Bond Groups

The proceeds of the Multi-family Housing Bonds and Rental Housing Bonds are used to finance construction and permanent loans on multi-family development projects, as well as, permanent financing for owned rental property.

(c) General Purpose Bond Group

The proceeds of these bonds are used to finance construction and permanent loans on multi-family projects, loans on single-family dwellings, as well as, permanent financing for owned rental property and the Authority's office facilities.

(d) Commonwealth Mortgage Bond Group

The proceeds of Commonwealth Mortgage Bonds are used to purchase or make long-term loans to owner occupants of single-family dwelling units, as well as, temporary financing for other real estate owned.

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

(3) Unrestricted Assets

The following assets of the Authority are unrestricted in nature. These assets have been designated for a broad range of housing initiatives.

	Decen	December 31
	2007	2006
Unrestricted assets:		
Current assets:		
Cash and cash equivalents	\$ 68,029,403	117,864,841
Investments	31,367,077	23,031,422
Interest receivable – investments	943,210	994,889
Mortgage and other loans receivable	3,390,549	3,395,438
Interest receivable - mortgage and other loans	1,200,101	965,043
Other real estate owned		-
Other assets	2,452,426	1,959,678
Total unrestricted current assets	107,382,766	148,211,311
Noncurrent assets:		
Investments	167,822,652	220,410,715
Mortgage and other loans receivable, net	125,554,363	91,856,480
Investment in rental property, net	1,307,601	1,404,052
Property, furniture and equipment, less accumulated		
depreciation and amortization of \$12,336,898		
and \$12,836,494	6,207,813	7,462,095
Other assets	6,703,852	4,068,949
Total unrestricted noncurrent assets	307,596,281	325,202,291
Total unrestricted assets	\$ 414,979,047	473,413,602

All other assets of the Authority are restricted in nature by the requirements of the relevant bond indenture or other agreements or resolutions.

(4) Mortgage and Other Loans Receivable

Substantially all mortgage and other loans receivable are secured by first liens on real property in the Commonwealth. The following are the interest rates and typical loan terms by loan program or bond group for the major loan programs:

Loan program/Bond group	Interest rates	Initial loan terms
General Operating Loan Programs	0% to 9.14%	Thirty to forty years
Multi-Family Housing Bond Group	3.50% to 13.11%	Thirty to forty years
Rental Housing Bond Group	0% to 13.13%	Thirty to forty years
General Purpose Bond Group	0% to 13.92%	Thirty to forty years
Commonwealth Mortgage Bond Group	0.25% to 13.85%	Thirty years

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

Commitments to fund new loans and monies available to provide future loans were as follows at December 31, 2007.

	١	Committed	Uncommitted
General Operating Loan Programs	S	20,450,966	1
cental Housing Bond Group		236,210,837	
unmonwealth Mortgage Bond Group	i	88,322,881	54,213,117
Total	↔	344,984,684	54,213,117

Beginning in fiscal year 2006, the Authority implemented a methodology for determining the amount of its not assets to be used to provide reduced interest rates on mortgage loans or to otherwise subsidize its programs. Under this methodology, the annual amount of the Authority's net assets to be dedicated, on a present value basis as determined by the Authority, to provide reduced interest rates on mortgage loans or to otherwise provide housing subsidies under its programs, including bond financed programs, shall be equal to 15% of the average of the Authority's change in net assets (as unadjusted for the effect of GASB No. 31 Certain Investments and External Investment Pools) for the preceding three fiscal years. The amounts to be made available under this new methodology in the future are subject to review by the Authority of the impact on its financial position. The Authority has financed and expects to finance some, but not all, of such subsidized mortgage loans, in whole or in part, with funds under its various bond resolutions.

(5) Cash, Cash Equivalents, and Investments

Cash includes cash on hand and amounts in checking accounts, which are insured by the Federal Depository Insurance Corporation or are collateralized under provisions of the Virginia Security for Public Deposits Act. At December 31, 2007 and 2006, the carrying amount of the Authority's deposits was \$38,088,127 and \$37,010,110, respectively and checks drawn in excess of bank balances, included in accounts payable and other liabilities, were \$6,112,055 and \$10,403,111. The associated bank balance of the Authority's deposits was \$34,586,823 and \$34,497,864 at December 31, 2007 and 2006, respectively. The difference between the carrying amount and the bank balance is due to outstanding checks, deposits in transit, and other reconciling items.

Cash equivalents include investments with original maturities of three months or less from date of purchase. Investments consist of U.S. Government and agency securities, municipal tax exempt securities, corporate notes, and various other investments for which there are no securities as evidence of the investment. Investments in the bond funds consist of those permitted by the various resolutions adopted by the Authority. Certain bond indentures include reserve fund requirements, and investments in these reserve funds are generally not available for mortgage loans. At December 31, 2007 and 2006, total cash equivalents were \$156,667,000 and \$770,171,244, respectively.

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

Investments are classified in the statements of net assets as follows:

December 31	2007 2006		333,639,204 387,664,220	
		Current investments	Noncurrent investments	Total investments

The Virginia Security for Public Deposits Act requires that securities collateralizing repurchase agreements must have a fair value at least equal to 102% of the cost and accrued interest of the repurchase agreement.

As a means of limiting its exposure to fair value losses arising from rising interest rates, the Authority's investment policy is to hold all investments to maturity and to limit the length of an investment at purchase, to coincide with expected timing of its use.

No more than 5% of the Authority's total assets will be invested in any one entity, exclusive of overnight repurchase agreements.

Interest Rate Risk

Interest rate risk is the risk that changes in interest rates of debt instruments will adversely affect the fair value of an investment. Investments with interest rates that are fixed for longer periods are likely to be subject to more variability in their fair values as a result of future changes in interest rates. As a means of communicating interest rate risk, the Authority has elected the segmented time distribution method of disclosure, which requires the grouping of investment cash flows into sequential time periods in tabular

As of December 31, 2007, the Authority had the following investments (including cash equivalents) and maturities:

	Less than	1 5	6 - 10	Over 10	
Investment type	1 year	years	years	years	Fair value
Corporate notes		3,330,114		-	3,330,114
Repurchase agreements	302,947,151	F			302,947,151
Municipal securities	12,434,648	14,886,106	-	BLALLIA BALLIA	27,320,754
Asset-backed securities	40,854,698	34,046,047		224,027,051	298,927,796
Agency-mortgage backed					
securities		3,850,431	2,471,836	23,003,291	29,325,558
U.S. government and					
agency securities	ļ	1,691,027		25,817,265	27,508,292
Money market securities	259,997,300				259,997,300
Other interest-bearing securities	899,527]		899,527
Total investments	617,133,324	57,803,725	2,471,836	272,847,607	950,256,492

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

As of December 31, 2006, the Authority had the following investments (including cash equivalents) and maturities:

	Less than	1 – 5	01 9	Over 10	
Investment type	1 year	years	years	years	Fair value
Corporate notes	\$ 2,502,900	2,435,325	827,230	48,400,000	54,165,455
Renurchase agreements	492,809,011		Market N		492,809,011
Municipal securities	8,903,287	19,523,756	I	523,020	28,950,063
Asset-backed securities		8,962,026	1	208,136,547	217,098,573
Agency-mortgage backed securities	1		7,461,029	33,314,239	40,775,268
U.S. government and	505 235	0 101 860	25 605 023	595 022 50	53 583 083
agency securities Money market securities	327,170,027	5,003,200	22,000,02		332,173,227
Other interest-bearing securities	12,396,096	-		1	12,396,096
Total investments	844,286,556	38,026,167	33,893,282	315,744,771	1,231,950,776

Credit Risk

Credit risk is the risk that an issuer or other counterparts to an investment will not fulfill it obligations. The Authority places emphasis on securities of high credit quality and marketability. The following table presents investment exposure to credit risk by investment type as of December 31, 2007:

Investment type	, 	Amount	rating	investments	
Repurchase Agreements	↔	302,947,151	P-1	31.881%	
Asset Backed Securities		228,330,827	Aaa	24.028%	
Money Market Instruments		225,000,000	P-1	23.678%	
Asset Backed Securities		47,355,851	P-1	4.983%	
Money Market Instruments		34,997,300	Aa2	3.683%	
Agency Mortgage Back		29,325,558	Aaa	3.086%	
U.S. Government & Agency		27,508,292	Aaa	2.895%	
Asset Backed Securities		21,972,600	Aal	2.312%	
Municipals		11,704,131	Aaa	1.232%	
Municipals		8,051,272	Aa2	0.847%	
Municipals		5,100,816	Aal	0.537%	
Corporate Notes		3,330,114	Aa3	0.350%	
Asset Backed Securities		1,268,518	Aa2	0.133%	
Municipals		1,008,380	MIG-1	0.106%	
Other Interest Bearing		899,527	Aaa	0.095%	
Municipals		800,000	VMIG-1	0.084%	
Municipals	,	656,155	SP-1+	%690'0	
	4	950 256 492		100 00%	

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

Property, Furniture, and Equipment

9

Activity in the property, furniture, and equipment accounts for the year ended December 31, 2007 was as follows:

Balance December 31, 2007	2,837,095	26,156,362	16,595,899	423,447	46,012,803
Deletions	Manage Control of the	l	(175,022)		(175,022)
Additions	1	3,274,008	2,327,077	16,460	5,617,545
Balance June 30, 2007	\$ 2,837,095	22,882,354	14,443,844	406,987	\$ 40,570,280
	Land	Building	Furniture and equipment	Motor vehicles	

Activity in the related accumulated depreciation and amortization accounts during the year ended December 31, 2007 was as follows:

	Balance June 30, 2007	Additions	Deletions	Balance December 31, 2007
Building Furniture and equipment Motor vehicles	\$ (11,157,035) (11,837,434) (264,589)	(405,131) (614,382) (23,376)	173,788	(11,562,166) (12,278,028) (287,965)
	\$ (23,259,058)	(1,042,889)	173,788	(24,128,159)

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

Activity in the property, furniture, and equipment accounts for the year ended December 31, 2006 was as follows:

Balance December 31, 2006	2,837,095	14,238,335 291,645	39,700,653
Deletions	1 1	(400,463) (97,163)	(497,626)
Additions	1 1	626,378	626,378
Balance June 30, 2006	\$ 2,837,095 22,333,578	14,012,420 388,808	\$ 39,571,901
	Land Building	Furniture and equipment Motor vehicles	

Activity in the related accumulated depreciation and amortization accounts during the year ended December 31, 2006 was as follows:

	Balance June 30, 2006	Additions	Deletions	Balance December 31, 2006
Building Furniture and equipment Motor vehicles	\$ (10,490,197) (12,612,507) (320,384)	(333,419) (419,201) (20,564)	400,463	(10,823,616) (12,631,245) (243,785)
	\$ (23,423,088)	(773,184)	497,626	(23,698,646)

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

(7) Notes and Bonds Payable

Notes and bonds payable at June 30, 2007 and December 31, 2007 and changes for the period were as follows:

Balance at December 31, 2007	75,000	75,000		6,200	3,310	10,535	4,705	9,910	10,050	8,075
Retired	(Amounts shown in thousands) 75,000			1,655	770	089				565
penssi	(Amounts sho			l			and the second s	VALUE		and the same
Balance at June 30, 2007	99	Terrory		7,855	4,080	11,165	4,705	9,910	10,050	8,640
Description	General operating accounts: Revolving line of credit: Bank of America floating rate (rate of 5.13% at December 31, 2007) no fixed maturity	Total general operating accounts	Multi-family housing bond group: 1995 Series H/I, dated October 3, 1995, 6.01% effective interest rate, final due date	November 1, 2015 1995 Series K/L, dated October 26, 1995, 5.88% effective interest rate. final due date	November 1, 2015 1996 Series A/B/C, dated January 11, 1996, 6,43% effective	May 1, 2016 May 1, 2016 1996 Series D/E/F, dated March 28, 1996 6 70% effective interest	rate, final due date May 1, 2016 1996 Series H/I, dated April 25, 1996, 5,94% effective interest	rate, final due date May 1, 2016 1996 Series J, dated August 8, 1996, 6.15% effective interest	rate, final due date May 1, 2017 1996 Series K/L/M, dated October 1, 1996, 6.36% effective interest rate, final due date	November 1, 2017

VIRGINIA HOUSING DEVELOPMENT AUTHORITY Notes to Basic Financial Statements (Unaudited) December 31, 2007 and 2006

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

Balance at December 31, Retired 2007	ısands)	58,545	14 730 432 545	1		434,630			39,195		1,780 45,960			31,990		30.980			1,685 54,610		15,270		39,785		1.815 55.880	
Issued Ret	(Amounts shown in thousands)	-]											l		маллан			I		1		1		!	
Balance at June 30, 2007		\$ 58,545	447.275	2.075		449,350			39,195		47,740			31,990		30.980			56,295		15,270		39,785		57,695	
Description		1999 Series A/B, dated January 28, 1999, 5.74% effective interest rate, final due date May 1, 2019		[] Bamorfized premium	Total multi family	l otal mutt-rannily housing bonds	Rental housing bond group:	1999 Series C.D.E.F., dated May 20, 1999, 5.89% effective interest	rate, final due date May 1, 2022 1999 Series G/H dated August 19	1999, 6.70% effective interest	rate, final due date May 1, 2022	1999 Series I/J, dated November 4, 1999, 6.83% effective interest	rate, final due date	February 1, 2023 1999 Series K/L. dated December 16.	1999, 6.21% effective interest	rate, final due date February 1, 2023	2000 Series A/B, dated May 10,	2000, 7.14% effective interest	August 1, 2024	2000 Series C, dated August 3, 2000,	final due date April 1, 2024	2000 Series D/E, dated August 3, 2000, 5.98% effective interest	rate, final due date April 1, 2024	2000 Series F/G/H, dated October 12, 2000, 6.90% effective	interest rate, final due date October 1, 2024	
Balance at December 31,			10,160		1 (35,205		39,490		\$ 015	0,000		41.410		37,770			39,060		24,785		34,375		27,820		
Retired	n in thousands)		740			1,210		2,140		370	2		i i		2.065			2,640				1,160		1		C C
Issued	(Amounts shown in thousands)					Bh. Admin		J					1		1			The state of the s						-		
Balance at June 30, 2007			\$ 10,900			36,415		41,630		5 385	000,0		41,410		39,835			41,700		24,785		35,535		27,820		010 30
Description		1996 Series N/O, dated December 19, 1996, 6.55% effective interest rate, final due	date November 1, 2017	1997 Series A/B, dated May 15, 1997, 6.90% effective interest	rate, final due date	November 1, 2019 1997 Series C/D/E, dated	September 11, 1997, 6.20% effective interest rate, final due	date November 1, 2019	1997, 5.34% effective interest	rate, final due date	1997 Series G/H/I, dated	December 18, 1997, 6.24%	errective interest rate, imai due date May 1, 2019	1998 Series A, dated April 23, 1998,	6.79% effective interest rate, final due date November 1, 2019	1998 Series B/C/E, dated April 23,	1998 and September 23, 1998, 5 20% effective interest rate final	due date November 1, 2018	1998 Series F, dated July 29, 1998,	final due date May 1, 2019	1998 Series G, dated July 29, 1998,	due date November 1, 2018	1998 Series H, dated October 27, 1998, 6.31% effective interest	rate, final due date May 1, 2019 1998 Series I, dated October 27,	1998, 4.94% effective interest	rate, final due date

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements (Unaudited)
December 31, 2007 and 2006

Balance at December 31,			2,760 55,015	2,850 73,615		49,530	16,680	71,325	51,195	1,220 54,545	940 37,570	40,130	1,080 62,125	805 41,260	
Retired	(Amounts shown in thousands)		2,	2,8						1,2	5		1,0	∞	
Jensel	(Amounts sl		l	l					ļ				4	1	
Balance at June 30,			57,775	76,465	40.520	47,70	16,680	71,325	51,195	55,765	38,510	40,130	63,205	42,065	
Description		2003 Series C/D, dated August 5, 2003, 3.87% effective interest rate. final due date	November 1, 2028 \$ 2003 Sovies E. dated Amer 5, 2003	2003 Series L, daren Agust, 3, 2003, 4.84% effective interest rate, final due date November 1, 2028 2003 Series F/G, dated	December 23, 2003, 5.42% effective interest rate, final due	2004 Series A/B, dated March 17, 2003, 5.25% effective interest	rate, final due date March 1, 2030 2004 Series C, dated April 29, 2004,	5.53% effective interest rate, final due date May 1, 2029 2004 Series D/E, dated April 29,	2004, 4.1.2% effective interest rate, final due date May 1, 2029 2004 Series F/G, dated September 2, 2004 5 799, effective interest	rate, final due date September 1, 2030 2004 Series H/HJ, dated December 16, 2004 5 10%	effective interest rate, final due date December 1, 2029 2005 Series A, dated April 26, 2005,	5.37% effective interest rate, final due date May 1, 2030 2005 Series B/C, dated April 26, 2005, 4.8% effective	interest rate, final due date May 1, 201 2005 Series D, dated June 14, 2005, 5, 52% effective interest rate	final due date September 1, 2033 2005 Series E/F, dated June 14, 2005,	
Balance at December 31, 2007		56.050		12,660	18,265	43,815		55,680	39,645	34,170	22,285	40,625	58,865	72,215	
Retired	in thousands)	-				1,365		1,880	-	l	Lake		1,475		
Issued	(Amounts shown in thousands)	l			!]		l	PROFESS			7		1	
Balance at June 30,		56.050		12,660	18,265	45,180		57,560	39,645	34,170	22,285	40,625	60,340	72,215	
Description	TOTAL TARGET	2001 Series A/B, dated January 9, 2001, 7.02% effective interest rate final due date March 1. 2035.		2001, 5.8 1% effective interest rate, final due date June 1, 2024 2001 Series E/F/G, dated April 26, 7001 5 94%, effective interest	rate, final due date June 1, 2025 2001 Series H/I, dated July 31, 2001,	6.30% effective fitterest rate, final due date July 1, 2025	2001, 6.06% effective interest rate, final due date	December 1, 2025 2001 Series M, dated December 18, 2001, 6.78% effective interest	rate, final due date January I, 2027 2001 Series N/O, dated	December 16, 2001, 3.40.0 effective interest rate, final due date January 1, 2027, 2002 Series A, dated April 11, 2002, 6, 7004, effective interest rate, final	due date April 1, 2027 2002 Series B, dated April 11, 2002, 5,30% effective interest rate, final	due date April 1, 2027 2002 Series C/D, dated June 27, 2002, 6,45% effective interest rate final due date	September 1, 2027 2002 Series E/F/G, dated December 19, 2002, 5.45% effective intersect rate	final due date January 1, 2028 2003 Series A/B, dated April 24,	OOO F GAR office about motorious

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

Balance at December 31,	2007				74,960			249,785			27,150			84,125			43,945	479,965	052	480.617	100,001				140,000			4 084			5,271	;	22,440
	Retired	in thousands)			1,850			1,335			730			675			1,095	5,685										877	;		865		2,590
	Issued	(Amounts shown in thousands)						***************************************			1			1			***************************************											1					
Balance at June 30,	2007				\$ 76,810			251,120			27,880			84.800			45,040	485,650	215	598 581	100,000				140,000			4 961			6,136		25,030
	Description		General purpose bonds group: 2002 Series W, dated October 31, 2007 5 91% effective interest	rate, final due date		2002 Series X/Y/Z, dated October 31, 2002, 4,82%	effective interest rate, final due	date January 1, 2043	2003 Series Q, dated October 30,	rate. final due date	October 1, 2028	2003 Series R/S/T/U, dated	October 30, 2003 4.62% effective	October 1, 2038	2003 Series V, dated June 26, 2003	4.52% effective interest rate,	final due date October 1, 2029		Unamortized (discount) premium	Total general purpose	drop B cono	Commonwealth mortgage bonds group:	1996 Series E/F, dated December 18, 1996 4 92% effective interest	rate, final due date	January 1, 2046	2001 Series A, dated January 30,	2001, 5.43% effective interest	Tate, illiai due date February 25, 2030	2001 Series B, dated May 4, 2001,	6.50% effective interest rate,	final due date May 25, 2031 2001 Series C/D, dated June 13,	2001, 5.19% effective interest	rate, final due date July 1, 2027
Balance at December 31,	2007			90,550			39,190			40,500		202 0	0,170			23,670			44.875	2011			82,875		119,760		000	1 802 100	4,093		1,896,193		
- - - -		in thousands)		2,195			925			1						American			1									23 200	45,400				
,	Issued	(Amounts snown in					***************************************												*******								000	73,650	22,62				
Balance at June 30,	2007			92,745			40,115			40,500		202.0	0,170			23,670			44.875	22,4			82,875		119,760			1 801 650	3,057		1,894,707		
			2005 Series G, dated October 20, 2005, 5.30% effective interest rate, final due date	€4	2005 Series H/I, dated October 20,	165			December 14, 2005, 5.30% effective interest rate final due		2006 Series A, dated May 23, 2006,	4.89% effective interest rate,	2006 Series B. dated October 31	2006, 4.68% effective interest			2006 Series C, dated December 12,	2006, 5.95% effective interest			December 12, 2006, 4.52%	effective interest rate, final due	date January 1, 2039	6.03% effective interest rate.	final due date July 1, 2039	2007 Series B/C, dated September 20,	2007, 6.16% effective interest rate,	final due date November 1, 2038		Total rental housing			

6,962

160

7,722

2001 Series F, dated July 31, 2001, 6.50% effective interest rate, final due date September 25, 2031 \$

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

Balance at December 31,	2007		9,370		161,010		431,700		46,120			437.090			4,411			6,850			72,624			641,400			350,000			370,000	3,373,480	8,023	3,381,503	6,267,943
	Retired	(entreepoint)	1,281		4,300		14,000					9.500			237			207		ī	7,641			7,200							600,006			
	Issued Retired	manus sumonna)			Name of the last o							******						-									150,000			150,000	300,000			
Balance at June 30,	2007		10,651		165,310		445,700		46,120			446,590			4,648			7,057			80,205			648,600			200,000			220,000	3,163,489	4,772	3,168,261	5,998,183
	Description	2004 Series B, dated June 10, 2004, 5.50% effective interest rate,	final due date June 25, 2034 \$	2004, 4.21% effective interest rate,	final due date January 1, 2031 2005 Series A. dated April 21, 2005.	4.31% effective interest rate,	final due date October 1, 2031	4.92% effective interest rate,	final due date July 1, 2042	2005 Series C/D/E, dated	ROVELLOCE 5, 2005, 4.41 70 effective interest rafe. final due	date October 1, 2032	2006 Series A, dated April 27, 2006,	5.5% effective interest rate,	final due date March 25, 2006	2006 Series B, dated April 27, 2006,	6.0% effective interest rate,	final due date March 25, 2006	2006 Series C, dated June 8, 2006,	6.0% effective interest rate,	That due date June 25, 2034	2000 Selles DEF, dated July 13, 2006 4 24% effective interest	rate, final due date	January 1, 2033	2007 Series A, dated June 28, 2007	4.65% effective interest rate,	final due date October 1, 2035	2007 Series BCD, dated May 18, 2007 4.65% effective interest	rate, final due date	January 1, 2036		Unamortized premium	mortgage bonds group	Total
Balance at December 31,	2007		ţ	/,804	223,000		586 59	0		10001	10,301			36,409			10,535		2101	616,1			37,525			112,940			2,164			156 130	27,000	
	Retired	(2)	*	1,023	I		11 010	2:2:		1 140	1,140			3,277			1,184		:	=			3,449			12,400			17			7 040	2,5	
	Issued Retired			!	I		1				шаллал			ļ			1			-												ļ		
Balance at June 30,	2007		i c	6,88/	223.000		300 91	274,0		101 01	17,171			39,686			11,719		700.1	1,320			40.974	•		125,340			2,181			021 291	21,001	
	Description	2001 Series G, dated October 17, 2001, 6.00% effective interest	rate, final due date	December 25, 2031 2001 Series H, dated October 18,	2001, 5.36% effective interest rate. final due date July 1, 2036	2001 Series I/J, dated October 18,	2001, 5.09% effective interest	2002 Series A, dated January 14,	2002, 6.50% effective interest	rate, final due date	February 23, 2032 2002 Series B. dated March 20	2002, 6.00% effective interest	rate, final due date	August 25, 2030	2002 Series C, dated June 27, 2002,	6.00% effective interest rate,	final due date June 25, 2032	2002 Series D, dated June 27, 2002,	6.50% effective interest rate,	final due date June 23, 2032	2002 Series E/F/G, dated	December 17, 2002, 5.00% effective interest rate final due	date December 25, 2032	2003 Series A/B, dated April 3, 2003,	4.28% effective interest rate,	final due date April 1, 2027	2003 Series C, dated October 1,	2003, 5.00% effective interest rate final due date	August 25, 2033	2004 Series A, dated March 18,	2004, 4.30% effective interest	rate, final due date		

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

Notes and bonds payable at June 30, 2006 and December 31, 2006 and changes for the period were as follows (amounts in thousands):

er 31, 6	11,370	483,868	1,797,458	490,089	2,896,318	9,103
December 31, 2006	-	48	1,79	49	2,89	5,679,103
unamortized premium/ discount and compound interest payable	1	64	(340)	540	1,508	1,772
Retired	7,220	14,510	18,100	8,540	249,324	297,694
Issued	11,370		151,420	-	650,000	812,790
June 30, 2006	7,220	498,314	1,664,478	498,089	2,494,134	5,162,235
	- 60				ı	s> ∥
	General operating accounts	Multi-family housing bond group	Rental housing bond group	General purpose bond group	Commonwealth mortgage bond group	Total

	December 31	oer 31
	2007	2006
	(Amount in t	thousands)
Notes and bonds payable – current Bonds payable – noncurrent	\$ 313,350 5,954,593	286,353
Total	\$ 6,267,943	5,679,103

The Authority has the right to specifically redeem bonds, without premium, upon the occurrence of certain specified events, such as the prepayment of a mortgage loan. The Authority also has the right to optionally redeem the various bonds at premiums ranging from 0% to 2%. The optional redemptions generally cannot be exercised until the bonds have been outstanding for approximately ten years. All issues generally have term bonds, which will be subject to redemption, without premium, from mandatory sinking fund installments. The Authority also participates in current refundings, in which, new debt is issued and the proceeds are used to immediately redeem previously issued debt. The accelerated amortization of related discounts or premiums is expensed. For the six months ended December 31, 2007 and 2006, current refundings were \$37,480,000 and \$188,655,000, respectively.

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

The principal payment obligations and associated interest related to all note and bond indebtedness (excluding the effect of unamortized discounts and premium) commencing January 1, 2008 and thereafter are as follows (amounts in thousands):

	I	Original principal	Current interest	Total debt service
Period ending June 30:				
2008	↔	238,350	307,681	546,031
2009		274,855	295,740	570,595
2010		278,595	283,990	562,585
2011		264,975	271,953	536,928
2012		256,795	260,029	516,824
2013 - 2017		1,259,015	1,119,560	2,378,575
2018 - 2022		1,101,660	813,745	1,915,405
2023 - 2027		974,860	539,046	1,513,906
2028 - 2032		808,498	302,931	1,111,429
2033 - 2037		501,736	114,873	616,609
2038 - 2042		161,070	33,349	194,419
2043 - 2047	l	57,680	4,338	62,018
	~	6,178,089	4,347,235	10,525,324

The Authority has a \$200 million revolving credit agreement with Bank of America to provide funds for general corporate purposes. The term of the agreement is for 364 days, and at the end of each day, is automatically extended for 364 days, up to the final expiration date of November 20, 2027. Interest on any advances is charged at a rate equal to the daily floating LIBOR rate for deposits with one month maturity plus 23 basis points per annum 30 basis points per annum based upon the Authority's long-term credit ratings of AA or higher, A, or BBB or lower, respectively. All amounts outstanding at a given time are due and payable on the termination date. On December 31, 2007, \$75 million was outstanding and on December 31, 2006 there were no amounts outstanding.

The Authority has a \$150 million revolving credit agreement with the Bank of Nova Scotia to provide funds for general corporate purposes. The term of the agreement expires on November 29, 2013. Interest on any advances is charged at rate equal to the daily floating LIBOR rate for deposits with one month maturity plus a margin ranging from 25 basis points to 150 basis points, based upon the Authority's long term credit ratings and the duration outstanding. All amounts outstanding at in given time are due and payable on the termination date. On December 31, 2007 and 2006 there were no amounts outstanding.

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

(8) Escrows and Project Reserves

Escrows and project reserves represent amounts held by the Authority as escrows for insurance, real estate taxes and completion assurance, and as reserves for replacement and operations (see note 13). The Authority invests these funds and, for project reserves, allows earnings to accrue to the benefit of the mortgagor. At December 31, 2007 and 2006, these escrows and project reserves were presented in the Authority's statements of net assets as follows:

	2007	2006
Escrows – current	\$ 33,084,730	28,620,936
roject reserves – noncurrent	167,800,315	165,402,598
Totals	\$ 200,885,045	194,023,534

(9) Investment Income

The amount of investment income the Authority may earn in the Commonwealth Mortgage Bond Group and certain bond issues in the Multi-Family Housing Bond and Rental Housing Bond Group is limited by certain Federal legislations. Earnings in excess of the allowable amount must be rebated to the U.S. Department of the Treasury. These excess earnings are recorded in accounts payable and other liabilities and amounted to \$5,709,760 and \$5,183,011 at December 31, 2007 and 2006, respectively.

(10) Net Assets

Capital assets, net of related debt, represent property, furniture, and equipment, as well as an investment in rental property, less the current outstanding applicable debt.

Restricted net assets represent those portions of the total net assets in trust accounts established by the various bond resolutions for the benefit of the respective bond owners. Restricted net assets are generally required reserve funds, mortgage loans and funds held for placement into mortgage loans, investments, and funds held for scheduled debt service.

Unrestricted net assets represent those portions of the total net assets set aside to reflect current utilization and tentative plans for future utilization of such net assets. As of December 31, 2007 and 2006, such designations included funds to be available for other loans and loan commitments, over commitments and over allocations in the various bond issues; for support funds and contributions to bond issues; and for working capital and future operating and capital expenditures. Additional unrestricted net assets commitments include contractual obligations for additional contributions to bond reserve funds; maintenance of the Authority's obligation with regard to the general obligation pledge on its bonds; contributions to future bond issues other than those scheduled during the next year; self insurance on the uninsured, unsubsidized multi-family conventional loan program and any unanticipated losses in connection with the uninsured portions of the balance of the single-family and multi-family loans; self insurance on the liability exposure of Commissioners and officers; the cost of holding foreclosed property prior to resale; costs incurred with the redemption of bonds; single-family loan prepayment shortfalls; and other risks and contingencies.

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

(11) Employee Benefits Plans

The Authority incurs employment retirement savings expense under two defined contribution plans equal to eight percent of full time employees' compensation. Total retirement savings expense for the year ended December 31, 2007 and 2006 was \$783,225 and \$795,770, respectively.

The Authority sponsors a deferred compensation plan available to all employees created in accordance with Internal Revenue Section 457. The Plan permits participants to defer a portion of their salary or wage until future years. The deferred compensation is not available to employees until termination, retirement, or death. The assets of the Plan are in an irrevocable trust with an external trustee and, accordingly, no assets or liabilities are reflected in the Authority's financial statements.

As of December 31, 2007 and 2006, included in accounts payable and other liabilities is an employee compensated absences accrual of \$2,919,757 and \$2,736,549, respectively (see note 13).

Funding amounts for the postretirement healthcare benefits offered are approved annually by the Board of Commissioners. Included in accounts payable and other liabilities is a postretirement healthcare benefit liability of \$0 and \$\$92,028 as of December 31, 2007 and 2006, respectively (see note 13). During fiscal year 2007, the Authority transferred \$7,701,612 of assets to an irrevocable trust with an external trustee. Total expense incurred for these benefits for the six months ended December 31, 2007 and 2006 was \$765,619 and \$745,735, respectively.

(12) Other Long-Term Liabilities

Activity in the Authority's noncurrent liability accounts, other than bonds payable, for the period ending December 31, 2007 was as follows:

Balance at December 31, 2007	167,800,315	8,181,071 17,180,776	2,919,757	196,081,919
Decreases	28,098,038	210,565	702,402	29,011,005
Additions	30,761,390	880,788 1,853,018	772,684	34,267,880
Balance at June 30, 2007	\$ 165,136,963	7,300,283	2,849,475	\$ 190,825,044
	Project reserves	Commonweaun riverny ricusing Fund liability Other liabilities	Compensated absences payable	Total

Notes to Basic Financial Statements (Unaudited)

December 31, 2007 and 2006

Activity in the Authority's noncurrent liability accounts, other than bonds payable, for the year ended December 31, 2006 was as follows:

	Balance at June 30, 2006	Additions	Decreases	Balance at December 31, 2006
Project reserves	\$ 163,034,955	30,821,182	28,453,539	165,402,598
Commonwealth Priority Housing	m	102.000	267,000	7.227.270
Fund liability	7,587,252	103,998	365,900	7,325,350
Other liabilities	19,125,730	4,983,716	7,946,145	16,163,301
Compensated absences payable	2,710,357	785,137	839,312	2,656,182
Total	\$ 192,458,294	36,694,033	37,604,896	191,547,431

(13) Contingencies and Other Matters

Certain claims, suits, and complaints arising in the ordinary course of business have been filed and are pending against the Authority. In the opinion of management, all such matters are adequately covered by insurance or, if not so covered, are without merit or are of such kind or involve such amounts as would not have a material adverse effect on the financial statements of the Authority.

The Authority participates in several Federal financial assistance programs, principal of which is the HUD Section 8 programs. Although the Authority's administration of Federal grant programs has been audited in accordance with the provisions of the United States Office of Management and Budget Circular A-133, these programs are still subject to financial and compliance audits. The amount, if any, of expenses which may be disallowed by the granting agencies cannot be determined at this time, although the Authority expects such amounts, if any, to be immaterial in relation to its financial statements.

7
¥
Ō
Ξ
-
\mathcal{L}
Z
PMEN
Σ
$\stackrel{\leftarrow}{\sim}$
3
12
EVEL
HOUSING DEVELOP
Ž
S
Š
Ç
پىلىر اس
¥
RGIN
Ç
K
\triangleright

Schedule 1

Combining Schedule of Net Assets

December 31, 2007

Total	567,734,804 86,970,611 3,582,532 133,596,276 38,026,282 3,148,413 3,952,750 7,109,679	844,121,347	333,639,204 7,466,446,432 55,911,731 25,734,172	7,384,800,529	21,884,644 6,204,545 7,190,151	7,800,488,858
Commonwealth Mortgage Bond Group	321.977.842 21.131.669 966.392 63.533.569 19.246.352 2.829.172	429,888,445	6.501.153 4,393,113,030 28.395.368 (15.038.082)	4,379,755,744	1,083,794 11,946,140 485,266	4,399,772,097
General Purpose Bond Group	34.671.921 - 54.163 20.890.383 3.251.639 319.241 - 2.025,435	61,212,782	851.289 522,630,598 5.293.368 4.227.473	513,109,757 6,015,110	7.615.939 1.792.114 4.360.680 1.033	533,745,922
Rental Housing Bond Group	83.340.372 34.471.865 1.204.034 29.398.145 10.516.641	160,153,359	119,544,349 1,799,744,290 16,223,813 27,244,392	1,756,276,085 37,161,242	7.321.481 2.185.072 10.212.268	1,932,700,497 2,092,853,856
Multi-Family Housing Bond Group	40.870,483 399,351 16,383,630 3,775,241	61,599,869	38.919.761 609,999,410 3.341.554 8.611.996	598,045,860	771.530	644,194,203 705,794,072
General operating accounts	\$ 86.874.186 31.367.077 958.592 3.390.549 1.236.409 3.952.750 3.487.329	131,266,892	167.822.652 140,959,104 2.657.628 688.393	137,613,083	6.947.224 372.035 (30.690.308) 6.703.852	\$ 421,343,031
Assets	Current assets: Cash and cash equivalents Investments Interest receivable – investments Mortgage and other loans receivable Interest receivable – Mortgage and other loans Other real estate owned Housing Choice Voucher contributions receivable Other assets	Total current assets	Noncurrent assets: Investments Mortgage and other loans receivable Less allowance for loan loss Less net deferred loan fees	Mortgage and other loans receivable – net Investment in rental property – net	Property, furniture, and equipment, less accumulated depreciation and amortization of \$23,259,059 Unamortized bond issuance expenses Interfund receivable Other assets	Total noncurrent assets Total assets

Combining Schedule of Net Assets

December 31, 2007

Commonwealth Mortgage Bond Group Total	143,565,311 313,350,311 55,500,329 100,687,610 - 33,084,730 8,009,026 16,840,049	207,074,666 463,962,700	3.237.937.859 5,954,592,590 - 167,800,315 4.196.276 28,281,604	3,242,134,135 6,150,674,509 3,449,208,801 6,614,637,209	- 1,111,292 1,380,451,741 1,905,832,672 123,029,032	· 	4,829,660,542 8,644,610,205
General Comm Purpose Ma Bond J	10,535,000 14, 9,733,317 5; 148,243	20,416,560 207	470.082.004 3.237	471,949,102 3,242 492,365,662 3,449	(9,483,158)	, [594,958,704 4,829
Rental Housing Bond Group	50,020,000 31,102,755 807,024	81,929,779	1.846.172.860	1,859,319,094	1,624,178	151,604,983	2,092,853,856
Multi-Family Housing Bond Group	34.230.000 4.351.209 312.715	38,893,924	400.399.867	402,200,118	715,448 263.984,582	264,700,030	705,794,072
General operating accounts	\$ 75,000,000 - 33,084,730 7,563,041	115,647,771	- 167,800,315 7,271,745	175,072,060	8,254,824 (660,656) 123,029,032	130,623,200	\$ 421,343,031
Liabilities and Net Assets	Current liabilities: Notes and bonds payable Accrued interest payable on notes and bonds Escrows Accounts payable and other liabilities	Total current liabilities	Noncurrent liabilities: Bonds payable, net Project reserves Other liabilities	Total noncurrent liabilities Total liabilities	Net assets: Invested in capital assets, net of related debt Restricted by bond indentures Unrestricted	Total net assets	Total liabilities and net assets

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Combining Schedule of Revenues, Expenses, and Changes in Net Assets

Six months ended December 31, 2007

	General operating accounts	Multi-Family Housing Bond Group	Rental Housing Bond Group	General Purpose Bond Group	Commonwealth Mortgage Bond Group	Total
Operating revenues: Interest on mortgage and other loans Pass-through grants received Housing Choice Voucher program income Gains and recoveries on sale of other real estate owned Other	\$ 3.343.753 36.293.833 32.704.462 16.370 1.841.791	24.156.861	63.610.688	19.963.538 - 668 1.474.433	127.847.774 - 41.056 49.597	238,922,614 36,293,833 32,704,462 58,094 7,881,663
Total operating revenues	74,200,209	24,334,812	67,948,579	21,438,639	127,938,427	315,860,666
Operating expenses: Interest on notes and bonds Salaries and related employee henefits	742.051	13,337.522	53.666.322	11.969.520	78.543,900	158,259,315 14,200,775
General operating expenses Note and bond expenses	6,446,367	665.594	4,314,761	1,465,312	r (12,892,034 73,253
Amortization of bond issuance expenses		37.380	53.237	26.999	41.329	158,945
Pass-through grants disbursed	36.293.833	f (4 1	4 1	1 (36,293,833 32,073,734
External mortgage servicing expenses	1,105	•	ı	5.018	701,503	707,626
Losses and expenses on other real estate owned Provision for loan losses	1.470	. (1 472 229)	3 158 889	11.741	287,852 2 534 622	301,063 6.588,820
Total operating expenses	90,398,788	12,568,267	61,193,209	15,279,928	82,109,206	261,549,398
Operating income (expense)	(16,198,579)	11,766,545	6,755,370	6,158,711	45,829,221	54,311,268
Nonoperating revenues: Investment income Other, net	(714,212) 22.587	3.077.740	(6.634,948)	888.898	8.788.350	5,405,828 22,587
Total nonoperating revenues	(691,625)	3,077,740	(6,634,948)	888,898	8,788,350	5,428,415
Income (loss) before transfers Transfers between funds	(16,890,204) (82,631,926)	14,844,285 (15,695,122)	120,422 14,014,862	7,047,609 970,020	54,617,571 83,342,166	59,739,683
Change in net assets Total net assets, beginning of year	(99,522,130) 230,145,330	(850,837) 265,550,867	14,135,284 137,469,699	8,017,629 94,575,413	137,959,737 1,242,492,004	59,739,683
Total net assets, end of year	\$ 130,623,200	264,700,030	151,604,983	102,593,042	1,380,451,741	2,029,972,996

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Schedule 1

Combining Schedule of Net Assets

December 31, 2006

(Unaudited)

Total	807,241,354 74,115,312 2,225,392 118,246,652 34,141,996 1,743,688 3,700,151 5,902,905	387,664,220 6,468,133,535 44,673,474 30,497,998	6,392,962,063 44,662,352 16,002,007	5,941,291	6,851,965,194
Commonwealth Mortgage Bond Group	474,996,144 51,083,890 279,035 53,338,265 15,767,144 1,615,185	1,444,096 3,541,217,949 23,288,214 (7,547,792)	3,525,477,527	1,006,993 11,946,140 663,105	3,540,537,861 4,137,617,524
General Purpose Bond Group	39,792,263 ————————————————————————————————————	827,230 508,559,832 2,072,660 5,059,799	501,427,373 6,021,899 8,282,777	1,846,201 4,360,680 1,207	522,767,367 587,609,198
Rental Housing Bond Group	116,325,987 436,488 26,234,545 10,087,212	116,874,886 1,667,302,289 11,142,301 23,499,344	1,632,660,644 35,272,938	2,185,605 10,212,268 ————————————————————————————————————	1,797,206,341
Multi-Family Housing Bond Group	41,087,630 467,765 15,845,838 4,088,965 5,131	46,127,293 648,691,161 6,670,304 9,264,651	1,963,463	890,392	685,908,574 747,403,903
General operating accounts	\$ 135,039,330 23,031,422 1,010,992 3,395,438 989,630 3,700,151 3,536,053	222,390,715 102,362,304 1,499,995 221,996	1,404,052	12,100 (30,690,308) 4,068,949	305,545,051 \$ 476,248,067
Assets	Current assets: Cash and cash equivalents Investments Interest receivable – investments Mortgage and other loans receivable Interest receivable – Mortgage and other loans Other real estate owned Housing Choice Voucher contributions receivable Other assets Total current assets	Noncurrent assets: Investments Mortgage and other loans receivable Less allowance for loan loss Less net deferred loan fees	Mortgage and other loans receivable – net Investment in rental property – net Property, furniture, and equipment, less accumulated depreciation and amortization of \$23,698,847	Unamortized bond issuance expenses Interfund receivable Other assets	Total noncurrent assets Total assets

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Combining Schedule of Net Assets

December 31, 2006

(Unaudited)

Commonwealth Mortgage Bond Group	172,407,876 286,352,876 40,948,188 80,229,143 — 28,620,936 12,603,697 25,581,438	225,959,761 420,784,393	2,723,909,665 5,392,750,322 — 165,402,598 — 4,027,571 26,144,833	2,727,937,236 5,584,297,753 2,953,896,997 6,005,082,146	' 	1,183,720,527 1,894,200,498
General Purpose Bond Group	10,395,000 9,854,940 1,676,037	21,925,977	479,694,571	479,807,452	(9,374,969) 95,250,738	85,875,769
Rental Housing Bond Group	46,285,000 24,553,309 	71,325,174	1,751,173,402	1,754,727,755	(1,166,295) 125,517,318	124,351,023
Multi-Family Housing Bond Group	45,895,000 4,851,870 — 134,281	50,881,151	437,972,684	439,378,654	295,043 256,849,055	257,144,098
General operating accounts	\$ 11,370,000 20,836 28,620,936 10,680,558	50,692,330	165,402,598 17,044,058	182,446,656	9,110,291 8,623 233,990,167	243,109,081
Liabilities and Net Assets	Current liabilities: Notes and bonds payable Accrued interest payable on notes and bonds Escrows Accounts payable and other liabilities	Total current liabilities	Noncurrent liabilities: Bonds payable, net Project reserves Other liabilities	Total noncurrent liabilities Total liabilities	Net assets: Invested in capital assets, net of related debt Restricted by bond indentures Unrestricted	Total net assets

VIRGINIA HOUSING DEVELOPMENT AUTHORITY

Combining Schedule of Revenues, Expenses, and Changes in Net Assets

Six months ended December 31, 2006

(Unaudited)

	General operating accounts	Multi-Family Housing Bond Group	Rental Housing Bond Group	General Purpose Bond Group	Commonwealth Mortgage Bond Group	Total
Operating revenues: Interest on mortgage and other loans Pass-through grants received Housing Choice Voucher program income Gains and recoveries on sale of other real estate owned Other	\$ 2,238,544 35,624,683 31,834,076 2,573,105	25,928,499	59,914,223	20,213,249 — — 6,125 1,907,908	103,989,559 — 39,185 50,298	212,284,074 35,624,683 31,834,076 45,310 9,184,788
Total operating revenues	72,270,408	26,086,951	64,409,248	.22,127,282	104,079,042	288,972,931
Operating expenses: Interest on notes and bonds	53,303	14,889,614	47,491,691	12,265,579	68,294,481	142,994,668
Salaries and related employee benefits General operating expenses	13,459,398 5.573,872	607.937	5.502.733	1 628 180	<u> </u>	13,459,398
Note and bond expenses	79,326				-	79 376
Amortization of bond issuance expenses	I	39,731	49,775	45,997	102.219	237.722
Pass-through grants disbursed	35,624,683	ļ	1	1	. 1	35,624,683
Housing Choice Voucher program expenses	29,735,454		1		*******	29,735,454
External mortgage servicing expenses	2,843	-	I	5,654	532,660	541,157
Losses and expenses on other real estate owned Provision for loan losses	12,368	1,290	(507 973)	25,099 126,644	58,000 2,905,327	96,757
Total operating expenses	84,784,782	16,890,883	52.836.276	14.097,153	71.892.687	240 501 781
Operating income (expense)	(12,514,374)	9,196,068	11,572,972	8,030,129	32,186.355	48.471.150
Nonoperating revenues: Investment income Other, net	6,032,162 8,729	3,533,716	3,225,038	1,031,809	16,643,632	30,466,357 8,729
Total nonoperating revenues	6,040,891	3,533,716	3,225,038	1,031,809	16,643,632	30,475,086
Income (loss) before transfers	(6,473,483)	12,729,784	14,798,010	9,061,938	48,829,987	78,946,236
Transfers between funds	(9,489,379)	(16,580,655)	16,613,481	3,023,721	6,432,832	1
Change in net assets	(15,962,862)	(3,850,871)	31,411,491	12,085,659	55,262,819	78,946,236
Total net assets, beginning of period	259,071,943	260,994,969	92,939,532	73,790,110	1,128,457,708	1,815,254,262
Total net assets, end of period	\$ 243,109,081	257,144,098	124,351,023	85,875,769	1,183,720,527	1,894,200,498



CONTINUING DISCLOSURE AGREEMENT

Certain provisions of the Continuing Disclosure Agreement between us and the Trustee (the "Continuing Disclosure Agreement") are summarized below. This summary does not purport to be complete or definitive and is qualified in its entirety by reference to the full terms of the Continuing Disclosure Agreement.

In the Continuing Disclosure Agreement, we have covenanted for the benefit of the Holders and the Beneficial Owners of the Offered Certificates to provide certain financial information and operating data relating to us by not later than 180 days following the end of our Fiscal Year (the "Annual Financial Information"), and to provide notices of the occurrence of certain enumerated events, if material.

These covenants have been made in order to assist the Dealer to comply with Rule 15c2-12(b)(5) promulgated by the Securities and Exchange Commission (the "Rule"). We have never failed to comply in all material respects with any previous undertakings with respect to the Rule to provide annual financial information or notices of material events.

Any failure by us to comply with the Continuing Disclosure Agreement will not constitute an Event of Default under the Bond Resolution.

The Continuing Disclosure Agreement requires us to provide only limited information at specified times and may not require the disclosure of all information necessary for determining the value of the Offered Certificates

Certain Definitions

Defined terms used in the Continuing Disclosure Agreement and not otherwise defined therein have the meanings set forth in the Resolutions.

"Annual Financial Information" means the information to be provided by us described under the caption "Content of Annual Financial Information."

"Beneficial Owner" means a beneficial owner of Subject Bonds as determined pursuant to the Rule.

"Bonds" means, at any time, all of our then Outstanding Commonwealth Mortgage Bonds, collectively.

"Fiscal Year" means that period established by us with respect to which its, as applicable, Audited Financial Statements or Unaudited Financial Statements are prepared. As of the date of the Continuing Disclosure Agreement, our Fiscal Year begins on July 1 and ends on June 30 of the next calendar year.

"Holders" means the registered owners of the Subject Bonds.

"Listed Event" means any of the events listed below under the heading "Reporting of Significant Events."

"MSRB" means the Municipal Securities Rulemaking Board established pursuant to Section 15B(b)(1) of the Securities Exchange Act of 1934.

"NRMSIR" means, at any time, a then-existing nationally recognized municipal securities information repository, as recognized from time to time by the SEC for the purposes referred to in the Rule. The NRMSIRs as of the date of this Prospectus are Bloomberg Municipal Repositories (Princeton, NJ), Interactive Data, (New York) DPC Data Inc. (Fort Lee, NJ), and Standard & Poor's J.J. Kenny Repository (New York, NY).

"Participating Underwriter" means the respective underwriters in connection with the offering of a series of Bonds which are Subject Bonds.

"Rule" means the applicable provisions of Rule 15c2-12 adopted by the SEC under the Securities Exchange Act of 1934, as amended, as in effect on the date of the Continuing Disclosure Agreement, including any official interpretations thereof.

"SEC" means the United States Securities and Exchange Commission.

"SID" means, at any time, a then-existing state information depository, if any, as operated or designated as such by or on behalf of the Commonwealth of Virginia and recognized by the SEC as such for the purposes referred in the Rule. As of the date of the Continuing Disclosure Agreement, there is no SID.

"Subject Bonds" means those Bonds which are expressly made subject to the Continuing Disclosure Agreement in our documents related to the issuance of such Bonds. The Offered Certificates are Subject Bonds.

Provision of Annual Financial Information

We will, not later than 180 days after the end of our Fiscal Year, provide to each NRMSIR and the SID the Annual Financial Information.

The Continuing Disclosure Agreement requires us to provide, in a timely manner, notice to (i) either the MSRB or each NRMSIR, and (ii) the SID of any failure by us to provide Annual Financial Information to each NRMSIR and the SID on or before the date described in the first paragraph under this heading and also of any change in our fiscal year.

Content of Annual Financial Information

Our Annual Financial Information shall contain or include by reference information of the following type:

- (a) our audited financial statements, if available, or unaudited financial statements for the Fiscal Year ended on the previous June 30, prepared in accordance with generally accepted accounting principles, applied on a consistent basis; provided, however, that we may from time to time, in order to comply with federal or state legal requirements, modify the basis upon which its financial statements are prepared;
- (b) the balance of the Debt Service Reserve Fund, valued in accordance with the General Bond Resolution;
- (c) the amount of General Fund assets made or expected to be made available to originate mortgage loans with yields which are, at the time such loans are originated, substantially less than the yields of U.S. government or agency-securities of similar maturity;
- (d) the amount outstanding under our \$38 million (original amount) line of credit to the Commonwealth's Virginia Housing Partnership Revolving Fund, if such line of credit is in effect during the applicable Fiscal Year;
- (e) the delinquency status of Mortgage Loans, the outstanding balance of all Mortgage Loans, the outstanding balance of delinquent Mortgage Loans, the percentage of delinquent Mortgage Loans, the outstanding balance of Mortgage Loans in foreclosure, and the percentage of Mortgage Loans in foreclosure;
 - (f) the amount of any allowance for loan losses;
- (g) the original principal amounts, outstanding principal amounts, and effective interest rates (if fixed to maturity) on the outstanding general obligation notes and bonds of the Authority;
- (h) the percentage of outstanding principal balance of Mortgage Loans, by primary insurance provider; and
- (i) the percentage of its single family mortgage loan portfolio serviced by us, overall and newly originated, and the remaining percentage of such portfolio serviced by its principal external servicers.

If our Annual Financial Information do not include its audited financial statements, when and if such audited financial statements become available we shall provide them to each NRMSIR and the SID.

Any of the items (b) through (i) above will not be provided separately if included in our financial statements. In addition, any or all of the items listed above may be included by specific reference to documents, including Official Statements or Prospectuses of debt issues of ours or related public entities, previously either (i) provided to

each NRMSIR and the SID, or (ii) filed with the SEC (if such document is a final Official Statements or Prospectus within the meaning of the Rule, it must also be available from the MSRB). Annual Financial Information may be provided in one document or multiple documents, and at one time or in part from time to time.

In addition to items (a) through (i) above, our Annual Financial Information shall include information regarding amendments to the Continuing Disclosure Agreement as described below in the last two paragraphs under the heading "Amendment of Continuing Disclosure Agreement."

Reporting of Significant Events

We will give notice, in a timely manner, to the SID and to either each NRMSIR or the MSRB of the occurrence of any of the following events with respect to the Subject Bonds, if material:

- (1) principal and interest payment delinquencies;
- (2) non-payment related defaults;
- (3) modification to rights of Holders;
- (4) Subject Bond calls;
- (5) unscheduled draws on credit enhancements reflecting financial difficulties;
- (6) substitution of credit or liquidity providers, or their failure to perform;
- (7) defeasances;
- (8) rating changes;
- (9) adverse tax opinions or events adversely affecting the tax-exempt status (if applicable) of any Subject Bonds;
- (10) unscheduled draws on debt service reserves reflecting financial difficulties; or
- (11) release, substitution or sale of property securing repayment of the Subject Bonds.

Notwithstanding the foregoing, unless the Rule requires otherwise, notice of Listed Events described in items (4) and (7) need not be given any earlier than, if applicable, the date notice is required to be given to Holders of applicable Subject Bonds pursuant to the Resolutions or our documents authorizing the issuance of such Subject Bonds.

The Continuing Disclosure Agreement requires the Trustee to promptly give us notice whenever, in the course of performing its duties as Trustee under the Resolutions, the Trustee identifies a Listed Event; provided, however, that the failure of the Trustee so to advise us shall not constitute a breach by the Trustee of any of its duties and responsibilities under the Continuing Disclosure Agreement and the General Bond Resolution.

Amendment of Continuing Disclosure Agreement

The Continuing Disclosure Agreement may be amended by written agreement of us and the Trustee, and any provision of the Continuing Disclosure Agreement may be waived, without the consent of the Holders or Beneficial Owners (except to the extent required as described in clause 4 (ii) below), under the following conditions: (1) we determine that such amendment or waiver is made in connection with a change in circumstances that arises from a change in legal (including regulatory) requirements, a change in law (including rules or regulations) or in interpretations thereof, or a change in our identity, nature or status of or the type of business conducted thereby or is made to facilitate compliance with the Rule and any future amendments to the Rule, (2) the Continuing Disclosure Agreement as so amended or waived would have complied with the requirements of the Rule as of the date of each primary offering of Subject Bonds affected by the amendment or waiver, after taking into account any amendments or interpretations of the Rule, as well as any change in circumstances, (3) we shall have delivered to the Trustee an opinion of legal counsel expert in federal securities laws ("Securities Counsel"), addressed to us and the Trustee, to the same effect as set forth in clause (2) above, (4) either (i) a party unaffiliated with us (such as the Trustee or bond counsel) acceptable to us and the Trustee has determined that the amendment or waiver does not materially impair the interests of the Beneficial Owners, or (ii) the Holders consent to the amendment or

waiver of the Continuing Disclosure Agreement pursuant to the same procedures as are required for amendments to the General Bond Resolution with consent of Holders; and (5) shall have delivered copies of such amendment or waiver to the SID and to either each NRMSIR or the MSRB.

In addition to the foregoing, we and the Trustee may amend the Continuing Disclosure Agreement, and any provision of the Continuing Disclosure Agreement may be waived, if the Trustee shall have received an opinion of Securities Counsel, addressed to us and the Trustee, to the effect that the adoption and the terms of such amendment or waiver would not, in and of themselves, cause the undertakings in the Continuing Disclosure Agreement to violate the Rule, taking into account any subsequent change in or official interpretation of the Rule.

To the extent any amendment to the Continuing Disclosure Agreement results in a change in the type of financial information or operating data provided pursuant to the Continuing Disclosure Agreement, the first Annual Financial Information provided thereafter shall include a narrative explanation of the reasons for the amendment and the impact of the change.

If an amendment is made to the basis on which financial statements are prepared, the Annual Financial Information for the year in which the change is made shall present a comparison between the financial statements or information prepared on the basis of the new accounting principles and those prepared on the basis of the former accounting principles. Such comparison shall include a qualitative and, to the extent reasonably feasible, quantitative discussion of the differences in the accounting principles and the impact of the change in the accounting principles on the presentation of the financial information.

Enforcement

Our obligation to comply with the provisions of the Continuing Disclosure Agreement are enforceable (i) in the case of enforcement of obligations to provide financial statements, financial information, operating data and notices, by any Beneficial Owner of Outstanding Subject Bonds, or by the Trustee on behalf of the Holders of Outstanding Subject Bonds, or (ii), in the case of challenges to the adequacy of the financial statements, financial information and operating data so provided, by the Trustee on behalf of the Holders of Outstanding Subject Bonds or by any Beneficial Owner; provided, however, that a Beneficial Owner may not take any enforcement action pursuant to clause (ii) without the consent of the Holders of not less than 25% in aggregate principal amount of the Subject Bonds at the time Outstanding; provided, further, that the Trustee shall not be required to take any enforcement action except at the direction of the Holders of not less than 25% in aggregate principal amount of the Subject Bonds at the time Outstanding who shall have provided the Trustee with adequate security and indemnity. The Holders', the Beneficial Owners' and the Trustee's right to enforce the provisions of the Continuing Disclosure Agreement are limited to a right, by action in mandamus or for specific performance, to compel performance of our obligations under the Continuing Disclosure Agreement. Any failure by us or the Trustee to perform in accordance with the Continuing Disclosure Agreement will not constitute a default or any Event of Default under the General Bond Resolution, and the rights and remedies provided by the General Bond Resolution upon the occurrence of a default or an Event of Default will not apply to any such failure.

Termination

Our and the Trustee's obligations under the Continuing Disclosure Agreement with respect to the Subject Bonds terminate upon legal defeasance pursuant to the General Bond Resolution, prior redemption or payment in full of all of the Subject Bonds.

The Continuing Disclosure Agreement, or any provision thereof, shall be null and void in the event that we (1) deliver to the Trustee an opinion of Securities Counsel, addressed to the Authority and the Trustee, to the effect that those portions of the Rule which require the provisions of the Continuing Disclosure Agreement, or any of such provisions, do not or no longer apply to the Subject Bonds, whether because such portions of the Rule are invalid, have been repealed, or otherwise, as shall be specified in such opinion, and (2) deliver notice to such effect to the SID and to either each NRMSIR or the MSRB.

Governing Law

The Continuing Disclosure Agreement must be construed and interpreted in accordance with the laws of the Commonwealth, and any suits and actions arising out of the Continuing Disclosure Agreement must be instituted in a court of competent jurisdiction in the Commonwealth, provided that, to the extent the Continuing Disclosure Agreement addresses matters of federal securities law, including the Rule, the Continuing Disclosure Agreement must be construed in accordance with such federal securities laws and the official interpretation thereof.

SUPPLEMENTAL BOND RESOLUTION AMENDATORY OF AND SUPPLEMENTAL TO A RESOLUTION PROVIDING FOR THE ISSUANCE OF COMMONWEALTH MORTGAGE BONDS OF THE VIRGINIA HOUSING DEVELOPMENT AUTHORITY AND FOR THE RIGHTS OF THE HOLDERS THEREOF

September 21, 2004

WHEREAS, the Virginia Housing Development Authority has adopted on July 15, 1986, its resolution entitled "A Resolution Providing for the Issuance of Commonwealth Mortgage Bonds of the Virginia Housing Development Authority and for the Rights of the Holders Thereof" (such resolution, as amended and supplemented prior to the effective date hereof, is referred to as the "1986 Amended Resolution"); and

WHEREAS, Section 803 of the 1986 Amended Resolution permits the adoption by the Authority of supplemental bond resolutions but provides that no such resolution shall be effective unless (1) no Bond delivered by the Authority prior to the adoption of such resolution remains Outstanding at the time it becomes effective or (2) such resolution is consented to by or on behalf of the Owners of at least sixty per centum (60%) of the Bond Obligation at the time such consent is given.

NOW, THEREFORE BE IT RESOLVED BY THE COMMISSIONERS OF THE VIRGINIA HOUS-ING DEVELOPMENT AUTHORITY, that the 1986 Amended Resolution be further amended, supplemented and restated in its entirety as follows:

ARTICLE I

DEFINITIONS, DETERMINATIONS, SECURITY AND INTERPRETATION

SECTION 101. *Definitions*. In the Bond Resolution, unless a different meaning clearly appears from the context, the following definitions shall apply:

"1986 Amended Resolution" means the resolution adopted by the Authority on July 15, 1986, entitled "A Resolution Providing for the Issuance of Commonwealth Mortgage Bonds of the Virginia Housing Development Authority and for the Rights of the Holders Thereof", as amended and supplemented prior to the effective date of this Restated Bond Resolution.

"Act" means the Virginia Housing Development Authority Act, being Chapter 1.2 of Title 36 of the Code of Virginia of 1950, as heretofore and hereafter amended.

"Asset" means any Mortgage Loan, Authority Property, Investment Obligation, Revenue, and, to the extent subject to the pledge or lien of the Bond Resolution or the 1986 Amended Resolution as of the effective date of this Restated Bond Resolution or thereafter, any cash, Exchange Agreement, Enhancement Agreement or Other Financial Agreement. Funds and investments on deposit in any Payment Account and Defeasance Obligations in any Defeasance Account are not Assets.

"Authority" means the Virginia Housing Development Authority, a political subdivision of the Commonwealth, and its successors and assigns.

"Authority Designations" means the one or more designations given to a Bond or Bonds as set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations or such other

designations as may be deemed necessary or convenient by an Authorized Officer or by the Trustee with the consent of an Authorized Officer.

"Authority Property" means real property and improvements thereon or an ownership share in a cooperative housing association or a leasehold interest under a lease and any personal property attached to or used in connection with any of the foregoing which, as of the effective date of this Restated Bond Resolution or thereafter, is owned by the Authority and is either financed pursuant to the Bond Resolution or the 1986 Amended Resolution or acquired by the Authority by purchase or foreclosure of a Mortgage Loan or by deed in lieu thereof.

"Authorized Denominations" means the principal or Maturity Amount denominations authorized for a Bond or Bonds as set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations.

"Authorized Officer" means the Chairman, Vice Chairman, Executive Director, Managing Director of Finance and Administration, Finance Director, General Counsel, any functionally equivalent successor position to any of the aforementioned positions but which bears a different title, or any other person authorized by resolution of the Authority to act as an Authorized Officer hereunder.

"Bond" or "Bonds" means any bond or bonds, as the case may be, authorized and issued pursuant to the Bond Resolution or the 1986 Amended Resolution.

"Bond Amount" means the one or more payments of principal and interest, including any Compounded Amount, Purchase Price, Redemption Price or Sinking Fund Installment, if applicable, due and payable from time to time with respect to a Bond from its date of issuance to its maturity, tender or redemption date, or any payment required to be made by the Authority pursuant to an Exchange Agreement, Enhancement Agreement or Other Financial Agreement to the extent such payment thereunder is payable from Assets.

"Bond Limitations Resolution" means a resolution adopted by the Authority setting forth the limitations required by Section 201(B) and such other limitations and matters as may be deemed appropriate by the Authority.

"Bond Obligation" means, as of a specific date of calculation, the aggregate of (1) all interest due or accrued on Outstanding Bonds, (2) all unpaid principal on Outstanding Bonds, (3) the amount of the payment, if any, the Authority would be obligated to make on any Exchange Agreement payable from Assets if such Exchange Agreement were terminated on such date of calculation, and (4) all amounts owed by the Authority with respect to any Enhancement Agreement or Other Financial Agreement payable from Assets.

"Bond Resolution" means the 1986 Amended Resolution, as amended, supplemented and restated by this Restated Bond Resolution and as the same may from time to time be amended, modified or supplemented by one or more Supplemental Bond Resolutions, Bond Limitations Resolutions or Written Determinations.

"Business Day" means any day other than a Saturday, Sunday or legal holiday on which banking institutions in the Commonwealth, or the state in which Principal Office of the Trustee is located, are authorized to remain closed and other than any day on which the New York Stock Exchange or a security depository with respect to a Bond is closed.

"Capital Appreciation Bond" means a Bond the interest on which is payable only at maturity or prior redemption as a component of its Compounded Amount.

"Chairman" means the Chairman of the Authority.

"Code" means the Internal Revenue Code of 1986, as amended, and any successor code, including the applicable temporary, proposed and permanent regulations, revenue rulings and revenue procedures.

"Commonwealth" means the Commonwealth of Virginia.

"Compounded Amount" means, with respect to a Capital Appreciation Bond, a Delayed Interest Bond or any other Bond so determined in or pursuant to the applicable Written Determinations or Prior Written Determinations, the sum of principal and accrued interest with respect to such Bond, as of any date, as set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations.

"Counsel" means any attorney or firm of attorneys (including, without limitation, the General Counsel) designated by the Authority to render any Counsel's Opinion.

"Counsel's Opinion" means an opinion signed by Counsel.

"Current Interest Paying Bond" means a Bond on which interest is not compounded and which is payable at the interest rate or rates and on the dates set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations.

"Dated Date" means the date on which a Bond initially begins to accrue interest as set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations.

"Defeasance Obligation" means cash, any direct obligation of the United States of America, any direct federal agency obligation the timely payment of the principal of and the interest on which are fully and unconditionally guaranteed by the United States of America, and any Certificates of Accrual on Treasury Securities or Treasury Investors Growth Receipts; provided, however, that the foregoing are not subject to redemption, call or prepayment, in whole or in part, prior to their respective maturity dates.

"Defeasance Account" means a trust account or other financial arrangement whereby the Trustee holds Defeasance Obligations in trust for the payment of all Bond Amounts due and payable or to become due and payable at maturity or upon earlier redemption with respect to one or more Bonds and all fees and expenses of the Trustee with respect to the administration of such trust account or other financial arrangement.

"Delayed Interest Bond" means a Bond the interest on which accrues and compounds, from its Dated Date and at an interest rate and compounding interval specified in or determined pursuant to the applicable Written Determinations or Prior Written Determinations, to a date specified in such applicable Written Determinations or Prior Written Determinations on which date such Bond shall reach its full Compounded Amount, and with respect to which, from and after such date, interest on such Bond is to be payable on such Compounded Amount on the dates and at the interest rate specified in or determined pursuant to such applicable Written Determinations or Prior Written Determinations.

"Derivative Product" means any instrument of finance entered into by the Authority, the value of which is derived from or based upon any underlying Bond.

"DTC" means The Depository Trust Company.

"Enhancement Agreement" means an agreement with one or more third parties which sets forth the terms and conditions upon which such third party or parties will provide for the payment of all or a portion of one or more Bond Amounts with respect to a Bond or a payment to the Authority. The obligations of and any receipts by the Authority with respect to such Enhancement Agreement shall or shall not, as and to the extent set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations or an Officer's Certificate, be payable from Assets or constitute an Asset, as applicable.

"Event of Default" means any of the events set forth in Section 902.

"Exchange Agreement" means an agreement with one or more third parties which sets forth the terms and conditions upon which such third party or parties and the Authority will exchange or make payments to the other party or parties. The obligations of and any receipts by the Authority with respect to such Exchange Agreement shall or shall not, as and to the extent set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations or an Officer's Certificate, be payable from Assets or constitute an Asset, as applicable.

"Executive Director" means the Executive Director of the Authority.

"Expense" means any expenditure payable or reimbursable by the Authority which is directly or indirectly related to the authorization, sale, delivery, issuance, remarketing, enhancement, monitoring, purchase, redemption or trusteeship of any Bond or Asset.

"External Trustee" means a Trustee other than the Authority.

"Federal Funds Rate" means the interest rate on any given date charged by banks with excess bank reserves on deposit at a Federal Reserve Bank to other banks needing overnight loans to meet bank reserve requirements.

"Finance Director" means the Finance Director of the Authority.

"Fiscal Year" means the period of twelve calendar months ending with June 30 of any year, unless some other time period is otherwise designated in or determined pursuant to the applicable Written Determinations or Prior Written Determinations.

"General Counsel" means the General Counsel of the Authority.

"Interest Payment Date" shall mean any date, as set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations, on which interest is due and payable with respect to a Bond.

"Investment Obligation" means any of the following acquired or pledged, as of the effective date of this Restated Bond Resolution or thereafter, pursuant to the Bond Resolution or the 1986 Amended Resolution or pursuant to an Officer's Certificate, except to the extent limited by any amendments to the Act:

- (A) direct general obligations of the United States of America;
- (B) direct obligations of any state of the United States of America or any political subdivision thereof or the District of Columbia bearing a Rating;
- (C) obligations the payment of the principal of and interest on which are unconditionally guaranteed by the United States of America;
- (D) obligations which bear a Rating and the payment of the principal of and interest on which are unconditionally guaranteed by any state of the United States of America or any political subdivision thereof or the District of Columbia;
- (E) bonds, debentures, participation certificates or notes or other obligations (including asset backed securities) issued by any one or any combination of the following: Federal Financing Corporation, Federal Farm

Credit Banks (Bank for Cooperatives and Federal Intermediate Credit Banks), Federal Home Loan Bank System, Federal National Mortgage Association, World Bank, Export-Import Bank of the United States, Student Loan Marketing Association, Farmer's Home Administration, Federal Home Loan Mortgage Corporation, Government National Mortgage Association, Inter-American Development Bank, International Bank for Reconstruction and Development, Small Business Administration, Washington Metropolitan Area Transit Authority, Resolution Funding Corporation, Tennessee Valley Authority, or any other agency or corporation which has been or may hereafter be created by or pursuant to an Act of the Congress of the United States as an agency or instrumentality thereof the bonds, debentures, participation certificates or notes or other obligations (including asset backed securities) of which are unconditionally guaranteed by the United States of America or bear a Rating;

- (F) certificates of deposit, banker's acceptances, investment contracts, and any interest-bearing time deposits which are issued by any member bank or banks of the Federal Reserve System or banks the deposits of which are insured by the Federal Deposit Insurance Corporation;
- (G) Eurodollar time deposits and Eurodollar certificates of deposit the issuers of which have obligations which, at the time of acquisition of such deposits or certificates, bear a Rating;
- (H) obligations, including investment contracts, of corporations which have obligations which, at the time of acquisition of such obligations including investment contracts, bear a Rating;
- (I) any other investments which, at the time of acquisition thereof, bear a Rating and are legal investments for fiduciaries or for public funds of the Authority, the Commonwealth and/or its political subdivisions;
 - (J) repurchase agreements with respect to any of the other Investment Obligations; and
- (K) any other investment (debt or equity), investment agreement, Exchange Agreement, Other Financial Agreement, swap contract, futures contract, forward contract or other obligation which, in the determination of an Authorized Officer, is a suitable investment hereunder, in light of the amount and timing of Bond Obligation payments, the amount of Assets, and the availability of monies to pay Bond Obligations as they become due, at the time of acquisition thereof.

"Managing Director of Finance and Administration" means the Managing Director of Finance and Administration of the Authority.

"Maturity Amount" means the Compounded Amount due and payable at maturity of a Capital Appreciation Bond, Delayed Interest Bond or any other similar type of Bond as set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations.

"Mortgage" means a mortgage deed, deed of trust, or other security instrument which secures a Mortgage Loan and which shall constitute a lien on real property and improvements thereon or on an ownership share in a cooperative housing association or on a leasehold interest under a lease and may also constitute a lien on or security interest in any personal property attached to or used in connection with any of the foregoing.

"Mortgage Loan" means each of the following financed or pledged, as of the effective date of this Restated Bond Resolution or thereafter, pursuant to the Bond Resolution or the 1986 Amended Resolution and the Act or pursuant to an Officer's Certificate: (1) a loan evidenced by a financial instrument or obligation secured by a Mortgage for financing the acquisition, construction, rehabilitation and/or ownership of single family residential housing as authorized by the Act, (2) an obligation, certificate or instrument for which such a loan secured by a Mortgage is the security or the source of payment, or (3) a participation or other ownership interest in either a loan described in (1) or an obligation, certificate or instrument described in (2) with another party or parties or with another source of funds of the Authority not pledged hereunder.

"Mortgagor" means the obligor or obligors on a Mortgage Loan.

"Officer's Certificate" means a certificate signed by an Authorized Officer.

"Official Statement" means one or more offering or reoffering documents prepared by the Authority which set forth the terms and conditions of the Bonds being offered or reoffered thereby and matters material thereto. Any reference in the Bond Resolution to "Offering Circular" shall be deemed to refer to such Official Statement.

"Other Financial Agreement" means any type of agreement or arrangement not otherwise referred to herein that is provided for in a Written Determinations or Prior Written Determinations. The obligations of and any receipts by the Authority with respect to such Other Financial Agreement shall or shall not, as and to the extent set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations or an Officer's Certificate, be payable from Assets or constitute an Asset, as applicable.

"Outstanding" means, when used with reference to Bonds and as of any particular date, all Bonds theretofore and thereupon being issued except (1) any Bond for which funds for the payment of all Bond Amounts due and
payable or to become due and payable with respect to such Bond have been paid to the Owner thereof or are held
in a Defeasance Account or Payment Account, and (2) any Bond in lieu of or in substitution for which another Bond
or Bonds shall have been delivered. If an Officer's Certificate shall have been delivered in accordance with Section
304 with respect to a Bond that the Authority is the Owner thereof, such Bond does not cease to be Outstanding.

"Owner" means the party set forth in the Registration Books as the owner of a Bond or any other party due a Bond Amount.

"Payment Account" means any trust account or other financial arrangement with the Trustee in which payments made by the Authority to the Trustee with respect to Bond Amounts then due and payable are held in trust by the Trustee pending disbursement to the Owners thereof.

"Principal Payment Date" shall mean any date, as set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations, on which principal or Compounded Amount is due and payable with respect to a Bond.

"Principal Office" means the office so designated by the Trustee as its office for administering its duties with respect to the Bond Resolution.

"Prior Written Determinations" means any written determinations that, as of the effective date of this Restated Bond Resolution, have been made pursuant to any Series Resolution with respect to Bonds that are Outstanding on such effective date.

"Program" means the Authority's program of making or purchasing Mortgage Loans and financing Authority Property pursuant to the Bond Resolution.

"Purchase Contract" means any agreement, contract or other document or documents (including notices of sale and/or remarketing and the related bid form(s)) executed or accepted by the Authority which provides for the sale of Bonds, either at initial issuance or upon subsequent remarketing thereof.

"Purchase Price" means the purchase price, including accrued interest, of a Bond on a Tender Date as set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations.

"Rating" means an investment grade rating assigned by a nationally recognized rating agency to an Investment Obligation or, if such Investment Obligation is not rated, an investment grade rating assigned to the obligor or guarantor of such Investment Obligation.

"Record Date" means the date or dates as determined pursuant to Section 1104.

"Redemption Price" means the principal or Compounded Amount of a Bond or portion thereof to be redeemed plus the applicable redemption premium, if any, payable upon redemption thereof.

"Registration Books" means the records of the Trustee and the Authority which set forth the Owner of any Bond or any other party due a Bond Amount and such other information as is usual and customary in the securities industry or as specifically directed by the Authority.

"Restated Bond Resolution" means this resolution adopted by the Authority on September 21, 2004, amending and restating the 1986 Amended Resolution.

"Revenues" means all net proceeds from the sale or other disposition of any Bond or Asset, payments of principal of and interest on Mortgage Loans (including any moneys received by the Authority and applied to such principal and interest) and Investment Obligations, fees and penalties charged or assessed by the Authority with respect to a Mortgage Loan (excluding processing, financing, prepayment or other similar fees), income received by the Authority as owner of Authority Property (excluding such income to be applied to the payment of operating expenses or to be deposited into reserve or escrow funds for such Authority Property), and payments received with respect to an Enhancement Agreement, Exchange Agreement or Other Financial Agreement payable from Assets.

"Revenue Test" means that prior to effecting any proposed action subject to this Revenue Test, an Authorized Officer shall, based on such assumptions as such Officer shall deem reasonable (but without taking into account any future issuances of Bonds and any Assets derived therefrom, or any future execution of an Exchange Agreements, Enhancement Agreements or Other Financial Agreements payable from Assets), determine that, subsequent to the effecting of such action, the anticipated Revenues (including Revenues anticipated to be derived from any acquisition, sale, transfer, exchange, withdrawal or other application or prepayment of any Asset and taking into account any default in the payment of Revenues which such Authorized Officer reasonably expects) to be derived from all Assets which are to remain or anticipated to become subject to the lien or pledge of the Bond Resolution shall be at least sufficient to pay all Bond Amounts as such Bond Amounts are or are anticipated to become due and payable (by purchase, redemption, or otherwise).

"Serial Bonds" means the Bonds as so designated in or pursuant to the applicable Written Determinations or Prior Written Determinations.

"Series Resolution" means any series resolution (including any amendments thereto) which, as of the effective date of this Restated Bond Resolution, have been adopted pursuant to the 1986 Amended Resolution and pursuant to which Bonds are Outstanding as of the effective date of this Restated Bond Resolution.

"Sinking Fund Installment" means the amount of principal or Compounded Amount of any particular Term Bonds to be redeemed or retired prior to the maturity date of such Term Bonds all as set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations.

"Supplemental Bond Resolution" means any resolution of the Authority amending or supplementing the Bond Resolution adopted and becoming effective in accordance with the terms of Article VII on or after the effective date of this Restated Bond Resolution.

"Tax Covenant" means the covenant set forth in Section 504.

"Term Bonds" means the Bonds as so designated in or pursuant to the applicable Written Determinations or Prior Written Determinations.

"Tender Date" means any date on which a Bond is subject to tender to the Trustee or the Authority or any other party serving as tender agent for purchase as set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations.

"Tender Option Agreement" means an agreement under which any party offers a tender option on any Bonds.

"Trustee" means the trustee appointed by or pursuant to Article X.

"Vice Chairman" means the Vice Chairman of the Authority.

"Written Determinations" means one or more determinations made in writing by an Authorized Officer which sets forth those terms and conditions authorized by the Bond Resolution to be contained therein and such other terms and conditions as an Authorized Officer may deem appropriate and as shall not be inconsistent with the Bond Resolution and the applicable Bond Limitations Resolution. Any such Written Determinations may be amended by an Authorized Officer from time to time prior to the issuance of Bonds designated therein and may thereafter be amended as provided in Articles VII and VIII of the Bond Resolution. Any Written Determinations shall be subject to the conditions and limitations set forth in or determined pursuant to the applicable Bond Limitations Resolution.

Articles and Sections mentioned by number only are the respective Articles and Sections of the Bond Resolution so numbered.

The words "herein", "hereunder", "hereby", "hereto", "hereof", and any similar terms, refer to this Restated Bond Resolution; the term "heretofore" means before the date of adoption of this Restated Bond Resolution; and the term "hereafter" means after the date of adoption of this Restated Bond Resolution.

Words importing the masculine gender include the feminine and neuter genders.

Words importing persons include firms, associations and corporations.

Words importing the singular number include the plural number, and vice versa.

SECTION 102. *Headings*. Any headings, captions, or titles preceding the text of any Article or Section herein and the table of contents with respect to this Restated Bond Resolution are solely for convenience of reference and shall not constitute part of the Bond Resolution or affect its meaning, construction or effect.

SECTION 103. Bond Resolution to Constitute Contract. The Bond Resolution shall constitute a contract between the Authority, the Trustee and the Owners. The pledge made in the Bond Resolution and the provisions, covenants and agreements set forth in the Bond Resolution to be performed by or on behalf of the Authority shall be for the benefit, protection and security of the Owners. All of the Bonds and any Exchange Agreement, Enhancement Agreement or Other Financial Agreement payable from Assets, regardless of the time or times of their issuance, execution, or maturity, shall be of equal rank without preference, priority or distinction, except as otherwise expressly provided in or determined pursuant to a Supplemental Bond Resolution in accordance with Section 701 (8).

SECTION 104. *General Obligation*. The obligation of the Authority with respect to the payment of any Bond Amount shall be a general obligation of the Authority payable out of any of the Authority's revenues, moneys or assets, subject only to agreements heretofore or hereafter made with owners of Authority obligations other than the Owners pledging particular revenues, moneys or assets for the payment thereof or except as otherwise expressly provided in or determined pursuant to a Supplemental Bond Resolution in accordance with Section 701 (8).

SECTION 105. *Pledge of Assets*. Subject only to the right of the Authority to withdraw, transfer, sell, exchange or otherwise apply Assets in accordance with the provisions of the Bond Resolution, a pledge of Assets is hereby made to secure the payment of the Authority's obligations with respect to the Bond Resolution, including any and all Bond Amounts, except as otherwise expressly provided in or determined pursuant to a Supplemental Bond Resolution in accordance with Section 701 (8). A pledge of funds and investments in any Payment Account and Defeasance Obligations in any Defeasance Account is hereby made to secure the payment of the Authority's obligations (including any and all Bond Amounts) on the Bonds, any Enhancement Agreement, any Exchange Agreement and any Other Financial Agreement with respect to which such funds and investments and Defeasance Obligations are so deposited.

SECTION 106. Assets Held in Trust. Subject only to the right of the Authority to withdraw, transfer, sell, exchange or otherwise apply Assets in accordance with the provisions of the Bond Resolution, the Assets, regardless of their location or method of identification, are and shall be hereby held in trust for the purposes and under the terms and conditions of the Bond Resolution.

SECTION 107. Authorization. Each Authorized Officer is hereby authorized to prepare, distribute, execute and/or accept, and deliver on behalf of the Authority, and the Trustee is hereby authorized to execute and accept when applicable, such Purchase Contracts, Tender Option Agreements, Enhancement Agreements, Exchange Agreements, Other Financial Agreements and such other agreements, instruments, documents and certificates, and to do and perform such other acts, as may be deemed necessary or appropriate by such Authorized Officer to effect the sale, delivery, issuance, tender, remarketing, registration, transfer, exchange, purchase or redemption of any Bond or any Derivative Product or other instrument or agreement related thereto, and the acquisition, sale, transfer, exchange, withdrawal or other application of Assets, and to otherwise carry out the transactions authorized or contemplated by the Bond Resolution. The authorization set forth above with respect to any Exchange Agreement, any Derivative Product or any Other Financial Agreement not otherwise authorized by a Bond Limitations Resolution is conditioned upon the delivery, prior to any execution and delivery of any agreement related thereto, of an Officer's Certificate which states that the form and substance of such Exchange Agreement, Derivative Product or Other Financial Agreement has been discussed at a meeting of the Authority's Board of Commissioners at which a quorum of Commissioners were present.

SECTION 108. Series Resolutions and Written Determinations. Except as set forth below, nothing contained herein shall modify, supersede or otherwise affect the terms of the Series Resolutions or the terms of the Prior Written Determinations. The terms of the Series Resolutions and the Prior Written Determinations are hereby ratified and confirmed, are incorporated into this Restated Bond Resolution as though fully set forth herein, and shall remain in full force and effect, except as follows:

- 1. All funds and accounts established under or pursuant to the Series Resolutions or the Prior Written Determinations shall be governed by the terms of the Bond Resolution and shall not be subject to the terms of the Series Resolutions and the Prior Written Determinations;
- 2. All references in the Series Resolutions and the Prior Written Determinations to the covenant in the first sentence of Section 604 of the 1986 Amended Resolution or to the "Tax Covenant" as defined in the Series Resolutions shall be deemed to refer to the Tax Covenant as set forth in Section 504 of this Restated Bond Resolution;
- 3. The Debt Service Reserve Fund Requirement specified in each Series Resolution or each Prior Written Determinations shall be \$0; and
- 4. The Mortgage Loans which are Assets hereunder shall be governed by the provisions of the Bond Resolution and shall not be subject to the covenants, requirements, restrictions, limits and other provisions relating thereto in the Series Resolutions and the Prior Written Determinations, except as required to comply with the Tax Covenant in Section 504 of this Restated Bond Resolution.

Notwithstanding the foregoing exceptions, the covenants of the Authority in such Prior Written Determinations to deposit into Taxable Revenue Accounts (as established pursuant to the Series Resolutions) (i) funds in amounts equal to the outstanding principal balances of any Mortgage Loans that are delinquent by four consecutive monthly payments or are restructured by having delinquent payments added to their outstanding principal balances and (ii) proceeds from the purchase by financial institutions of Mortgage Loans in the event of any material breach of any of their representations or warranties to the Authority with respect to such Mortgage Loans shall remain in full force and effect, provided that the Authority may deposit such funds and proceeds in any other fund and account that is to be used for the payment of principal and interest on the Bonds that financed such Mortgage Loans.

Furthermore, notwithstanding the foregoing exceptions, the Authority may, in order to comply with the terms of the Series Resolutions or any of the Prior Written Determinations permitting the special redemption of Bonds issued pursuant thereto from excess Revenues and other moneys in the Revenue Fund, maintain the Revenue Fund established by the 1986 Amended Resolution until such Bonds shall not be Outstanding or until the Authority shall determine that such Bonds shall not thereafter be redeemed by special redemption, whichever is earlier, and during the time that the Revenue Fund is so maintained, the Authority shall comply with the requirements set forth in Section 504(A) of the 1986 Amended Resolution. Except for the requirements of Section 504(A) of the 1986 Amended Resolution, the Revenue Fund shall be governed by the terms of the Bond Resolution. Furthermore, during the time that the Revenue Fund is so maintained, the Authority shall maintain the Bond Payment Fund established pursuant to the 1986 Amended Resolution as shall be necessary to comply with the requirements of Section 504(A) of the 1986 Amended Resolution. The Bond Payment Fund shall be governed by the terms of the Bond Resolution. The Authority may maintain each Mortgage Loan Account and Mortgage Loan Purchase Account established pursuant to the Series Resolution or the Prior Written Determinations. Each such Mortgage Loan Account and Mortgage Loan Purchase Account so maintained shall be governed by the terms of the Bond Resolution. The Authority may transfer Assets in the Revenue Fund and in each such Mortgage Loan Account and Mortgage Loan Purchase Account as may be necessary or appropriate to effect any special redemptions in accordance with the terms of the Series Resolutions and the Prior Written Determinations. In lieu of maintaining the foregoing Funds and Accounts, the Authority may establish and comply with such accounting practices and procedures that will ensure that any such special redemptions of Bonds shall be effected in the same or lesser amount and on the same or later date as could have been effected if such Funds and Accounts had been maintained.

SECTION 109. *Parties Interested Herein*. Nothing in the Bond Resolution expressed or implied is intended or shall be construed to confer upon, or to give to, any person or party, other than the Authority, the Trustee and the Owners, any right, remedy or claim under or by reason of the Bond Resolution or any covenant, stipulation, obligation, agreement or condition therein. All the covenants, stipulations, obligations, promises and agreements in the Bond Resolution contained by and on behalf of the Authority, shall be for the sole and exclusive benefit of the Authority, the Trustee and the Owners.

SECTION 110. Law Applicable. The laws of the Commonwealth shall be applicable to the interpretation and construction of the Bond Resolution, except to the extent that the laws of another jurisdiction are determined in or pursuant to the applicable Written Determinations or Prior Written Determinations to be applicable.

SECTION 111. Severability of Invalid Provision. If any one or more of the provisions, covenants or agreements in the Bond Resolution should be contrary to law, then such provision or provisions, covenant or covenants, agreement or agreements, shall be deemed separable from the remaining provisions, covenants and agreements, and shall in no way affect the validity of the other provisions of the Bond Resolution.

ARTICLE II

BONDS

SECTION 201. *Authorization*. (A) Bonds are hereby authorized to be issued from time to time by the Authority in such amounts and upon such terms and conditions as shall be set forth in or determined pursuant to the Written Determinations approved by an Authorized Officer pursuant to Section 301. Bonds so issued shall comply with the limitations prescribed in the applicable Bond Limitations Resolution.

- (B) Each Bond Limitations Resolution shall specify, or set forth the manner for determining, the following limitations with respect to Bonds issued pursuant thereto:
 - (1) The maximum principal amount of Bonds to be issued or to be Outstanding subject to such Bond Limitations Resolution;
 - (2) The latest date by which the Authority may enter into the one or more Purchase Contracts providing for the sale of Bonds;
 - (3) The minimum purchase price for the Bonds upon the issuance thereof; and
 - (4) Any such other matters as the Authority deems appropriate.

SECTION 202. Issuance and Delivery. Subject to the limitations in the applicable Bond Limitations Resolution, Bonds may be delivered, against payment therefor, to the purchaser(s) and/or underwriter(s) thereof in the principal amounts or Maturity Amounts thereof on the date(s) and at the time(s), all as set forth in or determined pursuant to the applicable Written Determinations and upon compliance by the Authority with the requirements of the Bond Resolution.

ARTICLE III

TERMS AND PROVISIONS OF BONDS

SECTION 301. Terms. (A) Subject to the limitations set forth in or determined pursuant to the applicable Bond Limitations Resolution, the terms and conditions of the Bonds issued pursuant hereto shall be set forth in or determined pursuant to the applicable Written Determinations. The Written Determinations for any Bonds shall specify the Bond Limitations Resolution which is applicable to such Bonds and shall include, in addition to other matters, all matters applicable to such Bonds which are required or specified by the Bond Resolution or the Bond Limitations Resolution to be included therein. Subject to the provisions of Section 202, the Bonds shall be sold to such purchaser(s) and/or underwriter(s) and at such prices(s) as shall be set forth in or determined pursuant to the applicable Written Determinations and on such other terms and conditions as shall be set forth in or determined pursuant to the applicable Purchase Contract.

(B) Such Written Determinations or other agreement executed by the Authority may include or provide for, without limitation, any such provisions governing or relating to the use and/or investment of assets of the Authority other than Assets as may be deemed by an Authorized Officer to be necessary or appropriate in order to obtain, provide or assure a source of funds for the payment of any Bond Amount.

SECTION 302. *Medium of Payment, Form and Execution*. (A) Each Bond Amount shall be payable to the Owner thereof by check, draft, electronic funds transfer or other means determined by an Authorized Officer (which payment methodology can vary depending upon the amount of the Bond Amount, the Owner of such Bond Amount and the usual and customary practices in the securities industry as determined by an Authorized Officer) in any coin or currency of the United States of America which at the time of payment is legal tender for the pay-

ment of public and private debts, unless otherwise set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations.

- (B) The Bonds shall be issued in the form of fully registered Bonds or such other form as may be set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations. In the event that the Bonds are not issued in the form of fully registered Bonds and notwithstanding any inconsistency with the provisions of Section 302 (E) and Sections 303 and 304, such Bonds shall be registered, issued, exchanged, transferred, redeemed, replaced, surrendered and cancelled in such manner as set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations.
- (C) All or any portion of the Bonds may be owned through the facilities of one or more security depositories as set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations. Notwithstanding any inconsistency with the provisions of Section 302 (E) and Sections 303 and 304, the Authority and the Trustee are each hereby authorized to execute and deliver any agreement, to conform to any operational procedure, or to take such other action which may be necessary or convenient to make the Bonds eligible for ownership through such security depositories. Furthermore and notwithstanding anything in Section 605 to the contrary, if any Bonds to be redeemed are then available only through the facilities of a security depository, any notice of redemption to the Owners thereof shall be given at such time prior to the date of redemption as shall be set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations and in the manner and containing such information as shall be required by such security depository in order to effect the redemption on the designated date.
- (D) Unless otherwise set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations, the Bonds shall bear the title "Commonwealth Mortgage Bonds" and may bear such additional Authority Designations as set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations or as may be deemed necessary or convenient by an Authorized Officer or by the Trustee with the consent of the Authority.
- (E) The Bonds shall be in such form as shall be determined by an Authorized Officer to be appropriate to describe or reference the terms thereof and to comply with the Act. Unless otherwise set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations, each Bond shall be issued by the Authority without any manual or facsimile signature of an Authorized Officer but shall be authenticated by the Trustee. Only Bonds bearing a certificate of authentication duly executed by the Trustee shall be entitled to any security, right or benefit pursuant to the Bond Resolution.

SECTION 303. *Registration*. (A) So long as any Bond Amount with respect to a Bond remains payable or is to become payable, the Trustee shall maintain the Registration Books, shall permit the exchange and transfer of ownership of Bonds pursuant to the terms of the Bond Resolution and such other reasonable regulations as it may prescribe without objection thereto by the Authority, and shall make all necessary provisions to permit the exchange and transfer of Bonds at the Principal Office of the Trustee.

(B) The Authority and the Trustee may deem and treat the party in whose name any Bond shall be registered upon the Registration Books on an applicable Record Date as the absolute Owner of such Bond, whether such Bond shall be overdue or not, for the purpose of receiving payment of any Bond Amount due and payable during the time period such person is the Owner of said Bond, and for all other purposes, and all such payments so made to any such Owner or upon his order shall be valid and effectual to satisfy and discharge the liability with respect to such Bond to the extent of the Bond Amount(s) so paid, and neither the Authority nor the Trustee shall be affected by any notice to the contrary. The Authority agrees, to the extent permitted by law, to indemnify and save the Trustee harmless from and against any and all loss, cost, charge, expense, judgment or liability incurred by it, acting in good faith and without negligence hereunder, in so treating such Owner.

SECTION 304. Exchange, Transfer, Surrender and Cancellation. (A) Each Bond shall be negotiable as provided in the Act, and shall be exchangeable and transferable only upon the Registration Books upon (1) surrender thereof to the Trustee at the Principal Office, together with a written instrument of exchange or transfer satisfactory to the Trustee, or (2) the satisfaction of such other conditions as may be established by the Trustee (without objection thereto by the Authority) or as may be set forth in or determined pursuant to the Bond Resolution. For any such exchange or transfer of any such Bond, the Trustee shall issue in the name of the exchangee or transferee a new Bond or Bonds of the same aggregate principal or Maturity Amount, Authority Designations, terms (e.g. interest rate) and maturity as the surrendered Bond and shall execute and deliver such Bond or Bonds in accordance with the provisions of the Bond Resolution. For every such exchange or transfer of Bonds, the Authority 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.

- (B) In case any Bond shall become mutilated or be destroyed, stolen or lost, the Trustee shall deliver a new Bond of like Authority Designations, terms (e.g. interest rate), maturity, and principal or Maturity Amount as the Bond so mutilated, destroyed, stolen or lost, in exchange and substitution for such mutilated Bond upon (1) surrender thereof to the Trustee at the Principal Office, or (2) the satisfaction of such other conditions as may be established by the Trustee (without objection thereto by the Authority) or as may be set forth in or determined pursuant to the Bond Resolution, or in lieu of and in substitution for the Bond destroyed, stolen or lost, upon filing with the Trustee evidence satisfactory to it and complying with such other reasonable requirements as the Trustee may prescribe (without objection thereto by the Authority) and paying such expenses as the Trustee and the Authority may incur in connection therewith.
- (C) The Trustee may, and at the direction of the Authority shall, require the surrender of any Bond upon its maturity or redemption as a condition to the payment of the principal or Maturity Amount or any portion thereof.
- (D) If less than all of a Bond is to be redeemed, the Trustee shall deliver, upon (1) surrender thereof to the Trustee at the Principal Office or (2) the satisfaction of such other conditions as may be established by the Trustee (without objection thereto by the Authority) or as may be set forth in or determined pursuant to the Bond Resolution, Bonds of similar Authority Designations, terms (e.g. interest rate) and maturity in any of the Authorized Denominations for the portion of the principal or Maturity Amount of the Bond so surrendered which is not to be so redeemed.
- (E) Any Bond surrendered to the Trustee pursuant to this Section shall be immediately cancelled by the Trustee. Any Bond surrendered to the Trustee for which all Bond Amounts with respect thereto shall have become due and payable (by maturity, redemption, tender or otherwise) and for which the Authority shall have met all of its obligations under the Bond Resolution with respect to the payment thereof shall be immediately cancelled by the Trustee. Any Bond purchased by the Authority shall be immediately cancelled, unless the Authority shall deliver an Officer's Certificate to the Trustee stating the Authority's intent that any Bond so purchased by the Trustee shall remain Outstanding subject to any such terms and conditions as may be set forth in such Officer's Certificate.

ARTICLE IV

APPLICATION OF ASSETS

SECTION 401. *Payment of Bond Amounts*. (A) On any day on which a Bond Amount is due and payable (or, if such day is not a Business Day, the next Business Day thereafter), the Authority shall pay such Bond Amount from Assets or other funds of the Authority to either, at the Authority's option, the Trustee or to the Owner of such Bond Amount. No such payment shall be made unless the Authority shall pay, in full, all Bond Amounts due and payable on such day. Any such payment to the Trustee shall be in the form of cash or Investment Obligation which is a cash equivalent, and any such payment to the Owner shall be made in accordance with Section 302 (A). In

the case of a payment to the Trustee, the Trustee shall make payment of such Bond Amount to the Owner thereof in accordance with Section 302 (A). Any such payment to the Trustee shall, pending disbursement thereof to the Owner thereof, be deposited into a Payment Account.

- (B) Funds and investments on deposit in any Payment Account shall not be Assets and shall be unavailable for payment to Owners other than the Owners of the Bond Amounts with respect to which such funds and investments were deposited by the Authority or the Trustee in such Payment Account, and the Owners of any such Bond Amounts shall no longer have a lien on or the benefit of a pledge of the Assets with respect to such Bond Amounts but shall have a lien on, and the benefit of the pledge of, the funds and investments in such Payment Account and shall look only to such funds and investments for payment.
- (C) No funds and investments shall be withdrawn from any Payment Account other than to pay the applicable Bond Amounts. If funds and investments remain in a Payment Account subsequent to the payment of all the applicable Bond Amounts, such funds and investments shall be transferred to the Authority free of any lien or pledge of the Bond Resolution.

SECTION 402. Withdrawals and Transfers. (A) On any date, the Authority may either directly or by direction to the Trustee (1) apply Assets to make, purchase, finance or refinance Mortgage Loans, to acquire, rehabilitate, construct, finance or refinance Authority Property, to purchase Investment Obligations and make any required payments associated therewith, to make payments pursuant to any agreement associated, related or entered into with respect to the Bonds, to make payments to any party to comply with the covenant in Section 504, to purchase any Bond, to pay any Expense, or to make any other withdrawal, transfer, sale, exchange or other application of Assets required, permitted or contemplated by the Bond Resolution, or (2) subject to satisfaction of the Revenue Test, transfer all or any portion of any Asset to the Authority.

- (B) Notwithstanding anything to the contrary herein, to the extent that pursuant to an Officer's Certificate the Authority pledges any funds which are not then subject to the pledge in Section 105 hereof and which are expected to be thereafter used to finance Mortgage Loans until the issuance of Bonds therefor, an amount of Assets equivalent to such funds, plus a reasonable charge for interest on such funds if and as determined by an Authorized Officer, may be subsequently withdrawn and transferred to the Authority without regard to the satisfaction of the Revenue Test.
- (C) Assets transferred to the Authority pursuant to Subsections (A) (2) and (B) of this Section shall not thereafter be subject to the lien or pledge created by the Bond Resolution.

SECTION 403. Sales and Exchanges. The Authority shall be authorized to sell or exchange any Asset to or with any party (including the Authority) at a price and/or for other assets equal to such Asset's fair market value, or subject to satisfaction of the Revenue Test, at any price and/or for any assets. For purposes of the Bond Resolution, a sale to or exchange with the Authority includes any transaction in which cash or assets of the Authority not included in the Assets are used to pay the sales price of or are exchanged for the Assets.

SECTION 404. *Modifications and Amendments*. The Authority may modify or amend, in any manner it deems appropriate in its sole judgment, the terms and conditions of any Asset, subject to satisfaction of the Revenue Test or subject to the determination of an Authorized Officer that such modification or amendment is either (1) not materially adverse to the payment of any Bond Amount, or (2) in the best interests of the Owners.

ARTICLE V

COVENANTS AND RIGHTS OF THE AUTHORITY

SECTION 501. *General*. The Authority hereby makes the covenants set forth in this Article with the Trustee and with the Owners. The provisions of this Article shall be effective if any Bond Amount is due and payable or is to become due and payable.

SECTION 502. Powers as to Bonds; Protection of any Liens and Pledges. The Authority is duly authorized pursuant to law to adopt the Bond Resolution, to make or create the liens and pledges established by the Bond Resolution, and to authorize and issue the Bonds. The Bonds and the provisions of the Bond Resolution are and will be valid and legal obligations of the Authority and enforceable in accordance with their terms. The Authority shall at all times, to the extent permitted by law, defend, preserve and protect any lien and any pledge made or created pursuant to the Bond Resolution and all the rights of the Owners against all claims and demands of all persons whomsoever.

SECTION 503. *Compliance with Conditions Precedent.* Upon the issuance of any Bond, all conditions, acts and things required by law or by the Bond Resolution to exist, to have happened or to have been performed precedent to or upon the issuance of such Bond shall exist, have happened and have been performed.

SECTION 504. *Tax Covenant*. Notwithstanding any provision herein to the contrary (including any restriction imposed by the Revenue Test), in the event that upon the issuance of a Bond, a Counsel's Opinion is delivered opining to the effect that the interest on such Bond is not included in gross income of the Owner thereof pursuant to the Code, the Authority shall at all times do and perform all acts required by the Code in order to assure that the interest on such Bond shall not be included in gross income of the Owner thereof pursuant to the Code. In order to comply with the covenant made in this Section, an Authorized Officer is hereby authorized to take any action (whether or not expressly authorized or permitted herein) and to omit to take any action (whether or not required by the terms hereof), to the extent permitted by applicable law.

SECTION 505. Asset Covenants. (A) Except funds and investments in any Payment Account and Defeasance Obligations in any Defeasance Account, an asset or property may be acquired (by purchase or exchange) or financed pursuant to the Bond Resolution only if such asset or property constitutes an Asset as defined in Section 101 hereof.

- (B) Subject to the covenant set forth in Section 504, the Authority shall do all such acts as may be reasonably necessary in the sole judgment of the Authority to receive and collect Revenues and to enforce the terms and conditions relating to the Assets.
- (C) The Mortgage securing any Mortgage Loan shall be executed and recorded, or reasonable provisions shall have been made for such recording, all in accordance with the requirements of existing laws.

SECTION 506. Further Assurance. The Authority shall, so far as it may be authorized by law, pass, make, do, execute, acknowledge and deliver, all and every such further resolutions, acts, deeds, conveyances, assignments, transfers and assurances as may be necessary or desirable for the better assuring, conveying, granting, assigning or confirming all and singular the rights, liens and pledges established pursuant to the Bond Resolution.

SECTION 507. *Records*. The Authority shall keep, or cause to be kept, proper books of record and account in which complete and accurate entries shall be made of all its transactions relating to the Bond Resolution and which reflect all Assets, and all of the foregoing shall at all reasonable times be subject to the inspection of the Trustee and the Owners of an aggregate of not less than twenty five percent (25%) of the Bond Obligation or their representatives duly authorized in writing.

SECTION 508. Rights of the Authority. (A) Additional Bonds, Exchange Agreements, Enhancement Agreements and Other Financial Agreements payable from Assets may be issued or executed from time to time pursuant to the Bond Resolution. Except as otherwise expressly provided in or determined pursuant to a Supplemental Bond Resolution in accordance with Section 701 (8), such additional Bonds, Exchange Agreements, Enhancement Agreements and Other Financial Agreements payable from Assets shall be issued or executed on a parity basis with the Outstanding Bonds, shall be secured by the lien and pledge of the Bond Resolution, and shall be payable equally and ratably from the Assets. Such additional Bonds may be issued to refund any Outstanding Bonds or

other obligation of the Authority, whether by payment at maturity or upon redemption or purchase. The Authority expressly reserves the right to adopt one or more other note or bond resolutions and reserves the right to incur or issue other obligations.

(B) Notwithstanding anything to the contrary herein, the Authority may be the Mortgagor with respect to any Mortgage Loan made or financed pursuant to the Bond Resolution. In such an event, the Authority may execute and deliver the Mortgage securing such Mortgage Loan to the Trustee, on behalf of the Owners.

ARTICLE VI

PURCHASE OR REDEMPTION OF BONDS

SECTION 601. Redemption. Bonds issued pursuant to the Bond Resolution, the applicable Written Determinations for which provide for redemption prior to maturity, shall be subject to redemption in accordance with such Written Determinations upon compliance by the Authority and the Trustee with the provisions in this Article. Notwithstanding anything in the Bond Resolution to the contrary, Bonds issued under the 1986 Amended Resolution shall be subject to redemption as provided in the 1986 Amended Resolution, the Series Resolutions and the Prior Written Determinations originally applicable to such Bonds.

SECTION 602. Purchase. In lieu of the redemption of any Bond, the Authority may direct the Trustee in an Officer's Certificate to purchase such Bond from any Owner willing to sell such Bond. In addition, the Authority may at any time direct the Trustee in an Officer's Certificate to purchase, with Assets or other assets of the Authority, any Bond from any Owner willing to sell such Bond. In either case, the purchase price shall be determined by, or in accordance with the directions of, the Authority.

SECTION 603. Notice of Purchase or Redemption to Trustee. The Authority shall direct the Trustee to purchase or redeem Bonds by the delivery to the Trustee of an Officer's Certificate containing such information as the Trustee may reasonably require in order to effect the proposed purchase or redemption. Such Officer's Certificate shall be delivered to the Trustee at such time prior to the date of purchase or prior to the date any notice of redemption must be given to the Owners as shall be reasonably required by the Trustee.

SECTION 604. Selection of Bonds to be Redeemed by Lot. If less than all of the Outstanding Bonds with the same Authority Designations (without regard to bond certificate numbers) and maturity are to be redeemed, the Bonds to be redeemed shall be selected by lot in such manner as the Trustee may determine or shall be selected in such other manner as set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations.

SECTION 605. *Notice of Redemption to Owners*. (A) When the Trustee shall be required or authorized, or shall receive notice from the Authority of its election, to redeem Bonds, the Trustee shall in accordance with the terms and provisions of the Bond Resolution, select the Bonds to be redeemed and shall give notice of the redemption of Bonds to the Owners thereof unless not required by the Written Determinations or Prior Written Determinations. Such notice shall specify the Authority Designations and maturities of the Bonds to be redeemed, the redemption date, the place or places where the Bond Amounts due upon such redemption will be payable, and any letters, numbers or other distinguishing marks necessary to identify the Bonds to be redeemed, including CUSIPs. In the case of a Bond to be redeemed in part only, such notice shall also specify the portion of the principal amount or Maturity Amount, as the case may be, thereof to be redeemed. Such notice of redemption shall further state that on such date there shall become due and payable upon each Bond to be redeemed the Redemption Price thereof, or the Redemption Price of the specified portion of the principal or Maturity Amount, as the case may be, thereof in the case of a Bond to be redeemed in part only, together with interest accrued, if any, to such date, and that from and after such date interest thereon shall cease to accrue.

- (B) Any required notice having been given in the manner provided in this Section, the Bonds or portions thereof called for redemption shall become due and payable on the redemption date and at the Redemption Prices, plus accrued interest.
- (C) Any notice of redemption to an Owner shall be sent, as directed by the Authority, by mail or other means of physical delivery or transmitted by facsimile or other means of electronic delivery to such Owner at his last address, physical or electronic, as set forth in the Registration Books. Such notice shall be sent at such time prior to the date of redemption as shall be set forth in or determined pursuant to the applicable Written Determinations or Prior Written Determinations.
- (D) Notwithstanding anything in this Section to the contrary, in the case of redemption on a Tender Date of any Bond being tendered on such Tender Date, notice of redemption shall not be required to be given to the Owner thereof, unless expressly required by the applicable Written Determinations or Prior Written Determinations.

SECTION 606. Rescission of Notice of Redemption. Notwithstanding anything to the contrary herein, (1) any notice of purchase to the Trustee may be rescinded by the Authority at any time prior to the date of purchase, and (2) any notice of redemption to the Trustee may be rescinded at any time prior to the Trustee's sending of the corresponding notice of redemption to the Owners of the Bonds to be redeemed, and thereafter, prior to the date of redemption, such notice of redemption to the Owner may be rescinded by the Authority with respect to any Bond upon consent to such rescission by the Owner of such Bond.

ARTICLE VII

SUPPLEMENTAL BOND RESOLUTIONS

SECTION 701. Supplemental Bond Resolutions Effective Upon Filing. For any one or more of the following purposes and at any time or from time to time, a resolution of the Authority amending or supplementing the Bond Resolution may be adopted which, upon its filing with the Trustee, shall be fully effective in accordance with its terms:

- (1) To cure any ambiguity, supply any omission, or cure or correct any defect or inconsistent provision in the Bond Resolution;
- (2) To include such provisions as are deemed by an Authorized Officer to be necessary or desirable and are not contrary to or inconsistent with the Bond Resolution as theretofore in effect;
- (3) To add other covenants, agreements, limitations, or restrictions to be observed by the Authority which are not contrary to or inconsistent with the Bond Resolution as theretofore in effect;
 - (4) To add to the rights or privileges of the Owners;
- (5) To surrender any right, power or privilege reserved to or conferred upon the Authority by the Bond Resolution;
 - (6) To comply with any provision of the Code or federal or state law or regulation;
- (7) To modify or amend the Bond Resolution in any respect, subject to satisfaction of the Revenue Test; provided, however, that no such modification or amendment pursuant to this Section 701 (7) shall modify or delete, or shall authorize or permit any deletion or modification of, any of the following: (i) any of the covenants, rights or remedies under Section 504 or Article IX, (ii) the definition of Revenue Test in Section 101, (iii) any requirement for satisfaction of the Revenue Test, (iv) the definition of Defeasance

Obligation in Section 101, (v) the provisions of Sections 103 through 106, Section 701, Section 1007 and Section 1101, (vi) any requirement for notice to or consent, approval or direction of Owners, or (vii) the terms of redemption or the due date or amount of payment of any Bond Amount without the consent of the Owner of such Bond Amount; or

(8) To set forth such amendments to the Bond Resolution as necessary or desirable to provide for the issuance of Bonds or the execution of Exchange Agreements, Enhancement Agreements or Other Financial Agreements payable from Assets (i) on which the payment of the Bond Amounts may be subordinate to the payment of the Bond Amounts with respect to other Bonds, Exchange Agreements, Enhancement Agreements or Other Financial Agreements payable from Assets, (ii) which may have the payment of their Bond Amounts conditional upon the happening of certain events, (iii) which may not be general obligations of the Authority, (iv) which may not be secured by all or any of the Assets, or (v) whose Owners do not have all of the rights or benefits of the other Owners.

SECTION 702. Supplemental Bond Resolutions Effective with Consent of Owners. (A) At any time or from time to time, a resolution may be adopted by the Authority amending, supplementing or eliminating any provision of the Bond Resolution or releasing the Authority from any of the obligations, covenants, agreements, limitations, conditions or restrictions therein contained, but no such resolution shall be effective until after the filing with the Trustee of a copy thereof and unless (1) on the date such resolution becomes effective, no Bond issued prior to the adoption of such resolution remains Outstanding and no Exchange Agreement, Enhancement Agreement or Other Financial Agreement in existence prior to the adoption of such resolution remains payable from Assets, or (2) such resolution is consented to by the Owners in accordance with the provisions of Article VIII.

(B) The provisions of Subsection (A) of this Section shall not be applicable to resolutions of the Authority adopted and becoming effective in accordance with the provisions of Section 701.

SECTION 703. *Restriction on Amendments*. The Bond Resolution shall not be modified or amended except as provided in and in accordance with the provisions of this Article and Article VIII.

SECTION 704. Adoption of Supplemental Bond Resolutions. Any resolution of the Authority referred to and permitted or authorized by Sections 701 or 702 (A) (1) may be adopted by the Authority without the consent of the Owners, but such resolution shall become effective only in accordance with such Sections. Every such resolution so becoming effective shall thereupon form a part of the Bond Resolution.

SECTION 705. *Authorization to Trustee*. The Trustee is hereby authorized to accept the delivery of any resolution of the Authority referred to and permitted or authorized by Sections 701 or 702.

ARTICLE VIII

AMENDMENTS

SECTION 801. *Notice.* Any provision in this Article relating to the mailing, giving or sending of a notice or other document to an Owner shall be fully complied with if such notice or other document is sent or transmitted, at the Authority's discretion, by mail or other means of physical delivery, or by facsimile or other electronic means to such Owner at his last address, physical or electronic, set forth in the Registration Books.

SECTION 802. *Powers of Amendment*. Any consent to a resolution required by Section 702 (A) (2) shall be deemed given if the Owners of more than sixty percent (60%) of the Bond Obligation (as of the Record Date for such consent) responding to the request for consent described in Section 803 shall so consent within such time period as shall be established (and as may be extended) by the Authority. If, however, such resolution will, by its terms, not take effect so long as certain Bonds shall remain Outstanding, or shall not affect certain Owners, the consent

of such Owners shall not be required or recognized and such Bonds shall not be deemed to be Outstanding for the purpose of any calculation of the Bond Obligation under this Section. No such resolution shall permit a change in the terms of redemption or in the due date or amount of payment of any Bond Amount without the consent of the Owner of such Bond Amount or lower the percentage of Owners required for consent hereunder.

SECTION 803. Consent of Owners. (A) Any resolution of the Authority adopted in accordance with the provisions of Sections 702 (A) (2) and 802 shall take effect when and as provided in this Section. A copy of such resolution (or brief summary thereof or reference thereto), together with a request to Owners to indicate whether they consent or do not consent to such resolution, shall be sent to such Owners. Such resolution shall not be effective unless and until, and shall take effect in accordance with its terms when, (1) there shall have been filed with the Trustee the written consents of Owners specified in Section 802, and (2) a notice shall have been given as hereinafter in this Section provided.

- (B) Each such consent shall be effective only if accompanied by proof of the ownership, as of the applicable Record Date, of the Bonds with respect to which such consent is given, which proof shall be such as is permitted by Section 1103. A certificate or certificates by the Trustee filed with the Trustee that it has examined such proof and that such proof is sufficient under the provisions of Section 1103 shall be conclusive that the consents have been given by the Owners of the Bonds described in such certificate or certificates of the Trustee. Notwithstanding the provisions of Section 1103, any such consent may, if permitted by the Authority, be revoked in writing by the Owner of such Bond giving such consent prior to the effectiveness thereof.
- (C) At any time subsequent to the expiration of the time period during which Owners of the required percentage of the Bond Obligation shall have filed their consents to such resolution, the Trustee shall make and file with the Authority a written statement that such Owners have filed and given such consents. Such written statement shall be conclusive that such consents have been so filed and have been given.
- (D) Subsequent to the date on which the written statement of the Trustee provided for in Subsection (C) of this Section is filed, a notice stating in substance that such resolution has been consented to by such Owners and will be effective as provided in this Section shall be mailed, sent or given to such Owners. A record, consisting of the papers required or permitted by this Section to be filed with the Trustee, shall be proof of the matters therein stated. Such resolution shall be deemed conclusively binding upon the Authority, the Trustee and all Owners at the expiration of ten (10) days after the filing with the Trustee of proof of the mailing or other delivery of such last-mentioned notice.

SECTION 804. *Modification of Bonds*. If the Authority shall so determine, new Bonds, as modified in such manner as in the opinion of an Authorized Officer of the Authority is necessary to conform to action provided for in this Article, shall be prepared and delivered to the Trustee.

ARTICLE IX

REMEDIES ON DEFAULT

SECTION 901. *Powers of Trustee*. The Authority hereby vests in the Trustee, in trust for the benefit of the Owners and in addition to all its rights, powers and duties set forth in any other provision of the Bond Resolution, the rights, powers and duties set forth in this Article.

SECTION 902. *Events of Default*. Each of the following shall constitute an "Event of Default" under the Bond Resolution:

(1) a Bond Amount shall become due on any date and shall not be paid by the Authority to either the Trustee or party due such Bond Amount on said date; or

- (2) a default shall be made in the observance or performance of any covenant, contract or other provision of the Bonds or Bond Resolution, and such default shall continue for a period of ninety (90) days after written notice to the Authority from Owners of twenty-five percent (25%) of the Bond Obligation or from the Trustee specifying such default and requiring the same to be remedied; or
- (3) there shall be filed by or against the Authority as debtor a petition in bankruptcy (or other commencement of a bankruptcy or similar proceeding) under any applicable law or statute now or hereafter in effect.

SECTION 903. Enforcement by Trustee. (A) Upon the occurrence and continuance of an Event of Default described in Section 902 (1), the Trustee in its own name and as trustee of an express trust, on behalf and for the benefit and protection of the Owners, may, after notice to the Authority, proceed, or upon the written request of the Owners of not less than twenty-five percent (25%) of the Bond Obligation with respect to which such Event of Default has happened, shall proceed, subject to the provisions of Section 1002, to protect and enforce its rights and, to the full extent that the Owners themselves might do, the rights of such Owners under applicable law or under the Bond Resolution by such suits, actions or proceedings in equity or at law, either for the specific performance of any covenant or contract contained herein or in aid or execution of any power herein granted or for any legal or equitable remedy as the Trustee shall deem most effectual to protect and enforce the rights aforesaid.

(B) Upon the occurrence and continuance of an Event of Default described in any of the clauses of Section 902, the Trustee in its own name and as trustee of an express trust, on behalf and for the benefit and protection of all Owners, may, after notice to the Authority, proceed, or upon the written request of the Owners of not less than twenty-five percent (25%) of the Bond Obligation shall proceed, subject to the provisions of Section 1002, to protect and enforce its rights and, to the full extent that the Owners themselves might do, the rights of such Owners under applicable law or under the Bond Resolution by such suits, actions or proceedings in equity or at law, either for the specific performance of any covenant or contract contained herein or in aid or execution of any power herein granted or for any proper legal or equitable remedy as the Trustee shall deem most effectual to protect and enforce the rights aforesaid.

SECTION 904. Representation of Owners by Trustee. The Trustee is hereby appointed (and the Owners shall be conclusively deemed to have so appointed the Trustee and to have mutually covenanted and agreed, each with the other, not to revoke such appointment) the true and lawful attorney-in-fact of the Owners with power and authority, at any time in its discretion:

- (1) Pursuant to the Bond Resolution or the Act or any other law and subsequent to the occurrence and continuance of an Event of Default, (a) by action in lieu of mandamus or other prerogative writ or by other suit, action or proceeding in equity or at law, to enforce all rights of the Owners including the right to require the Authority to fulfill its obligations with respect to the Bond Resolution, (b) to bring suit upon the Bonds, (c) by action or suit in equity, to require the Authority to account as if it were a trustee of an express trust for the Owners, or (d) by action or suit in equity, to enjoin any acts or things which may be unlawful or in violation of the rights of the Owners; and
- (2) To make and file in any bankruptcy or similar proceeding either in the respective names of the Owners or on behalf of all the Owners as a class, any proof of debt, amendment of proof of debt, petition or other document, to receive payment of any sums becoming distributable to the Owners, and to execute any other papers and documents and do and perform any and all such acts and things as may be necessary or advisable in the opinion of the Trustee in order to have the respective claims of the Owners against the Authority allowed in any bankruptcy or other proceeding.

SECTION 905. Limitation on Powers of Trustee. Nothing in the Bond Resolution shall be deemed to give power to the Trustee either as such or as attorney-in-fact of the Owners to vote the claims of the Owners in any bankruptcy proceeding or to accept or consent to any plan or reorganization, readjustment, arrangement or composition or other like plan, or by other action of any character to waive or change any right of any Owner or to give

consent on behalf of any Owner to any modification or amendment of the Bond Resolution requiring such consent or to any resolution requiring such consent pursuant to the provisions of Article VII or Article VIII.

SECTION 906. Action by Trustee. (A) All rights of action under the Bond Resolution or upon any of the Bonds, enforceable by the Trustee, may be enforced by the Trustee without the possession of any of the Bonds, or the production thereof in the trial or other proceedings relative thereto, and any such suit, action or proceeding instituted by the Trustee may be brought in its name for the benefit of the Owners, subject to the provisions of the Bond Resolution.

- (B) In the enforcement of any rights under the Bond Resolution, the Trustee shall be entitled to sue for, enforce payment of and to receive any and all Bond Amounts then or during any Event of Default becoming, and at any time remaining, due and unpaid to the Owners thereof, together with interest on such overdue Bond Amounts at the applicable Federal Funds Rate and any and all costs and expenses of collection and of all proceedings hereunder, without prejudice to any other right or remedy of the Trustee or of the Owners, and to recover and enforce judgment or decree against the Authority for any portion of such Bond Amounts due and remaining unpaid together with interest at the applicable Federal Funds Rate and all costs and expenses as aforesaid, and to collect in any manner provided by law, the moneys adjudged or decreed to be payable.
- (C) In any action, suit or other proceeding by the Trustee pursuant to this Section, the fees and expenses of the Trustee and its counsel allowed by a court of competent jurisdiction, shall be a first lien on the Assets.

SECTION 907. Accounting, and Examination of Records after Default. The Authority covenants with the Trustee that, if an Event of Default shall have occurred and shall not have been remedied, (1) the books of record and account of the Authority and all records relating to the Bond Resolution and the Program shall at all reasonable times be subject to the inspection and use of the Trustee and of its agents and attorneys, and (2) the Authority, whenever the Trustee shall reasonably demand, will account, as if it were the trustee of an express trust, for all Assets.

SECTION 908. Restriction on Owner's Action. (A) No Owner shall have any right to institute any suit, action or proceeding in equity or at law for the enforcement of any provision of the Bond Resolution or for the execution of any trust hereunder or for any other remedy hereunder, unless (1) (a) such Owner previously shall have given to the Authority and the Trustee written notice of the Event of Default on account of which such suit, action or proceeding is to be instituted, (b) after the occurrence of such Event of Default, written request shall have been made of the Trustee to institute such suit, action or proceeding by the Owners of not less than twenty-five percent (25%) of the Bond Obligation or, if such Event of Default is an Event of Default set forth in Section 902 (1), by the Owners of not less than twenty-five percent (25%) of the Bond Obligation with respect to which such Event of Default has happened, and there shall have been offered to the Trustee security and indemnity satisfactory to it against the costs and liabilities to be incurred therein or thereby, and (c) the Trustee shall have refused or neglected to comply with such request within a reasonable time, or (2) (a) such Owner previously shall have obtained the written consent of the Trustee to the institution of such suit, action or proceeding, and (b) such suit, action or proceeding is brought for the ratable benefit of all Owners subject to the provisions of the Bond Resolution.

(B) No Owner shall have any right in any manner whatever by his action to affect, disturb or prejudice the pledge of Assets hereunder, or, except in the manner and on the conditions in this Section provided, to enforce any right or duty hereunder.

SECTION 909. Application of Assets after Default. (A) All Assets collected by the Trustee pursuant to this Article shall, unless otherwise directed by a court of competent jurisdiction, be held in trust by the Trustee for the benefit of the Owners, and shall be applied in a manner determined by the Trustee to comply with the terms of the Bond Resolution.

(B) In the event that the Assets held by the Authority or Trustee shall be insufficient for the payment of Bond Amounts as such become due and payable, such Assets shall be applied to the payment to the Owners entitled thereto of all Bond Amounts which shall have become due and payable, ratably, according to the amounts due and payable, without any discrimination or preference unless otherwise expressly provided in or determined pursuant to the Bond Resolution.

SECTION 910. Remedies Not Exclusive. No remedy by the terms of the Bond Resolution conferred upon or reserved to the Trustee or to Owners is intended to be exclusive of any other remedy, but each and every such remedy shall be cumulative and shall be in addition to any other remedy given hereunder or now or hereafter existing at law or in equity or by statute, except as provided in Section 908.

SECTION 911. Control of Proceedings. In the case of an Event of Default, the Owners of a majority of the Bond Obligation, shall have the right, subject to the provisions of Section 908, by an instrument in writing executed and delivered to the Trustee, to direct the time, method and place of conducting any proceeding for any remedy available to the Trustee, or exercising any trust or power conferred upon the Trustee; provided, however, that the Trustee shall have the right to decline to follow any such direction if the Trustee shall be advised by counsel that the action or proceeding so directed may not lawfully be taken, or if the Trustee in good faith shall determine that the action or proceeding so directed would involve the Trustee in personal liability or be unjustly prejudicial to Owners not parties to such direction.

SECTION 912. Effect of Waiver and Other Circumstances. No delay or omission of the Trustee or of any Owners to exercise any right or power accruing upon any default shall impair any such right or power or shall be construed to be a waiver of any such default, or acquiescence therein, and every right, power and remedy given by the Bond Resolution to them or any of them may be exercised from time to time and as often as may be deemed expedient by the Trustee or, in an appropriate case, by the Owners. In case the Trustee shall have proceeded to enforce any right under the Bond Resolution, and such proceedings shall have been discontinued or abandoned for any reason, or shall have been determined adversely to the Trustee, then and in every such case the Authority and the Trustee will be restored to their former positions and rights hereunder with respect to all rights, remedies and powers of the Trustee, which shall continue as if no such proceedings had been taken.

SECTION 913. *Right to Enforce Payment of Bond Amounts Unimpaired*. Nothing in this Article shall affect or impair the right of any Owner to enforce the payment of any Bond Amount due such Owner.

ARTICLE X

THE TRUSTEE

SECTION 1001. Appointment and Acceptance of Duties. Any Trustee hereunder must be (1) a bank, trust company or national banking association, having trust powers, or (2) with the prior approval of its Commissioners, the Authority. As of the date of adoption of this Restated Bond Resolution, the Trustee is SunTrust Bank, Atlanta, Georgia. The rights, responsibilities and duties of the Trustee under the Bond Resolution are hereby vested in said Trustee in trust for the benefit of the Owners. Any successor Trustee shall signify its acceptance of the duties and obligations imposed upon it by the Bond Resolution by executing and delivering to the Authority a written instrument of acceptance thereof.

SECTION 1002. Limited Liability of Trustee. The External Trustee shall not be liable in connection with the performance of its duties and responsibilities hereunder except for its own negligence or default. The recitals of fact herein and in the Bonds shall be taken as the statements of the Authority, and the External Trustee assumes no responsibility for the correctness of the same. The External Trustee makes no representations as to the validity or sufficiency of the Bond Resolution or of any Bonds issued thereunder or in respect of the security afforded by

the Bond Resolution, and the External Trustee shall not incur any responsibility in respect thereof. The External Trustee shall not be under any responsibility or duty with respect to Assets except to the extent such Assets are paid to the External Trustee in its capacity as Trustee, or the application of any such Assets paid or distributed to the Authority or others in accordance with the Bond Resolution. The External Trustee shall be under no obligation or duty to perform any act which would involve it in expense or liability or to institute or defend any action or suit in respect of the Bond Resolution or Bonds, or to advance any of its own moneys, unless properly indemnified.

SECTION 1003. Evidence on which Trustee May Act. The External Trustee shall be protected in acting upon any notice, resolution, request, consent, order, certificate, opinion, bond, or other paper or document believed by it to be genuine, and to have been signed or presented by the proper party or parties. The External Trustee may consult with counsel, who may or may not be of counsel to the Authority, and may request an opinion of counsel as a condition to the taking or suffering of any action hereunder, and the opinion of such counsel shall be full and complete authorization and protection in respect of any action taken or suffered by it hereunder in good faith and in accordance therewith. Whenever the External Trustee shall deem it necessary or desirable that a fact or matter be proved or established prior to taking or suffering any action hereunder, such fact or matter (unless other evidence in respect thereof be herein specifically prescribed) may be deemed to be conclusively proved and established by an Officer's Certificate stating the same, and such Officer's Certificate shall be full warrant for any action taken or suffered in good faith under the provisions of the Bond Resolution upon the faith thereof. Except as otherwise expressly provided herein, any request, order, notice or other direction required or permitted to be furnished pursuant to any provision hereof by or on behalf of the Authority to the External Trustee shall be sufficiently executed if executed by an Authorized Officer.

SECTION 1004. Compensation and Expenses. Unless otherwise set forth in a contract between the Authority and the External Trustee, the Authority shall pay to the External Trustee from time to time reasonable compensation for all services rendered by it hereunder, and also reimbursement for all its reasonable expenses, charges, and legal fees and other disbursements and those of its attorneys, agents and employees, incurred in and about the performance of its powers and duties hereunder.

SECTION 1005. Certain Permitted Acts. The External Trustee may become the Owner of or may deal in Bonds and may be a party to any agreement or transactions related to the Bonds as fully and with the same rights it would have if it were not the External Trustee. To the extent permitted by law, the External Trustee may act as depository for, and permit any of its officers or directors to act as a member of, or in any other capacity with respect to, any committee formed to protect the rights of Owners or to effect or aid in any reorganization growing out of the enforcement of the Bonds or the Bond Resolution, whether or not any such committee shall represent the Owners of a majority of the Bond Obligation.

SECTION 1006. *Resignation*. Unless otherwise provided by contract between an External Trustee and the Authority, the Trustee may at any time resign and be discharged of its duties and obligations created by the Bond Resolution by giving not less than ninety (90) days' written notice to the Authority. Such resignation shall take effect upon the day specified in such notice unless previously a successor shall have been appointed by the Authority as herein provided, in which event such resignation shall take effect immediately on the effective date of the appointment of such successor. Notwithstanding anything in the Bond Resolution to the contrary, the resignation of the Trustee shall not take effect until a successor Trustee shall have been appointed and shall have accepted its duties and obligations as of the effective date of such resignation.

SECTION 1007. *Removal*. Any Trustee may be removed at any time by the Owners of a majority of the Bond Obligation by an instrument or concurrent instruments in writing signed and duly acknowledged by such Owners or by their attorneys duly authorized in writing and delivered to the External Trustee, if any, and to the Authority. The Authority may remove any External Trustee at any time, except during the existence and continuance of an Event of Default. In the event of the occurrence and continuance of an Event of Default and in the event that the Authority is serving in the capacity of the Trustee, the Authority shall immediately appointment

a successor Trustee or shall, or any Owner may, petition a court of competent jurisdiction to appoint a successor Trustee, and the Authority shall resign as Trustee as of the effective date of the appointment of such successor Trustee. No Trustee shall be removed unless, on or prior to the effective date of removal of the Trustee, the Owners, the Authority or a court of competent jurisdiction, as the case may be, shall have appointed a successor Trustee and such successor Trustee shall have accepted its duties and obligations hereunder as of the effective date of such removal. Any successor Trustee shall have the qualifications set forth in Section 1001.

SECTION 1008. Transfer of Rights and Property to Successor Trustee. Any successor Trustee appointed hereunder shall execute, acknowledge and deliver to the Authority, an instrument accepting such appointment, and on the effective date thereof, such successor Trustee, without any further act, deed or conveyance, shall become the Trustee under the Bond Resolution. Upon the effective date of any appointment of a successor Trustee, the predecessor Trustee shall immediately pay over, assign and deliver to the successor Trustee any property held by it pursuant to the terms of the Bond Resolution, including the Registration Books and any Assets. Upon the written request of the Authority or of the successor Trustee, the predecessor Trustee shall execute, acknowledge and deliver any instruments of conveyance and further assurance and do such other things as may reasonably be required to effect the transfer of all right, title and interest of the predecessor Trustee in and to any property previously held by it pursuant to the terms of the Bond Resolution. Should any deed, conveyance or instrument in writing from the Authority be required by such successor Trustee for more fully and certainly vesting in and confirming to such successor Trustee any such Assets, estates, properties, rights, powers and duties, any and all such deeds, conveyances and instruments in writing shall, on request, and so far as may be authorized by laws, be executed, acknowledged and delivered by the Authority.

SECTION 1009. *Merger or Consolidation*. Any company into which the Trustee may be merged or converted or with which it may be consolidated or any company resulting from any merger, conversion or consolidation to which it shall be a party or any company to which such Trustee may sell or transfer all or substantially all of its corporate trust business (provided such company shall be a bank or trust company or national banking association which is qualified to be a successor to such Trustee and shall be authorized by law to perform all the duties imposed upon it by the Bond Resolution) shall be the successor to such Trustee without the execution or filing of any paper or the performance of any further act.

SECTION 1010. *Authority as Trustee*. Any notice, consent, resolution, opinion or other document required hereunder to be given, filed or delivered by the Authority to the Trustee or by the Trustee to the Authority shall, if the Authority is serving in the capacity of the Trustee, be considered so given, filed or delivered upon the Authority's generation of such notice, consent, resolution, opinion or other document.

ARTICLE XI

MISCELLANEOUS

SECTION 1101. *Defeasance*. (A) If (1) Defeasance Obligations shall have been deposited in a Defeasance Account, (2) the principal of and interest on such Defeasance Obligations at maturity, without reinvestment, shall be sufficient, in the determination of an Authorized Officer, to pay all Bond Amounts when due at maturity or upon earlier redemption with respect to a Bond and all fees and expenses of the Trustee with respect to such Defeasance Account, and (3) any notice of redemption, if applicable, shall have been given to the Owner thereof or provisions satisfactory to the Trustee shall have been made for the giving of such notice, then notwithstanding any other provision of the Bond Resolution to the contrary, the Owner of such Bond shall no longer have a lien on, or the benefit of a pledge of, the Assets. If the foregoing requirements shall have been satisfied with respect to all Outstanding Bonds and no Enhancement Agreement, Exchange Agreement or Other Financial Agreement remains payable from Assets, then the lien, pledge, covenants, agreements and other obligations under the Bond Resolution shall, at the election of the Authority, be discharged and satisfied, and the Trustee shall thereupon deliver to the Authority all Assets held by it.

- (B) Defeasance Obligations shall not be Assets and shall be unavailable for payment to Owners other than the Owners of the Bond Amounts with respect to which such Defeasance Obligations shall have been deposited by the Authority in the applicable Defeasance Account. The Owners of such Bond Amounts so deposited shall have a lien on, and the benefit of the pledge of, the Defeasance Obligations in such Defeasance Account and shall look only to such Defeasance Obligations for payment.
- (C) No Defeasance Obligation shall be withdrawn from any Defeasance Account other than to pay, when due, the applicable Bond Amounts or the fees and expenses of the Trustee with respect to such Defeasance Account. If any Defeasance Obligation remains in a Defeasance Account subsequent to the payment of all the applicable Bond Amounts and all fees and expenses of the Trustee with respect to such Defeasance Account have been paid, such Defeasance Obligations shall be transferred to the Authority free of any lien or pledge of the Bond Resolution.
- (D) For the purpose of this Section, interest on any Bond on which the interest is or may be payable at a variable rate shall be calculated at the maximum interest rate (or, if none, the estimated maximum interest rate as determined by an Authorized Officer in an Officer's Certificate) payable on such Bond.
- (E) Cash on deposit in a Defeasance Account shall, upon the direction of an Authorized Officer, be invested by the Trustee in Defeasance Obligations or any repurchase agreement fully collateralized, as determined by an Authorized Officer, by any Defeasance Obligations.

SECTION 1102. Escheat. Notwithstanding any provision herein to the contrary, any Bond Amount held in a Payment Account or Defeasance Account which remains unclaimed for a period of six (6) years subsequent to the date such Bond Amount was due and payable shall be paid by the Trustee to the Authority free of the trust created by the Payment Account or Defeasance Account and free of any lien or pledge of the Bond Resolution, and thereafter the Owner of such Bond Amount shall look only to the Authority for the payment thereof. If any of the provisions of this Section 1102 shall conflict or be inconsistent with any applicable provisions of law, the applicable provisions of law shall control.

SECTION 1103. Evidence of Signatures of Owners. (A) Any request, consent, revocation of consent, assignment or other instrument which the Bond Resolution may require or permit to be signed and executed by Owners may be in one or more instruments of similar tenor, and shall be signed or executed by such Owners in person or by their attorneys duly authorized in writing. Proof of (1) the execution of any such instrument or of an instrument appointing or authorizing any such attorney, or (2) ownership by the Owner of any Bond or Bond Amount shall be sufficient for any purpose of the Bond Resolution if made in the following manner or in any other manner satisfactory to the Trustee and the Authority:

- (a) The fact and date of such execution or ownership may be proved (1) by the acknowledgment of such execution by a witness, who may be required by the Trustee or the Authority to be a notary public, or (2) by the certificate, which need not be acknowledged or verified, of an officer of a bank, trust company or financial firm or corporation (including members of the National Association of Securities Dealers, Inc.) satisfactory to the Trustee that the person signing such instrument acknowledged to such bank, trust company, firm or corporation the execution thereof.
- (b) The authority of a person or persons to execute any such instrument on behalf of a corporate Owner may be established without further proof if such instrument is signed by a person purporting to be the president, vice-president or other authorized officer of such corporation.

The Authority or the Trustee may in their discretion require further or other proof in cases where they deem the same desirable.

- (B) Any request, consent or other instrument executed by the Owner of any Bond shall bind all future Owners of such Bond with respect to anything done or suffered to be done hereunder by the Authority or the Trustee in accordance therewith.
- (C) Each Owner may elect to give consent or not give consent with respect to each Authorized Denomination of Bonds owned by such Owner.

SECTION 1104. *Record Dates*. The Trustee shall establish such Record Date(s), which the Authority may require to be subject to its prior approval, for the purposes of determining the Owner of any Bond or Bond Amount or determining the Owners who are eligible to give their consent or who are to receive notices of certain events under the Bond Resolution or who may exercise certain rights under the Bond Resolution.

SECTION 1105. *Exclusion of Bonds*. Bonds which are owned by the Authority and which have not been cancelled by the Trustee shall be excluded and shall not be deemed Outstanding for the purpose of any consent or other action or any calculation of Bond Obligation under Section 507 and Articles VIII, IX and X.

SECTION 1106. Preservation and Inspection of Documents. All reports, resolutions, certificates, statements, and other documents received by the Trustee with respect to the Bond Resolution shall be retained in its possession and shall be available at all reasonable times to the inspection of the Authority or the Owners of an aggregate of not less than twenty-five percent (25%) of the Bond Obligation or their agents or representatives duly authorized in writing, any of whom may make copies thereof, but any such reports, resolutions, certificates, statements or other documents may, at the election of the Trustee, be destroyed or otherwise disposed of at any time six years subsequent to such date as any and all liens and pledges and all covenants, agreements and other obligations of the Authority with respect to the Bond Resolution shall be discharged as provided in Section 1101.

SECTION 1107. *No Recourse*. No recourse shall be had for the payment of any Bond Amount or for any claim based thereon or on the Bond Resolution or the 1986 Amended Resolution or on any other agreement, instrument, certificate or opinion relating to any Bond against any current or former Commissioner, Authorized Officer or employee of the Authority, the Trustee or its officers or employees, or any person executing a Bond.

SECTION 1108. Effective Date. This Restated Bond Resolution shall be effective upon the satisfaction of the condition in Section 803(A)(1) of the 1986 Amended Resolution or the condition in Section 803(A)(2) of the 1986 Amended Resolution, whichever occurs first, and upon satisfaction of the other requirements specified in Sections 803, 805 and (in the case of satisfaction of the condition in Section 803(A) (2) of the 1986 Amended Resolution) 903 of the 1986 Amended Resolution.

Set forth below is the proposed form of the Approving Opinion of Hunton & Williams LLP, Bond Counsel for the Offered Certificates. Such opinion is subject to change prior to the delivery of the Offered Certificates.

Virginia Housing Development Authority Richmond, Virginia

Commissioners:

We have examined a record of proceedings relating to the issuance of \$162,008,189 of Commonwealth Mortgage Bond Pass-Through Certificates, 2008 Series B (the "Offered Certificates"), by the Virginia Housing Development Authority (the "Authority"), a political subdivision of the Commonwealth of Virginia (the "Commonwealth") created by the Virginia Housing Development Authority Act, being Chapter 1.2 of Title 36 of the Code of Virginia, 1950, as amended (the "Act"), and organized and existing under the Act and other laws of the Commonwealth.

The Offered Certificates are authorized to be issued pursuant to the Act and a resolution of the Authority adopted July 15, 1986, entitled "A Resolution Providing for the Issuance of Commonwealth Mortgage Bonds of the Virginia Housing Development Authority and for the Rights of the Owners Thereof" as amended and supplemented to the date hereof (the "Resolution"); a resolution of the Authority adopted January 17, 2007, entitled "Bond Limitations Resolution" (the "Bond Limitation Resolution"); and the Written Determinations of an Authorized Officer of the Authority dated April 7, 2008, executed and delivered in accordance therewith. Such Written Determinations, the Bond Limitations Resolution and the Resolution are collectively herein referred to as the "Bond Resolution." The Offered Certificates are authorized to be issued pursuant to the Resolution for the purpose of providing funds to carry out the Authority's Program of making Mortgage Loans. All capitalized terms used herein and not otherwise defined have the meanings set forth in the Bond Resolution.

Based upon the foregoing, we are of the opinion that:

- 1. Under the Constitution and laws of the Commonwealth, the Act is valid and the Authority has been duly created and validly exists as a political subdivision with such political and corporate powers as set forth in the Act with lawful authority, among other things, to carry out the Program of making Mortgage Loans, to provide funds therefor and to perform its obligations under the terms and conditions of the Bond Resolution.
- 2. The Bond Resolution has been duly adopted by the Authority, is valid and binding upon the Authority and is enforceable in accordance with its terms.
- 3. The Offered Certificates are valid and legally binding general obligations of the Authority secured by a pledge in the manner and to the extent set forth in the Resolution and are entitled to the equal benefit, protection and security of the provisions, covenants and agreements of the Resolution. The Resolution creates a valid pledge of, and the lien that it purports to create upon, the Assets held or set aside or to be held and set aside pursuant to the Resolution, subject only to the provisions of the Resolution permitting the use and payment thereof for or to the purposes and on the terms and conditions set forth in the Resolution.

The foregoing opinion is qualified to the extent that the enforceability of the Offered Certificates and the Bond Resolution may be limited by bankruptcy, moratorium or insolvency or other laws affecting creditors' rights or remedies generally and is subject to general principles of equity (regardless of whether such enforceability is considered in a proceeding in equity or at law).

Our services as bond counsel to the Authority have been limited to delivery of the foregoing opinion based upon our review of such proceedings and documents as we deem necessary to approve the validity of the Offered Certificates and the Bond Resolution. We express no opinion herein as to the financial resources of the Authority, the adequacy of the Assets pledged to payment of the Offered Certificates, the ability of the Authority to provide for the payment of the Offered Certificates, the yield to be realized by owners of the Offered Certificates, or the accuracy or completeness of any information that may have been relied on by anyone in making a decision to purchase the Offered Certificates, including the Authority's Preliminary Offering Circular for the Offered Certificates dated March 26, 2008 and its Offering Circular for the Offered Certificates dated April 7, 2008.



No dealer, broker, salesman or other person has been authorized by us or the Dealer to give any information or to make any representations other than those contained herein and, if given or made, such other information or representations must not be relied upon as having been authorized. There shall not be any offer to sell or the solicitation of an offer to buy, nor shall there be any offer, solicitation or sale of the Offered Certificates in any jurisdiction in which it is unlawful to make such offer, solicitation or sale. Information set forth herein has been furnished by us and other sources which are believed to be reliable but is not guaranteed as to accuracy or completeness by the Dealer.

TABLE OF CONTENTS

<u>Page</u>
Reference Sheet
The Offered Certificates4
Risk Factors5
Description of the Offered Certificates8
Ratings11
<i>Tax Matters</i> 12
Legal Matters and Continuing Disclosure 13
Sale13
Litigation13
Legal Investment13
General Matters14
Security14
Revenue Test; Limited Operating Covenants20
<i>The Program</i> 20
The Authority
Summary of Certain Provisions of the General Bond Resolution30
Index of Principal Definitions35
Miscellaneous35
Appendix
Mortgage Insurance PoliciesA
DTCB
Our Financial Statements C
Continuing Disclosure AgreementD
General Bond Resolution E
Opinion of Hunton & Williams LLP F

\$162,008,189

Commonwealth Mortgage Bonds Pass-Through Certificates 2008 Series B

U.S. Bank National Association

Trustee

OFFERING CIRCULAR

Virginia Housing Development Authority

Issuer

April 7, 2008