CALIFORNIA HEALTH FACILITIES FINANCING AUTHORITY

Resolution No. 2005-03

Execution of Certain Consents and Amendments to Authority Bond Documents

February 24, 2005

BACKGROUND:

Previous Authority resolutions have not specifically delegated authority to perform a number of functions. For example, the resolution approving the Adventist Health 2002 bond financing stated:

"The officers of the Authority and the Treasurer, and any Deputy to the Chairman, are hereby authorized and directed, jointly and severally, to do any and all things and to execute and deliver any and all documents which they deem necessary or advisable in order to consummate the issuance, sale and delivery of the Bonds and otherwise to effectuate the purposes of this Resolution and the transactions contemplated hereby."

This proposed resolution, No. 2005-03, would specifically authorize the Executive Director (or Deputy Executive Director) to execute certain amendments and other transactions, approve substitute credit and substitute liquidity facilities, and approve the replacement of certain agents performing designated functions under existing bond documents, under the following conditions ("Conditions of Approval"):

The requested action must:

- be made pursuant to and in accordance with the terms of the applicable bond documents which were previously approved by the Authority;
- be consistent with such bond documents; and
- not require bondholder consent pursuant to the terms of the bond documents.

Additional conditions of approval, as appropriate, are specified in each section below.

Amendments and other transactions

Authority staff asks that the Executive Director (or Deputy Executive Director) be delegated the authority to execute any written instrument (under the conditions of approval listed below) that is:

- required by the bond documents, or
- necessary to effectuate any liquidity or credit facility substitution, or
- is included in the listing of amendments or other transactions listed below.

Additional Conditions of Approval:

In addition to the general Conditions of Approval, a bond document amendment may be executed, provided that:

- the Authority is provided with an opinion of bond counsel that complies with the terms of the applicable bond documents and, if not otherwise required, provides that the bond document amendment does not, in and of itself, cause the interest on the bonds to be includable in gross income for federal income tax purposes, and
- the amendment does not provide for any additional material duties of, or material costs to, the Authority.

Listing of permitted amendments and other transactions:

- (i) to add to the covenants and agreements of the Participating Health Institution or of the provider of any Facility Substitution,
- (ii) to assign or pledge additional security for any of the applicable bonds,
- (iii) to cure any ambiguity, inconsistency or omission or supplement any defective provision,
- (iv) to permit the qualification of any indenture or supplemental indenture under the Trust Indenture Act of 1939, or any similar federal statute,
- (v) to provide for any additional procedures, covenants or agreements necessary to maintain the tax-exempt status of interest on the applicable bonds,
- (vi) to modify or eliminate the book-entry registration system for any of the applicable bonds,

- (vii) to provide for the appointment of a co-trustee or the succession of a new trustee, tender agent or remarketing agent authorized pursuant to the terms of the Bond Document; or
- (viii) to provide for an extension of a liquidity facility or the provision of an alternate liquidity facility which meets the terms of the bond documents.

Facility substitutions

Authority staff asks that the Executive Director (or Deputy Executive Director) be delegated the authority to approve a credit or liquidity facility substitution.

In addition to the general Conditions of Approval, a substitution may be executed, provided that:

- it does not, in and of itself, result in a lower or withdrawn rating on the bonds, and
- the Authority is provided with a bond counsel opinion that complies with the terms of the bond documents and provides that the substitution, in and of itself, does not cause the interest on the bonds to be includable in gross income for federal income tax purposes.

Replacement of agents

Authority staff asks that the Executive Director (or Deputy Executive Director) be delegated the authority to approve an agent replacement.

In addition to the general Conditions of Approval, a replacement may be executed, provided that:

- it does not result in any additional cost to the Authority, and
- (with respect to replacement of a remarketing agent, broker-dealer, or market agent): the agent is listed on the State Treasurer's list of approved underwriters, and
- (with respect to replacement of any other agent): the agent has satisfactorily served in the same capacity in relation to Authority or State of California bonds within the past five years.

Staff Recommendation: Staff recommends that the Authority approve a resolution specifically delegating authority to effect amendments and other transactions, facility substitutions, and agent replacements, all as detailed in the attached Resolution.