# CALIFORNIA EDUCATIONAL FACILITIES AUTHORITY BOND FINANCING PROGRAM

## EXECUTIVE SUMMARY

Facility Type:	University of San Francis ("USF") 2130 Fulton St. San Francisco, CA 94117 San Francisco County Private University San Francisco County Western Association of S	Date Requested: Resolution Number:	November 13, 2018
parking facilities and a refund all or a portion 2011 bonds is exper \$1.3 million or 3.9%,	related improvements to c n of the outstanding CEI cted to provide USF wi under current market con ed interest on the tax-exer	for the construction of stud ampus infrastructure. Procee FA Series 2011 Bonds. Refe th a net present value sav ditions. Additionally, procee npt bonds and the cost of iss	eds will also be used to unding the outstanding ings of approximately ds will be used to fund
Credit E	offeri nhancement: None redit Rating: A2 (M	rate tax-exempt and taxable, n ng oody's) ree Exhibit 1 to identify possible co	
around the campus r	neighborhood. The new	ous student housing will redu residence hall will also feat s a near-zero emissions profil	are a microturbine co-
in review. USF's b	alance sheet appears to	reflects positive operating res exhibit financial soundness pro forma debt service covera	s with an increase of
Estimated Sources of	of Funds:	Estimated Uses of Funds	<u>s:</u>
Par Amount Premium	\$178,000,000 12,350,124	Project Fund Refunding Escrow Capitalized Interest	\$140,000,000 35,500,380 13,094,214
Total Estimated S	ources <u>\$190,350,124</u>	Financing Costs Total Estimated Uses	<u>1,755,530</u> <u>\$190,350,124</u>
		ewed the Eligibility, Legal 1 mentation satisfies the Author	
amount not to exceed at least investment g	\$178,000,000 for the United by a nationally recog	the Authority approve Reso iversity of San Francisco sub- gnized rating agency. TAP Finance, LLC ("KNN"), th	ect to a bond rating of International, Inc., the

advisor, concur with the Authority's staff recommendations.

#### STAFF SUMMARY AND RECOMMENDATION

#### University of San Francisco ("USF") November 13, 2018 Resolution No. 322

I. PURPOSE OF FINANCING: USF intends to use bond proceeds to replace and construct new student housing and to relocate its recycling and waste facility. Projects will support USF's master plan, which among other goals, aims to further: (1) sustainability through water conservation, waste reduction, and reduction of carbon emissions; (2) neighborhood relations and community engagement through mitigation of traffic impact; and (3) investment in facilities, as a significant factor in student and faculty recruitment and retention. Additionally, USF will use bond proceeds to refund the CEFA Series 2011 Bonds in order to take advantage of attractive market conditions. Based on current market conditions, the refunding is expected to generate an overall net present value savings of approximately \$1.3 million or 3.9% over the life of the bonds.

\$140,000,000 Project Fund

USF will construct a new 606-bed student dormitory, which will include parking facilities and related improvements to campus infrastructure. The project includes two components: a new student residence hall and replacement and relocation of the recycling and waste facility.

USF will demolish its existing Underhill Building, located on campus and will construct a new student housing building that will consist of apartmentstyle housing and student living and common areas. USF will furnish the housing units as well as the common areas. In order to accommodate more students living on campus, USF will construct an underground parking structure, which will have 185 parking spaces.

USF will relocate its recycling and waste facility to another location on campus to create space for the new student housing. The existing recycling and waste facility is on the site of the new proposed student housing.

Refunding .....

35,500,380

USF plans to refund all or a portion of its CEFA Series 2011 Bonds. The bonds were originally issued in February 2011 in the amount of \$79,770,000 to finance the renovation, remodeling, upgrading, demolition and reconstruction of certain educational facilities and improvements for the University on its Main Campus and its Lone Mountain Campus.

#### Environmental Benefits:

Increasing on-campus student housing will substantially reduce vehicle traffic around USF's campus. The new residence hall will also feature a microturbine co-generator plant that reduces energy costs and has a nearzero emissions profile.

Capitalized Interest		13,094,214
Financing Costs		1,755,530
Cost of Issuance Underwriter's Discount	\$1,324,230 <u>431,300</u>	
TOTAL ESTIMATED USES OF FUNDS	<u>\$190,350,124</u>	

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## II. PROPOSED COVENANTS, SECURITY AND DISCLOSURES:

The Executive Summary and recommendations include minimum requirements. Additional or more stringent covenants or disclosures may be added following consultation with Authority staff. These covenants cannot be diluted or removed without subsequent review. If there have been modifications to the covenant proposal following the preparation of this Executive Summary, staff will report such changes at the meeting.

After reviewing USF's credit profile, including its current financial profile, prior bond transactions and considering what the market will support, USF, the Authority's financial advisor, KNN, and the underwriter of the proposed bonds have concluded that the covenants listed below should be applicable to this transaction. USF's current financial situation does not suggest that additional covenants should be required by the Authority.

- ✓ Unconditional Promise to Pay. Borrower agrees to pay Lender all amounts required for principal and interest and other payments and expenses designated in the Loan Agreement. All Revenues<sup>1</sup> and any other amounts held in a designated fund or account under the Bond Indenture are pledged to secure the full payment of the bonds.
- ✓ Disposition of Cash and Property Limitations. Borrower agrees not to sell, lease or dispose of substantially all assets unless authorized by the Loan Agreement.
- ✓ **Comply with SEC Rule 15c2-12.** The rule prohibits underwriters from underwriting municipal bond deals unless the issuer or borrower contractually agrees to disclose designated financial and operating information to the marketplace during the life of the bonds and to report designated "material events" such as missed debt service payments, any change in bond ratings, defeasance, redemptions, etc.
- ✓ Pledge of Gross Unrestricted Revenues. Upon the occurrence of certain events of default with respect to outstanding 2017 debt, Borrower pledges to deposit all revenues, income, receipts and money received ("Gross Unrestricted Revenues") with the Trustee, as Collateral Agent, to be applied ratably to the payment of obligations secured under the Security Agreement, which will include such outstanding debt, the Series 2011 Bonds (if outstanding), the hereinafter-described 2012 debt and the 2018 Bonds. BUT ONLY UNTIL the payment, termination or expiration, as applicable, of the Borrower's 2012 term loan agreement with JPMorgan, the CEFA Series 2017 Bonds and the 2017 CEFA tax-exempt obligations under the master loan agreement with First Republic Bank.
- ✓ Negative Pledge Against Prior Liens. (Applicable if any CEFA, Series 2011 Bonds remain outstanding, post-refunding) Borrower agrees not to create or assume any Lien upon Borrower's Main Campus other than the Permitted Encumbrances, if any CEFA, Series 2011 Bonds remain outstanding.
- ✓ Limited Permitted Encumbrances. (Applicable if any CEFA, Series, 2011 Bonds remain outstanding, post-refunding) Borrower is subject to a restrictive set of allowable encumbrances it may incur pursuant to the Loan Agreement.

<sup>&</sup>lt;sup>1</sup>Capitalized terms are defined in the Indenture.

- ✓ **Debt Service Coverage Requirement.** (Applicable if any CEFA, Series 2011 Bonds remain outstanding, post-refunding) A ratio measuring ability to make interest and principal payments as they become due by assessing the amount of revenue available to meet debt service payments.
- ✓ Additional Debt Limitation. (Applicable if any CEFA, Series 2011 Bonds remain outstanding, post-refunding) Borrower agrees not to incur additional Indebtedness unless authorized by the Loan Agreement, if any CEFA, Series 2011 Bonds remain outstanding.
- ✓ Debt to Capitalization Requirement. (Applicable if any CEFA, Series 2011 Bonds remain outstanding, post-refunding) A ratio limiting how much debt can be incurred based on the liquid assets and debt then outstanding.

Staff has completed its due diligence, and KNN has reviewed the Loan Agreement, Bond Indenture, and prior USF offering documents associated with this financing package and found these documents and proposed covenants to be acceptable.

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# III. FINANCIAL ANALYSIS:

#### University of San Fransisco Statement of Activities Unrestricted (\$000s)

	Year Ended May 31					
		<u>2018</u>		<u>2017</u>		2016
Revenues:						
Net student tuition and fees	\$	335,085	\$	332,174	\$	315,698
Grants and contracts		4,831		4,338		4,514
Investment income		2,678		1,706		1,008
Contributions		12,549		7,328		17,362
Net realized and unrealized gains (losses) on investments		15,038		10,453		(2,114)
Change in value of interest-rate swap agreements		4,340		3,742		(1,575)
Auxillary revenue-other		9,534		7,815		7,025
Other		6,116		6,023		5,461
Net assets released from restrictions		16,629		13,475		14,012
Total revenues		406,800		387,054		361,391
Expenses:						
Instruction		184,048		181,518		174,599
Research		2,828		2,708		2,482
Public service		2,724		2,248		2,441
Academic support		36,585		36,527		35,441
Student services		53,342		50,068		50,530
Institutional support		63,893		61,481		58,637
Auxillary enterprises		35,982		32,844		30,906
Total expenses		379,402		367,394		355,036
INCREASE IN NET ASSETS		27,398		19,660		6,355
NET ASSETS, beginning of year		427,041		407,381		401,026
NET ASSETS, end of year	\$	454,439	\$	427,041	\$	407,381

#### University of San Fransisco Statement of Financial Position (\$000s)

2018 64,814 3,005 43,403 9,080 17,034 452,406 11,317 8,317 452,313 1,061,689	\$	As of May 31 2017 89,501 3,684 30,354 9,589 15,565 392,378 12,123 6,934 429,877	Ş	2016 82,577 2,445 33,735 9,684 7,233 366,487 10,639
3,005 43,403 9,080 17,034 452,406 11,317 8,317 452,313		3,684 30,354 9,589 15,565 392,378 12,123 6,934	\$	2,445 33,735 9,684 7,233 366,487
3,005 43,403 9,080 17,034 452,406 11,317 8,317 452,313		3,684 30,354 9,589 15,565 392,378 12,123 6,934	Ş	2,445 33,735 9,684 7,233 366,487
43,403 9,080 17,034 452,406 11,317 8,317 452,313	\$	30,354 9,589 15,565 392,378 12,123 6,934		33,735 9,684 7,233 366,487
43,403 9,080 17,034 452,406 11,317 8,317 452,313	\$	30,354 9,589 15,565 392,378 12,123 6,934		33,735 9,684 7,233 366,487
9,080 17,034 452,406 11,317 8,317 452,313	\$	9,589 15,565 392,378 12,123 6,934		9,684 7,233 366,487
17,034 452,406 11,317 8,317 452,313	\$	15,565 392,378 12,123 6,934		7,233 366,487
452,406 11,317 8,317 452,313	\$	392,378 12,123 6,934		366,487
11,317 8,317 452,313	\$	12,123 6,934		
8,317 452,313	\$	6,934		10.639
452,313	\$			- ,
	\$	429,877		6,696
1,061,689	\$			425,497
		990,005	\$	944,993
52,539	\$	49,226	\$	47,488
29,378		30,684		29,085
		1,981		2,148
10,156		14,496		18,238
105,832		137,008		140,596
49,301		19,974		21,474
9,860		10,818		10,533
259,002		264,187		269,562
454,439		427,041		407,381
		-		113,437
				154,613
802,687		725,818	675,431	
1,061,689	\$	990,005	\$	944,993
	49,301 9,860 259,002 454,439 162,991 185,257 802,687	1,936 10,156 105,832 49,301 9,860 259,002 454,439 162,991 185,257 802,687	1,9361,98110,15614,496105,832137,00849,30119,9749,86010,818259,002264,187454,439427,041162,991129,637185,257169,140802,687725,818	1,936 1,981   10,156 14,496   105,832 137,008   49,301 19,974   9,860 10,818   259,002 264,187   454,439 427,041   162,991 129,637   185,257 169,140   802,687 725,818

7%

5%

(a) Recalculates FY 2018 results to include the impact of the proposed financing.

Margins

2%

# Financial Discussion:

#### USF's income statement reflects positive operating results for the fiscal years in review.

USF posted positive operating results during the review period, led by an increase in total revenues for each fiscal year. Total unrestricted revenues have grown from approximately \$361.4 million in FY 2016 to \$406.8 million in FY 2018, a 13% increase over the review period. Revenues have consistently remained solid primarily due to a strong tuition and fee base, which comprised around 82% of total revenues in FY 2018. According to USF, Tuition and fees were bolstered by slight increases in student enrollment as well as tuition and fee increases. USF notes that tuition and fee increases were partially offset by increased financial aid.

Total expenses increased from approximately \$355 million in FY 2016 to \$379.4 million in FY 2018, representing growth of 7% over the review period. The cost of instruction, which comprised approximately half of total expenses, grew steadily from approximately \$174.5 million in FY 2016 to approximately \$184 million in FY 2018, an increase of 5%. According to USF, the cost of instruction went up mainly due to increases in faculty salaries. Additionally, Auxiliary enterprises expenses went up from roughly \$30.9 million in FY 2016 to \$35.9 million in FY 2018. USF attributes the increase to an increase in student population, causing it to incur additional associated expenses, including increases in room and board rates.

Although expenses increased over the review period, USF's income statement reflects that the increase in revenues outpaced the increase in expenses, as reflected by the significant increases in net assets. USF's yearly revenue surpluses have increased from approximately \$6.4 million in FY 2016 to \$27.4 million in FY 2018.

# USF's balance sheet appears to exhibit financial soundness with an increase of unrestricted net assets for each fiscal year and a pro forma debt service coverage ratio of 2.44x.

Unrestricted net assets increased from about \$407.4 million in FY 2016 to \$454.4 million in FY 2018, for a total increase of roughly 12%. Supporting USF's unrestricted net assets base, Investments grew from about \$366.5 million in FY 2016 to approximately \$452.4 million in FY 2018, a sizable 23.4% increase over the length of the review period. According to USF, most of the growth in Investments is attributable to strong investment returns.

USF's Cash and cash equivalents grew 8% from approximately \$82.5 million in FY 2016 to \$89.5 million in FY 2017, but then decreased by 28% to \$64.8 million in FY 2018. According to USF, Cash and cash equivalents fluctuated due to capital expenditures and the timing of endowment investments. Additionally, numerous campus projects were internally funded during FY 2018, such as IT upgrades, and major campus maintenance projects, such as replacement of windows and the heating system in the Main Lone Mountain building.

USF's debt service coverage ratio consistently improved over the length of the three-year review period, posting a strong debt service coverage ratio of 4.24x in FY 2018. With the addition of the proposed Series 2018 Bonds, the pro forma debt service coverage ratio drops to a solid 2.44x. Although USF's debt to expendable net assets ratio nearly doubles with the additional debt from 0.25x in FY 2018 to a pro forma ratio of 0.48x, USF is confident that their strong operating margin of 7% and increasingly positive trends in their financial statements are sufficient to help them support the additional debt. USF's strong balance sheet and impressive income statement both indicate that they are capable of carrying the additional proposed debt.

# IV. BACKGROUND:

#### General:

The University of San Francisco ("USF") is a private non-profit educational institution founded in 1855, located on a 55-acre hilltop near Golden Gate Park in San Francisco, California. USF enrolls approximately 11,080 undergraduate and graduate students in its five colleges and professional schools. Of these 11,080 students, 6,847 are enrolled as undergraduates and 4,233 are enrolled as graduate students. Approximately 13% of the graduate students are enrolled in the School of Law. USF's faculty includes approximately 505 full-time faculty members. USF also operates four regional campuses in Santa Rosa, Cupertino, San Ramon and Sacramento.

#### Administration:

USF is governed by a self-perpetuating Board of Trustees, which is presently composed of 44 members. Members of the sponsoring religious body, the Society of Jesus, constitute approximately one-third of the membership while the remaining Trustees represent diverse backgrounds: religious, financial, legal, cultural, educational, and mercantile. USF welcomes persons of all religious persuasions as members of its student body, faculty and administration.

# Accreditations:

USF is fully accredited by the Western Association of Schools and Colleges. In March 2010, USF received a reaffirmation of accreditation and the next is scheduled for 2018. The School of Law is approved by the American Bar Association and is fully accredited by the Committee of Bar Examiners of the State Bar of California. It also has professional accreditation or approval from the following organizations: American Chemical Society, American Psychological Association, Computing Sciences Accrediting Board, National Collegiate Athletic Association (Division I), United States Department of Justice, American Association of Colleges of Nursing, American Association of Higher Education, American Council on Education, Association of American Colleges, Association of Colleges and Universities, Association of Independent California Colleges and Universities, Association of Schools, Conference of Jesuit Colleges for Teacher Education, Conference of Western Law Schools, Council for the Advancement of Experiential Learning, Council of Graduate Schools in the United States, and the Law School Admissions Council.

#### Academic Programs:

USF has a wide range of academic majors and special programs, as well as a culturally diverse student body. The University is comprised of five schools: the College of Arts and Sciences, the School of Business and Professional Studies, the School of Education, the School of Law and the School of Nursing. Specific programs offered by USF that are unique include: the dual degree program in Teacher Education, Advance Degree/Bachelor of Science and the Doctor of Nursing Practice program in the school of Nursing, and the Hospitality Management program in the McLaren School of Business.

# V. OUTSTANDING DEBT (\$000's):

	Original Issue Amount		Amount Outstanding as of 5/31/18		Estimated Amount Outstanding After Proposed Financing	
Existing Debt:						
CEFA, Series 2011	\$	79,770	\$	35,450	\$	-
CEFA, Series 2017A		75,000		70,990		70,990
CEFA, tax-exempt loan		31,310		31,310		31,310
Bank Note, JP Morgan		27,500		18,500		18,500
Proposed:					•	
CEFA, Series 2018 A&B				-	<u>\$</u>	178,000
Total			\$	156,250	\$	298,800

#### VI. DUE DILIGENCE:

Due diligence has been completed with regard to the following items:

- Religious Due Diligence
- Legal Review
- Compliance with Section 94212(b) of the Education Code California Environmental Quality Act
- Iran Contracting Act Certificate

#### VII. STAFF RECOMMENDATION:

Staff recommends the Authority approve Resolution No. 322 in an amount not to exceed \$178,000,000 for the University of San Francisco subject to a bond rating of at least investment grade by a nationally recognized rating agency. TAP International, Inc., the Authority's financial analyst, and KNN, the Authority's financial advisor, concur with the Authority's staff recommendations.

#### **EXHIBIT 1**

# Financing Team University of San Francisco

Borrower:	University of San Francisco
Agent for Sale:	California State Treasurer
Issuer's Counsel:	Attorney General's Office
Issuer's Financial Advisor:	KNN Public Finance, LLC
Issuer's Financial Analyst:	TAP International, Incorporated
Bond Counsel:	Norton Rose Fulbright US, LLP
Underwriter:	Barclays Capital Inc.
Underwriter's Counsel:	Hawkins Delafield & Wood LLP
Borrower's Financial Advisor:	Prager & Co., LLC
Trustee:	The Bank of New York Mellon
Trustee's Counsel:	The Law Office of Samuel D. Waldman
Rating Agency:	Moody's Investor Service
Auditor to the University:	Moss Adams LLP

#### **RESOLUTION NO. 322**

#### RESOLUTION OF THE CALIFORNIA EDUCATIONAL FACILITIES AUTHORITY AUTHORIZING THE ISSUANCE OF REVENUE BONDS TO FINANCE AND REFINANCE PROJECTS AT THE EDUCATIONAL FACILITIES OF THE UNIVERSITY OF SAN FRANCISCO

WHEREAS, the California Educational Facilities Authority (the "Authority"), a public instrumentality of the State of California, is authorized and empowered by the provisions of the California Educational Facilities Authority Act (the "Act") to issue revenue bonds and to loan the proceeds thereof to a participating private college or a participating nonprofit entity (both as defined in the Act) for the acquisition or construction of projects (as defined in the Act), to refund existing bonds, mortgages, or advances or other obligations incurred, given, or made by a participating private college for the acquisition or construction of any projects, to loan the proceeds thereof to a participating private college for the purpose of refinancing projects not originally funded pursuant to the Act (including repayment of costs, as defined in the Act), and to refund existing bonds or notes of the Authority;

WHEREAS, the University of San Francisco (the "Borrower") is a nonprofit public benefit corporation duly organized and existing under the laws of the State of California;

WHEREAS, the Authority has previously issued its Revenue Bonds (University of San Francisco), Series 2011 (the "Prior Bonds"), in the aggregate principal amount of \$79,770,000, of which \$35,450,000 currently is outstanding, and made a loan of the proceeds thereof to the Borrower to finance or refinance the acquisition or construction of projects, as more particularly described under the caption "Prior Project" in Exhibit A hereto (the "Prior Project");

WHEREAS, the Borrower has requested that the Authority issue one or more series of its revenue bonds, which bonds may be issued as federally tax-exempt and federally taxable bonds, pursuant to a plan of finance, in an aggregate principal amount not to exceed \$178,000,000, (i) to refund all or a portion of the outstanding Prior Bonds, (ii) to finance the cost of acquisition, construction and equipping of capital improvements to its educational facilities, as more particularly described in Exhibit A attached hereto (the "New Project," and, together with the Prior Project, the "Project"), (iii) to pay capitalized interest on the federally tax-exempt bonds, and (iv) to pay costs of issuance of the Bonds (as defined below);

WHEREAS, to the extent required by subdivision (b) of Section 94212 of the Education Code, the Borrower has provided documentation to the Authority demonstrating, to the extent applicable, that the Project has complied with Division 13 (commencing with Section 21000) of the Public Resources Code or is not a "project" under such division; and

WHEREAS, approval of the terms of issuance and sale of such revenue bonds and various related matters is now sought.

NOW, THEREFORE, BE IT RESOLVED by the California Educational Facilities Authority as follows:

SECTION 1. Pursuant to the Act, revenue bonds of the Authority designated as the "California Educational Facilities Authority Revenue Bonds (University of San Francisco), Series 2018" (the "Bonds"), in a total aggregate principal amount not to exceed \$178,000,000, are hereby authorized to be issued from time to time, in one or more series, with such other name or names of the Bonds or series thereof as designated in the indenture pursuant to which the Bonds will be issued. The proceeds of the Bonds shall be used for any or all of the purposes set forth in the fourth recital above.

SECTION 2. The Treasurer of the State of California (the "Treasurer") is hereby authorized to enter into agreements to sell the Bonds in one or more series, on one or more sale dates at any time within one year of the date of adoption of this Resolution, at public or private sale, in such aggregate principal amount (not to exceed the aggregate principal amount set forth in Section 1) and in such series, at such prices, at such interest rate or rates, with such maturity date or dates and upon such other terms and conditions as the Treasurer, with the advice and consent of the Borrower, may determine. The Bonds, at issuance, shall be rated at investment grade by an active nationally recognized rating agency. The Bonds or any series of them may, at the sole option of the Borrower, be secured or supported by one or more of the following: deed of trust, bond reserve fund, bond insurance, other credit and/or liquidity facility and/or another security arrangement.

SECTION 3. The following documents:

(i) the Loan Agreement relating to the Bonds (the "Loan Agreement"), between the Authority and the Borrower;

(ii) the Indenture relating to the Bonds (the "Indenture"), between the Authority and The Bank of New York Mellon Trust Company, N.A., (the "Trustee"); and

(iii) the Bond Purchase Contract, including the exhibits thereto, relating to the Bonds (the "Bond Purchase Contract"), among Barclays, as underwriter (the "Underwriter"), the Treasurer and the Authority, and approved by the Borrower;

are hereby approved in substantially the forms on file with the Authority prior to this meeting, with such insertions, deletions or changes therein (including, without limitation, insertions, deletions or changes therein appropriate to reflect provisions relating to a deed of trust, a bond reserve fund, bond insurance, any other credit and/or liquidity facility and/or another security arrangement, at the sole option of the Borrower, for any series of Bonds) as the officer(s) executing the same may require or approve, such approval to be conclusively evidenced by execution and delivery thereof. The Acting Executive Director shall seek the advice of bond counsel and counsel to the Authority with respect to any such insertions, deletions or changes therein. The Preliminary Official Statement relating to the Bonds (the "Preliminary Official Statement") is hereby ratified and approved in the form on file with the Authority prior to this meeting and deemed final by an authorized representative of the Authority as of its date.

SECTION 4. The dated dates, maturity dates (not exceeding 50 years from the respective date of issue), interest rates, manner of determining interest rates, interest payment dates, denominations, forms, registration privileges or requirements, place or places of payment, terms of purchase or tender, terms of redemption, provisions governing transfer and other terms of the Bonds, including provisions for credit and/or liquidity facilities, if any, from time to time, shall be as provided in the Indenture, as finally executed.

SECTION 5. The Underwriter is hereby authorized to distribute the Preliminary Official Statement to persons who may be interested in the purchase of such Bonds offered in such issuance. The Underwriter is hereby directed to deliver a final official statement (the "Official Statement") to all actual purchasers of such Bonds.

SECTION 6. The Bonds, when executed, shall be delivered to the Trustee for authentication by the Trustee. The Trustee is hereby requested and directed to authenticate the Bonds by executing the Trustee's Certificate of Authentication appearing thereon, and to deliver the Bonds, when duly executed and authenticated, to or upon direction of the Underwriter in accordance with written instructions executed on behalf of the Authority, which instructions are hereby approved. Said instructions shall provide for the delivery of the Bonds to or upon direction of the Underwriter, as determined and confirmed by the Treasurer, upon payment of the purchase price thereof.

SECTION 7. Each officer of the Authority is hereby authorized and directed, for and in the name and on behalf of the Authority, to do any and all things which they may 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 Indenture, the Loan Agreement, the Official Statement and the Bond Purchase Contract. The Authority hereby approves any and all documents to be delivered in furtherance of the foregoing purposes, including without limitation: (a) a tax certificate and agreement and other certifications; and (b) any agreement or commitment letter with respect to the provision of bond insurance, a letter of credit, a surety bond, a credit facility and/or a liquidity facility for the Bonds.

SECTION 8. The provisions of the Authority's Resolution No. 2017-01 apply to the documents and actions approved in this Resolution.

SECTION 9. The Authority hereby approves and ratifies each and every action taken by its officers, agents and employees prior to the date hereof in furtherance of the purposes of this Resolution.

SECTION 10. This Resolution shall take effect from and after the date of adoption.

Date of Adoption:

#### **EXHIBIT** A

#### **Prior Project:**

The acquisition, construction, renovation, remodeling, expansion, rehabilitation and equipping of certain educational facilities, including classrooms, administrative offices, residence halls, residential housing, athletic facilities, parking facilities, telecommunications and network systems, located at the Borrower's Main Campus, its Lone Mountain Campus (including, without limitation, its School of Education and Loyola Village Housing), its Koret Health and Recreation Center and its Law School, all in the City and County of San Francisco. The Main Campus is located within the area bounded by Masonic Avenue, Stanyan Street, Golden Gate Avenue and Fulton Street and has a street address of 2130 Fulton Street; the Lone Mountain Campus is located within the area bounded by Turk Boulevard, Anza Street, Parker Street and Masonic Avenue and has a street address of 2800 Turk Boulevard, and Loyola Village Housing comprises the housing units located at 301 to 399 Anza Street; the Koret Health and Recreation Center is located within the area bounded by Parker Street, Stanyan Street, Turk Boulevard and McAllister Street and has a street address of 222 Stanyan Street; and the Law School is located at 2199 Fulton Street, at Shrader Street.

#### **New Project:**

The acquisition, construction, and equipping of a four-story, approximately 155-unit, student residence hall occupying approximately 250,000 square feet, together with an approximately 175-space underground parking garage, and related capital improvements, to be located on the Borrower's Lone Mountain Campus which comprises the area bounded by Turk Boulevard on the south, Anza Street on the north, Parker Street on the west, and Masonic Avenue on the east, and has a street address of 2800 Turk Boulevard.