

Mr. Nick J. Trivunovich, University Chief Financial Officer
Ms. Hilary Black, Senior Associate General Counsel
Ms. Dawn M. Rodriguez, Assistant Treasurer
Mr. Todd Webster, KPMG
Ms. Tristen Pena, KPMG

Chair Callahan asked Mr. Stubbs to introduce the resolution. Mr. Stubbs stated that this resolution authorizes the issuance of \$27,000,000 of debt by the Corporation for the purpose of financing the construction of the USF Research Park mixed use lab and office project; authorizes the execution and delivery of documents; grants additional authority; and provides an effective date. Mr. Stubbs noted that this initiative was previously approved by the Corporation at its April 30 meeting, followed by the Board of Trustees at its June 6 meeting, and recently by the Board of Governors at its October 30

Company provided the most favorable terms and was selected to provide financing. The interest rate was initially estimated at 6.00%; however, indicative interest rates provided by the bank are currently approximately 3.50%.

Mr. Stubbs also stated that the Research Foundation will ground sublease the project site to the Corporation, which will finance and construct the building and master lease the building to the Research Foundation. The Research Foundation will manage and operate the project and will agree to make lease payments to the Corporation equal to 1.30 times the required debt service payments. Payments made by the Research Foundation will be secured by a lien on the rental revenues from three existing, unencumbered office buildings and the project.

Chair Callahan asked if there were any other questions from the Board. Hearing none, Chair Callahan requested a motion to authorize the issuance of debt to finance the construction of the USF Research Park mixed use lab and office project; the execution and delivery of documents; granting additional authority; and providing an effective date. The motion was duly made and seconded, and the aaxed :002 Tc 95o-.0001 Tc.er (a)iinoJ-17.6e hi (6 and SF Researchr16.03 0 TD9(ents to7pi

to the Stockholder’s Agreement, the Corporation has a right to appoint 3 of the 6 members of the INTO USF, Inc. Board of Directors. The Corporation nominates Director Lechner to fill a vacancy on the INTO USF, Inc. Board.

Chair Callahan called for further comments or questions. Hearing none, she requested a motion to appoint Director Lechner to the INTO USF, Inc. Board of Directors. The motion was made and seconded, and the following was unanimously approved:

RESOLVED, Resolution FC 11-08-19B, which each director has read, is hereby adopted and the secretary is hereby ordered to attach a copy of the aforesaid resolution to the minutes of this meeting.

Chair Callahan asked Mr. Stubbs to introduce the resolution. Mr. Stubbs stated that this resolution to ratify the acts and transactions of the officers and directors of the Corporation is our standard procedure following action taken by officers and directors since the previous annual meeting. Mr. Stubbs stated that, since the annual meeting in November 2018, the Corporation held two special board meetings and the Executive Director made operating decisions throughout the year and entered into the following transactions within the parameters authorized by the Board: issued the Series 2018 Housing Certificates, advance refunded the taxable Series 2010B (Build America Bonds) Housing Certificates, and issued the Series 2019 taxable mortgage loan.

Chair Callahan called for further comments or questions. Hearing none, she requested a motion to ratify the acts and transactions of officers and directors of the

Resolution: Ratification
of Acts and Transactions
of Officers and
Directors

Corporation. The motion was made and seconded, and the following was unanimously approved:

RESOLVED, Resolution FC 11-08-19C, which each director has read, is hereby adopted and the secretary is hereby ordered to attach a copy of the aforesaid resolution to the minutes of this meeting.

Chair Callahan asked Mr. Stubbs to introduce the resolution to approve the audited financial statements reported by the independent accounting firm, KPMG, LLP. Mr. Stubbs first reminded the Board that the entire Board acts as the Audit Committee of the Corporation. He then introduced the KPMG representatives in attendance: Mr. Todd Webster and Ms. Tristin Pena. Ms. Lori Nissen, the partner in charge on the audit, was not able to attend this meeting. Mr. Stubbs stated that the Board was provided with a copy of the audited financial statements on November 1, 2019. Mr. Stubbs noted that the financial statements are the responsibility of the Corporation's management and that the Corporation's management has been active in managing existing programs. He informed the Board that the statements were prepared as of June 30, 2019. Mr. Stubbs stated that KPMG also provided a report assessing internal controls over financial reporting and compliance and other matters.

Mr. Stubbs provided an overview of the audited financial statements. He noted that, as a result of the Florida Excellence in Higher Education Act of 2018, applicable to all universities within the State University System (SUS) of Florida, the Financing Corporation was required to transition from following FASB reporting to

are reported on the financial statements, the addition of the Management's Discussion and Analysis section, and that the USF Property Corporation is now included as a blended component unit rather than being presented as a consolidated entity.

Chair Callahan asked KPMG for their report. Mr. Webster presented KPMG's report to the Corporation's Board of

Mr. Webster informed the Board of newly effective accounting standards, pursuant to GASB, that might impact the Corporation. Mr. Webster completed KPMG's report and required communications to the Board, and asked if there were any questions.

The Board thanked the Corporation's management and staff for their presentation and for a successful audit.

The Board thanked KPMG for their attendance, presentation, and thoroughness during the audit.

Chair Callahan requested a motion to approve the audited financial statements as presented. The motion was made and seconded, and the following was unanimously approved:

RESOLVED, Resolution FC 11-08-19D, which each director has read, is hereby adopted and the secretary is hereby ordered to attach a copy of the aforesaid resolution to the minutes of the meeting.

Chair Callahan asked Mr. Stubbs to provide a brief overview of the annual reports and status of Corporation

credit risks, reduce swaps, and refund at call dates to lock in low interest rates. The Corporation also maintains strong credit ratings for the USF Housing, Marshall Center, and Parking systems. To date, the Corporation has closed 36 transactions, totaling \$1.7 billion. Current outstanding long-term debt equals \$346 million.

Mr. Stubbs reviewed the Investment Policy Statement and Guidelines, noting that 100% of the investments held by the Trustee are short-term, and are swept daily into an Invesco Short Term Money Market Fund. No changes were proposed to the guidelines.

Mr. Stubbs also reviewed the Annual DSO Certification, stating that this certification process is a good business practice and is essential for good governance. USF Financing and Property Corporations are in full compliance with all laws, regulations, standards and requirements. This report is provided annually to the USF Board of Trustees, as well.

Mr. Stubbs asked the Board to review and sign the Conflict of Interest Policy Statement, which is required on an annual basis to comply with requirements of the IRS Form 990. He pointed out that, as Executive Director, he is also required to sign a statement and has done so.

Chair Callahan thanked Mr. Stubbs for his reports and asked if there were any other reports or information items to come before the Board. Hearing none, she moved to the next order of business.

Chair Callahan asked if there were any other items for the Board's consideration.

Other Business

Mr. Stubbs disclosed a likely special meeting to be called in April for the annual appointment of the Corporation's auditor and approval of the Corporation's financial plan for next fiscal year. Mr. Stubbs added that he does not expect any new transactions to come before the Board for consideration at the special meeting.

Hearing no additional items for the Board's consideration, Chair Callahan thanked the Board of Directors for attending the Annual meeting.

There being no further business to come before the Board, the meeting was adjourned on motion duly made and carried at 1:25 p.m.

Adjournment



Richard D. Smith, Chair



Richard D. Smith, Secretary / Treasurer