

Meeting of the Board
PENNSYLVANIA HIGHER EDUCATIONAL FACILITIES AUTHORITY
April 25, 2013
Room 515 North Office Building
Harrisburg, Pennsylvania
10:35 a.m. Prevailing Time

MINUTES

1. Call to Order, Filing of Proof of Sunshine Notice and of Sending Notice of the Meeting, Roll Call and Announcement of Quorum.
2. Approval of the Minutes of the Meeting of March 28, 2013.
3. Approval of Projects.
 - A. Resolution Authorizing the Undertaking of a Project on Behalf of Holy Family University.
4. Old Business.
5. New Business.
6. Adjournment.

1. CALL TO ORDER, FILING OF PROOF OF SUNSHINE NOTICE AND OF SENDING NOTICE OF THE MEETING, ROLL CALL AND ANNOUNCEMENT OF QUORUM.

With a quorum of the Board being present, the meeting of the Board of Pennsylvania Higher Educational Facilities Authority was called to order on Thursday, April 25, 2013 at 10:35 a.m. prevailing time, in Room 515 North Office Building, Harrisburg, Pennsylvania. The proof of the Sunshine advertisement and certification in regard to sending the notice of meeting is attached to these minutes and identified as Appendix "A".

Board Members Present

Brian Zweiacher, (Proxy for Governor Thomas W. Corbett)
Jennifer Smeltz, (Proxy for Senator Michael J. Folmer)
Lisa Felix, (Proxy for Senator Andrew E. Dinniman)
Sean Dempsey, (Proxy for Representative Warren E. Kampf)
Alan Cohn, (Proxy for Representative Anthony M. DeLuca)
Jennifer Langan, (Proxy for State Treasurer Robert M. McCord)
Christal Pike-Nase, (Proxy for Auditor General Eugene A. DePasquale)
Secretary of General Services Sheri L. Phillips
Nichole Duffy, (Proxy for Secretary of Education Ronald J. Tomalis)

Authority Personnel Present

Robert Baccon, Executive Director
David Player, Comptroller
Beverly Nawa, Administrative Officer

Participated Via Conference Call

Lynn Freeman, Esquire, Buchanan Ingersoll & Rooney, PC
William McCarty, Esquire, Hartman Underhill & Brubaker LLP
Sister Francesca Onley, President, Holy Family University
Patrick McCormick, Interim Vice President for Finance & Administration,
Holy Family University
Ted Matozzo, Vice President, Merrill Lynch, Pierce, Fenner & Smith
Marc Stein, Esquire, Blank Rome LLP

2. APPROVAL OF THE MINUTES OF THE MEETING OF MARCH 28, 2013.

A copy of the minutes of the meeting of March 28, 2013, was distributed to the Board Members prior to this meeting. It is therefore recommended that consideration be given to the adoption of the following Resolution:

RESOLVED That the minutes of the PHEFA meeting of March 28, 2013, be and hereby are approved as presented.

Upon **MOTION** by **Secretary Phillips**, and **SECONDED** by **Ms. Pike-Nase**, and after full discussion, the above Resolution was approved at the PHEFA Board Meeting of April 25, 2013.

3. APPROVAL OF PROJECTS.

A. Resolution Authorizing the Undertaking of a Project on Behalf of Holy Family University.

Mr. Baccon explained that Holy Family University has requested that we issue a maximum of \$60,000,000 in Revenue Bonds to finance the current refunding of the Authority's outstanding College Revenue Refunding Bonds Series 2002A, College Revenue Bonds Series 2002B, Variable Rate Demand Revenue Bonds Series 2004 & Variable Rate Demand Revenue Bonds Series 2008, along with the refunding of the Bristol Township Industrial Development Authority's outstanding Refunding Revenue Note Series 2011. Funds will also be used for the construction of additions, renovations and improvements to various University facilities and to terminate the University's outstanding swap agreements with TD Bank.

Merrill Lynch, Pierce, Fenner & Smith will serve as the Underwriter and the Bank of New York Mellon Trust Company as the Trustee. At the request of the University, the Office of General Counsel has appointed Blank Rome as Bond Counsel for this issue.

The Resolution in your agenda approves all of the actions necessary in connection with the issuance of the 2013 Bonds.

Patrick McCormick, Interim Vice President for Finance & Administration at the University, Ted Matozzo, Vice President at Merrill Lynch and Marc Stein from Blank Rome are participating by conference call to answer questions.

Chairperson Zweiacher asked if Board Members had any questions or comments.

Mr. Dempsey asked if the addition of the \$9,000,000 being added to the University's debt is the reason for the BBB rating.

Mr. Baccon explained that the University is not currently rated but they will be applying for a rating.

Mr. Matozza said that Mr. Baccon was correct. He explained that their debt had all been variable rate with a letter of credit from TD Bank and the University never went out and got a public rating from any of the rating agencies. In conjunction with this financing, which will be fixed rate, the University will be applying for ratings indications from all three rating agencies and it will take at least one of the ratings to move forward with the bond issue. They expect, based on credit analysis and looking at comparable universities within the BBB universe, the Holy Family University 2013 Bonds, should receive a rating in the middle to the lower end of the BBB category, so it will be investment grade.

Mrs. Pike-Nase asked for further detail on the additions and improvements to the facilities.

Mr. McCormick explained that there is one addition at their Newtown Campus for a second degree Nursing Program to build out a simulation lab. That will be in the range of \$500,000 to \$750,000. There are two other projects dealing with energy efficiency. They want to normalize their HVAC and also reduce energy costs.

Ms. Langan asked how much of the savings are going from the Letter of Credit to the bonds.

Mr. Matozza explained that there is a savings because these bonds are hedged with a Swap from TD Bank. This is a restructuring to eliminate all of the risks that are associated with variable rate bonds. This is moving from a more risky debt profile to a less risky debt profile while taking advantage of historically low interest rates. The University's current cost of capital on their existing debt portfolio is about 5.2% and that includes the rate of the swap. Based on rates as of April 22nd, the restructuring of this debt will leave the University with a cost of capital in the range of approximately 3.4%. This is a significant savings from an interest rate perspective but also their debt profile will be much more conservative.

Chairperson Zweiacher asked if Board Members had any other questions or comments, and hearing none, he asked for a motion to approve the item.

**RESOLUTION OF THE
PENNSYLVANIA HIGHER EDUCATIONAL FACILITIES AUTHORITY
AUTHORIZING
THE UNDERTAKING OF A PROJECT ON BEHALF OF
HOLY FAMILY UNIVERSITY**

DOCKET NO. 638

NOW, THEREFORE, BE IT RESOLVED AS FOLLOWS:

1. The Pennsylvania Higher Educational Facilities Authority (the “Authority”) shall undertake the financing of a project (the “Project”) on behalf of Holy Family University (the “University”) consisting of: (i) the current refunding of all or a portion of the Authority’s outstanding College Revenue Refunding Bonds (Holy Family College Project) Series 2002A and the College Revenue Bonds (Holy Family College Project) Series 2002B (collectively, the “2002 Bonds”); (ii) the current refunding of all or a portion of the Authority’s outstanding Revenue Bonds (Holy Family University Project) Series 2004 (the “2004 Bonds”); (iii) the current refunding of all or a portion of the Authority’s outstanding Variable Rate Demand Revenue Bonds (Holy Family University Project) Series 2008 (the “2008 Bonds”); (iv) the current refunding of all or a portion of the Bristol Township Industrial Development Authority’s (the “Bristol Authority”) outstanding Refunding Revenue Note (Holy Family University), Series 2011 (the “2011 Note”); (v) the construction of additions, renovations and improvements to various University facilities on the Northeast Philadelphia, Pennsylvania campus (the “Philadelphia Campus”) of the University and the University’s campuses located in Bucks County, Pennsylvania, including, but not limited to the construction of one or more labs at the Nurses Education Building at the Philadelphia Campus and certain heating, ventilation and cooling projects; (vi) the funding of all or a portion of the termination payment associated with the termination of the University’s outstanding swap agreements with TD Bank, N.A.; and (vii) paying the costs and expenses of issuing the Bonds (hereinafter defined); provided, however, that the Executive Director or Assistant Executive Director of the Authority, at the request of the University, shall have the power to add, delete or substitute for any component of the Project but only to the extent permitted by The Pennsylvania Higher Educational Facilities Authority Act of 1967, as amended, and the Federal income tax laws from time to time in effect.

2. In order to finance the Project, the Authority will enter into a trust indenture with the Trustee (hereinafter defined) to be dated as set forth therein (the “Indenture”), between the Authority and The Bank of New York Mellon Trust Company, N.A., as trustee (the “Trustee”), and shall issue up to \$60,000,000 in aggregate principal amount of bonds in one or more series (which may be issued on the same or different dates) to be designated “Pennsylvania Higher Educational Facilities Authority Holy Family University Revenue Bonds, Series 2013” with different year, tax and series designations, as appropriate (the “Bonds”). The Bonds: shall have a term not to exceed 30 years; shall bear interest at a fixed or variable rates acceptable to the University; shall bear interest at tax-exempt and/or taxable interest rates, as appropriate, as acceptable to the University; and shall mature in such

principal amounts and at such times, and shall be subject to redemption, all as shall be approved by the Executive Director or Assistant Executive Director of the Authority in consultation with the University and further provided in the Bond Purchase Agreement (hereinafter defined).

In the event the University requests that the Bonds of any series bear a variable rate of interest rather than a fixed rate of interest, the Executive Director or Assistant Executive Director of the Authority is hereby authorized to approve the initial interest rate to be borne by such Bonds and the variable interest rate formula to be used in determining interest due on the Bonds thereafter, and to appoint an indexing agent and/or remarketing agent and a liquidity or other credit provider, and to take such other action as may be required in connection with issuing such Bonds bearing interest at a variable interest rate.

The Bonds shall be limited obligations of the Authority, payable only from payments made by the University under the Loan Agreement (hereinafter defined). The Bonds shall be issued in such denominations and form and with such terms as shall be set forth in the Indenture and approved by the Executive Director or Assistant Executive Director of the Authority. The execution of the Bonds with the manual or facsimile signature of the President or any Vice President of the Authority together with the official seal or a facsimile of the official seal of the Authority and the attestation thereof by the manual or facsimile signature of the Secretary or Assistant Secretary of the Authority is hereby authorized. The Executive Director or Assistant Executive Director of the Authority is hereby authorized to deliver the Bonds to the Trustee under the Indenture for authentication, and to execute and deliver instructions to the Trustee to deliver the Bonds when so authenticated, on behalf of the Authority, to or upon the order of the purchaser thereof, against receipt of the purchase price together with any accrued interest, all in accordance with the requirements of the Indenture and/or any supplement thereof.

3. The proceeds from the sale of the Bonds shall be loaned to the University pursuant to the terms of a loan agreement or similar document to be entered into between the Authority and the University dated as set forth therein (the "Loan Agreement"), and shall be applied by the University for and toward the costs of the Project.

4. The President, any Vice President, Executive Director or the Assistant Executive Director of the Authority is hereby authorized on behalf of the Authority to negotiate with the underwriter, hereinafter appointed, or with any other direct purchaser or purchasers of the Bonds selected by the University, for an acceptable proposal or proposals (the "Bond Purchase Agreements" and individually a "Bond Purchase Agreement") for the purchase of each series of the Bonds issued hereunder, to enter into one or more Bond Purchase Agreements for such purpose in accordance with the terms of this Resolution and the President, any Vice President, the Secretary or any Assistant Secretary, or the Executive Director or Assistant Executive Director of the Authority is hereby authorized to execute and deliver the particular Bond Purchase Agreement on behalf of the Authority and to take such further action as he or she deems necessary or advisable to carry out the obligations of the Authority thereunder.

5. The Authority does hereby authorize the execution and delivery of the following documents relating to the issuance of Bonds of any series authorized hereunder and the financing of the Project: the Indenture; the Loan Agreement (and the assignment thereof by the Authority to the Trustee); any Bond Purchase Agreements; any remarketing agreement and/or indexing agent agreement to be executed in connection with the issuance of the Bonds, if any series of Bonds shall bear interest at a variable rate; and any other document to which the Authority is a party and which is required in connection with the financing of the Project, including, but not limited to, any escrow agreement(s) (containing appropriate provisions for the redemption of all or any portion of the 2002 Bonds, the 2004 Bonds, the 2008 Bonds and/or the 2011 Note, as appropriate, to be redeemed as part of the Project) or intercreditor agreement(s) required in connection with the issuance of the Bonds, all in such form as shall be acceptable to bond counsel, the Attorney General of the Commonwealth, the Office of General Counsel, and Authority counsel and as shall be approved by the Executive Director or Assistant Executive Director of the Authority.

6. The President, the Vice President or the Executive Director or Assistant Executive Director of the Authority, and each of them is hereby authorized to execute, acknowledge and deliver in the name and on behalf of the Authority, and the Secretary or Assistant Secretary and each of them, is hereby authorized to attest and affix the official seal of the Authority to each of the aforesaid documents. The execution of the aforesaid documents as hereinabove authorized shall be deemed to conclusively evidence the approval of the Authority of said documents.

7. Any preliminary official statement and/or final official statement (including any amendments to each) which may be used in connection with the offer and sale of the Bonds shall be in such form as shall be approved by the Executive Director or Assistant Executive Director of the Authority with the advice of bond counsel. The Executive Director or Assistant Executive Director is hereby authorized to execute any such preliminary official statement and/or final official statement, or amendment to each, in the name and on behalf of the Authority, and such execution by the Executive Director or Assistant Executive Director of the Authority shall constitute conclusive evidence of the Authority's approval of such documents. The circulation and distribution of copies of any such documents in connection with the offer and sale of the Bonds is hereby authorized.

8. Merrill Lynch, Pierce, Fenner & Smith Incorporated a/k/a BofA Merrill Lynch is hereby appointed and authorized to act as managing underwriter in connection with the issuance of the Bonds. The Bank of New York Mellon Trust Company, N.A. shall be and hereby is authorized to act as Trustee under the Indenture in connection with the issuance of the Bonds. At the request of the University, the Office of General Counsel appointed Blank Rome LLP, Philadelphia, Pennsylvania to serve as the Bond Counsel for this issue.

9. The appropriate officers of the Authority are hereby authorized to take such further action and to execute and deliver in the name and on behalf of the Authority any and all other documents and certificates, in addition to those specified above, as they shall deem

necessary or advisable in connection with the issuance of the Bonds and the implementation of this Resolution.

10. Appropriate officers of the Authority, including, but not limited to, the President, the Vice President, the Executive Director and/or the Assistant Executive Director are, and each of them is, hereby authorized to approve, and to execute and deliver any supplement, amendment or agreement (an "Amendment") providing for any amendment or other change to any trust indenture, loan agreement, bond, bond purchase agreement, instrument or other document executed and delivered with respect to the financing of the Project (collectively, the "Bond Documents") requested by the University and approved by all other necessary parties, provided that: (a) the officer executing the Amendment shall have determined that the Amendment will not adversely affect the Authority, such determination to be conclusively evidenced by such officer's execution of the Amendment; and (b) the Authority shall have received an opinion of counsel in form and substance satisfactory to the Authority that: (i) the Amendment is permitted under the Act and the Bond Documents; and (ii) the Amendment will not adversely affect the excludability from gross income of interest on the Bonds for purposes of federal income taxation.

11. The Trustee shall be, by virtue of this Resolution and without further authorization from the Authority, authorized, directed and requested to invest and reinvest all moneys available therefor pursuant to the Indenture, which by the terms of such Indenture may be invested, or to deposit and redeposit such moneys in such accounts as may be permitted by the Indenture, all subject to the terms and limitations contained in the Indenture.

12. The appropriate officers of the Authority are, and each of them is, hereby authorized to execute and deliver in the name and on behalf of the Authority such other documents and to take such other action as they shall deem necessary in order to effectuate the financing of the Project, the redemption of all or any portion of the 2002 Bonds, the 2004 Bonds, the 2008 Bonds and/or the 2011 Note, as appropriate and applicable, the execution, delivery and receipt of the Indenture, the Loan Agreement (the assignment thereof by the Authority to the Trustee), any escrow agreement(s), any intercreditor agreement(s) and the Bond Purchase Agreements, the distribution of a preliminary official statement and/or final official statement and the issuance and sale of the Bonds, all in accordance with this Resolution. All actions heretofore taken by officers of the Authority in connection with the Project are hereby ratified and confirmed.

13. This Resolution shall take effect immediately upon its adoption, and all prior resolutions or parts thereof inconsistent herewith are hereby repealed to the extent of such inconsistencies.

Upon **MOTION** by **Ms. Langan**, and **SECONDED** by **Ms. Pike-Nase**, and after full discussion, the above Resolution was approved at the PHEFA Board Meeting of April 25, 2013.

EXHIBIT A

HOLY FAMILY UNIVERSITY

<u>Docket No.</u>	<u>Counties</u>	<u>Project Description</u>	<u>Maximum Amount To be Financed</u>
638	Philadelphia & Bucks	(i) the current refunding of all or a portion of the Authority's outstanding College Revenue Refunding Bonds (Holy Family College Project) Series 2002A and the College Revenue Bonds (Holy Family College Project) Series 2002B; (ii) the current refunding of all or a portion of the Authority's outstanding Variable Rate Demand Revenue Bonds (Holy Family University Project) Series 2004; (iii) the current refunding of all or a portion of the Authority's outstanding Variable Rate Demand Revenue Bonds (Holy Family College Project) Series 2008; (iv) the current refunding of all or a portion of the Bristol Township Industrial Development Authority's outstanding Refunding Revenue Note (Holy Family University) Series 2011; (v) the construction of additions, renovations and improvements to various University facilities on the Northeast Philadelphia campus of the University and the University's campuses located in Bucks County; (vi) the funding of all or a portion of the termination payment associated with the termination of the University's outstanding swap agreements with TD Bank, N.A.; and (vii) paying the costs and expenses of issuing the Bonds.	\$60,000,000

Term: Up to 30 years.

Rate: Fixed or variable rate bonds as determined advantageous.

Underwriter: Merrill Lynch, Pierce, Fenner & Smith Incorporated.

Bond Counsel: At the request of the University, the Office of General Counsel has appointed Blank Rome LLP as Bond Counsel.

Trustee: The Bank of New York Mellon Trust Company, N.A.

Expected Rating: BBB

Minority, Veteran and/or Female participation in this issue: McElwee & Quinn, a female-owned business, will serve as the financial printer for the transaction.

Prevailing Wages: Prevailing wages will be paid in the construction portion of this Project.

Approved by the PHEFA Board at its meeting of April 25, 2013.

4. OLD BUSINESS.

Chairperson Zweiacher asked if there was any old business to come before the Board, and hearing none, he moved to new business.

5. NEW BUSINESS.

Chairperson Zweiacher asked if there was any new business to come before the Board, and hearing none, he asked for a motion to adjourn.

6. ADJOURNMENT.

There being no further business to come before the Board at this time, upon **MOTION** by **Ms. Langan**, and **SECONDED** by **Secretary Phillips**, the PHEFA Board Meeting was adjourned at 10:45 a.m.

SUNSHINE ACT MEETING NOTICES

Thursday, April 11, 2013

If you need an accommodation due to a disability, please contact the ADA contact listed below.

The Rail Freight Advisory Committee (RFAC) Meeting: April 15, 2013, 1:00 PM. Keystone Bldg., Rm 8N1, 8th Fl., HBG.

If you need an accommodation due to a disability, please contact Megan Mott at 717-214-9757 at your earliest convenience so arrangements can be made.

Contact Name: Megan Mott 214-9757

CANCELLED: State Tax Equalization Board, Board Meeting: April 17, 2013, 11:00 AM. PA State Capitol, North Office Bldg., Senate Hearing Rm. 2, 1st Fl., HBG

Contact Name: Donald Welker 787-5950

CANCELLED: PA Liquor Control Board, Board Meeting: April 17, 2013, 11:00 AM. Northwest Office Bldg., Conference Rm. 117, Capital & Forster Sts., HBG Contact Name: Kathryn Blatt 724-6543

CANCELLED: State Board of Dentistry Meeting: April 19, 2013, 9:00 AM. 2601 N. 3rd St., HBG

Contact Name: Brandi Barrick 214-1891

SPECIAL: Dept. of Environmental Protection, Sewage Advisory Committee (SAC) Meeting: April 24, 2013, 10:30 AM. Rachel Carson State Office Bldg., Rm. 105, HBG

Contact Name: John Diehl 783-2941

SPECIAL: PA Higher Educational Facilities Authority Meeting: April 25, 2013 10:30 AM. North Office Bldg., Rm. 515, HBG

Contact Name: Bev Nawa 975-2204

SPECIAL: State Public School Building Authority Meeting: April 25, 2013, 10:30 AM. North Office Bldg., Rm. 515, HBG

Contact Name: Bev Nawa 975-2204

PA Dept. of Environmental Protection, Mining & Reclamation Advisory Board Meeting: April 25, 2013, 10:00 AM. Rachel Carson State Office Bldg., Rm. 105, HBG Contact Name: Daniel Snowden 783-8846

PA Dept. of Agriculture, PA State Horse Racing Commission Public Meeting:

April 30, 2013, 3:00 PM. Hollywood Casino at Penn National Race Course, 777 Hollywood Blvd., Grantville, PA 17028

Contact Name: Sarah Baker 346-7191

Victims' Services Advisory Committee Meeting: May 1, 2013, 10:00 AM. PCCD Bldg., 3101 N. Front St., HBG

Contact Name: Luanne Melia 265-8497

Juvenile Justice & Delinquency Prevention Committee Meeting: May 2, 2013, 9:30 AM. PCCD Bldg., 3101 N. Front St., HBG

Contact Name: Luanne Melia 265-8497

Mental Health & Justice Advisory Committee Meeting: May 13, 2013, 10:00 AM. PCCD Bldg., 3101 N. Front St., HBG

Contact Name: Luanne Melia 265-8497

Research, Evaluation, Data Collection & Analysis Advisory Committee Meeting: May 14, 2013,10:00 AM. PCCD Bldg., 3101 N. Front St., HBG

Contact Name: Luanne Melia 265-8497

Criminal Justice Advisory Committee Meeting: May 15, 2013, 10:00 AM. PCCD Bldg., 3101 N. Front St., HBG

Contact Name: Luanne Melia 265-8497

PA Commission on Crime & Delinquency Meeting: June 12, 2013,10:00 AM. PCCD Bldg., 3101 N. Front St., HBG

Contact Name: Luanne Melia 265-8497]]>

Appeared in: ***Patriot-News*** on Thursday, 04/11/2013

STATE PUBLIC SCHOOL BUILDING AUTHORITY
PENNSYLVANIA HIGHER EDUCATIONAL FACILITIES AUTHORITY
Notice of the Meeting of the Board to be Held
April 25, 2013

Notice was in letterform, as follows:

This letter advises that a meeting of the State Public School Building Authority and the Pennsylvania Higher Educational Facilities Authority Boards will be held on **Thursday, April 25, 2013**, at **10:30 a.m.**, in **Room 515 North Office Building, Harrisburg**, Pennsylvania, for the purpose of: (a) approving certain projects for financing; and, (b) consideration of such other matters as may properly come before the Board.

Enclosed herewith is a copy of the notice that has been posted on the bulletin board in the Authority office, in accordance with Act No. 213, 1957.

I would appreciate it if you would make the appropriate notation on the attached slip, indicating whether or not you plan to be present at the meetings and return same to us.

Sincerely,

/s/ Robert Baccon

Robert Baccon
Executive Director

Enclosures

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Harrisburg, PA

I CERTIFY that the notice on the previous page for the April 25, 2013, meetings was dispatched to the following on April 8, 2013, at the addresses indicated, constituting all of the members of the Board of the State Public School Building Authority and the Pennsylvania Higher Educational Facilities Authority.

Thomas W. Corbett, Governor of Pennsylvania
225 Main Capitol Building, Harrisburg, PA
Peter J. Tartline, Proxy for Governor Corbett
7th Floor, Verizon Tower, Harrisburg, PA
Michael J. Folmer, Designated by the President Pro Tempore of the Senate
170 Main Capitol Building, Harrisburg, PA
Andrew E. Dinniman, Designated by the Minority Leader of the Senate
183 Main Capitol Building, Harrisburg, PA
Warren E. Kampf, Designated by the Speaker of the House of Representatives
422 Irvis Office Building, Harrisburg, PA
Anthony M. DeLuca, Designated by the Minority Leader of the House of Representatives
115 Irvis Office Building, Harrisburg, PA
Robert M. McCord, State Treasurer
129 Finance Building, Harrisburg, PA
Eugene A. DePasquale, Auditor General
229 Finance Building, Harrisburg, PA
Sheri L. Phillips, Secretary of General Services
515 North Office Building, Harrisburg, PA
Ronald J. Tomalis, Secretary of Education
333 Market Street - 10th Floor, Harrisburg, PA

GIVEN under my hand and seal this 8th day of April 2013.

/s/ Robert Baccon

Robert Baccon, Executive Director
State Public School Building Authority
Pennsylvania Higher Educational Facilities Authority