NEW ISSUES - BOOK ENTRY ONLY

This cover page contains information for quick reference only. It is not a summary of these issues. Investors must read the entire Official Statement to obtain information essential to making an informed investment decision.



\$161,760,000

ALASKA HOUSING FINANCE CORPORATION

Home Mortgage Revenue Bonds

\$80,880,000 2009 Series A (Variable Rate)

\$80,880,000 2009 Series B (Variable Rate)

Dated Date of delivery.

> \$80,880,000 2009 Series A Term Bonds due December 1, 2040 CUSIP: 01170PDV5

\$80,880,000 2009 Series B Term Bonds due December 1, 2040 CUSIP: 01170PDX1

Price

Tax Exemption

Tender;

Initial

Due

In the opinion of Bond Counsel and Special Tax Counsel, assuming compliance with certain covenants designed to meet the requirements of the Internal Revenue Code of 1986, as amended (the "Code"), under existing laws, regulations, rulings and judicial decisions, (i) interest on the 2009 Series A and 2009 Series B Bonds described above (collectively, the "Offered Bonds") is excluded from gross income for Federal income tax purposes; and (ii) interest on the Offered Bonds is not treated as a preference item to be included in calculating the alternative minimum tax imposed under the Code on individuals and corporations, but such interest is included in calculating the "adjusted current earnings" of certain corporations for purposes of computing the alternative minimum tax. In the opinion of Bond Counsel, under existing laws, interest on the Offered Bonds is free from taxation by the State of Alaska except for inheritance and estate taxes and taxes of transfers by or in anticipation of death. Bond Counsel and Special Tax Counsel express no opinion regarding any other tax consequences relating to the ownership or disposition of, or the accrual or

receipt of interest on, the Offered Bonds. See "Tax Matters."

The Offered Bonds are subject to redemption prior to maturity at 100% of their principal amount under the circumstances described Redemption

herein. See "The Offered Bonds — Redemption Provisions."

The Offered Bonds will initially bear interest at a Weekly Rate as described under "The Offered Bonds — General" and "The Offered Bonds — Description of the Offered Bonds.". **THIS OFFICIAL STATEMENT IS NOT INTENDED TO DESCRIBE OFFERED BONDS THAT ARE NOT IN A WEEKLY MODE**. The Offered Bonds in a Weekly Mode are subject to optional Variable Rate;

and mandatory tender for purchase as described under "The Offered Bonds - Description of the Offered Bonds." The Offered Bonds subject to optional or mandatory tender for purchase and not remarketed by the applicable Remarketing Agent will be

purchased, subject to certain conditions precedent, by the Corporation, pursuant to the terms of an Initial Liquidity Facility (as described herein) among the Corporation, U.S. Bank National Association, as tender agent, and U.S. Bank National Association, as trustee. THIS OFFICIAL STATEMENT IS INTENDED ONLY TO DESCRIBE OFFERED BONDS THAT ARE COVERED BY THE INITIAL LIQUIDITY FACILITY. Payment by the Corporation of the purchase price of Offered Bonds Liquidity Facility

upon tender and certain conditions described herein is a general obligation of the Corporation, but is not secured by funds and assets pledged under the Indenture to secure the Bonds. See "The Corporation's Obligation to Purchase Offered Bonds.

Security The Bonds are general obligations of the Corporation for which its full faith and credit are pledged, subject to agreements made and to be made with the holders of other obligations of the Corporation pledging particular revenues and assets not pledged to the Bonds and to the exclusion of money in the Corporation's Housing Development Fund. The Bonds will be secured by Program Obligations and amounts in the Funds and Accounts (excluding the Rebate Fund) held under the Indenture. See "Sources of Payment and Security for the Bonds" and "Program Obligations." THE CORPORATION HAS NO TAXING POWER. THE BONDS DO NOT CONSTITUTE A DEBT, LIABILITY OR OBLIGATION OF THE STATE OF ALASKA OR OF ANY POLITICAL SUBDIVISION THEREOF OR A PLEDGE OF THE FAITH AND

CREDIT OR TAXING POWER OF THE STATE OF ALASKA OR OF ANY POLITICAL SUBDIVISION THEREOF. THE BONDS ARE GENERAL OBLIGATIONS OF THE CORPORATION AND ARE NOT INSURED OR GUARANTEED BY ANY OTHER GOVERNMENTAL AGENCY.

Interest Payment Dates December 1, 2009, and thereafter on each June 1 and December 1.

\$100,000 or any integral multiple of \$5,000 in excess thereof. Denominations

Closing Date May 28, 2009.

Bond Counsel Birch, Horton, Bittner and Cherot.

Special Tax Counsel Kutak Rock LLP.

Hawkins Delafield & Wood LLP. Underwriters' Counsel

Remarketing Agents 2009 Series A: Citigroup Global Markets Inc. 2009 Series B: Goldman, Sachs & Co.

Trustee U.S. Bank National Association. Financial Advisor First Southwest Company.

Book-Entry System The Depository Trust Company. See "The Offered Bonds — Book Entry Only."

The Offered Bonds (except to the extent not reoffered) are offered when, as and if issued and received by the Underwriters, subject to the approval of legality by Bond Counsel, and to the confirmation of certain tax matters by Bond Counsel and Special Tax Counsel, and to certain other conditions.

Citi[†]

Goldman, Sachs & Co.††

May 20, 2009

Sole underwriter with respect to the 2009 Series A Bonds.

Sole underwriter with respect to the 2009 Series B Bonds.



No dealer, broker, salesman or other person has been authorized by the Corporation or the Underwriters to give any information or to make any representations, other than as contained in this Official Statement, and if given or made, such other information or representations must not be relied upon as having been authorized by any of the foregoing. This Official Statement does not constitute an offer to sell or the solicitation of an offer to buy, nor shall there be any sale of the Offered Bonds, by any person in any jurisdiction in which it is unlawful for such person to make such offer, solicitation or sale. The information set forth herein has been obtained from the Corporation and other sources which are believed to be reliable, but is not guaranteed as to accuracy or completeness and is not to be construed as a representation by the Underwriters. All summaries herein of documents and agreements are qualified in their entirety by reference to such documents and agreements, and all summaries herein of the Offered Bonds are qualified in their entirety by reference to the form thereof included in the Indenture and the provisions with respect thereto included in the aforesaid documents and agreements. The information and expressions of opinion herein are subject to change without notice, and neither the delivery of this Official Statement nor any sale made hereunder shall under any circumstances create any implication that there has been no change in the information or opinions set forth herein after the date of this Official Statement.

In connection with this offering of the Offered Bonds, the Underwriters may overallot or effect transactions which stabilize or maintain the market price of the Offered Bonds at a level above that which might otherwise prevail in the open market. Such stabilizing, if commenced, may be discontinued at any time.

TABLE OF CONTENTS

TABLE	OI C	ONIENIS	
	Page		Page
INTRODUCTION		Investment Agreements (Section 514)	61
SOURCES OF PAYMENT AND SECURITY FOR THE BONDS		No Limitation on Additional Collateral Contributions	
General		(Section 516)	
Program Obligations		Payment of Bonds (Section 701)	61
Debt Service Reserve Account		Power to Issue Bonds and Pledge Revenues and Other	
Loan Loss Fund		Property; Hedging Instruments (Section 705)	
Special Reserve Account	8	Tax Covenants (Section 706)	
Bond Coverage Certificates		Accounts and Reports (Section 707)	
Additional Bonds		Sale of Program Obligations (Section 709)	
APPLICATION OF FUNDS	10	Supplemental Indentures (Sections 801, 802, 803 and 902)	
THE CORPORATION'S OBLIGATION TO PURCHASE		Events of Default (Section 1002)	65
OFFERED BONDS	10	Remedies (Section 1003)	65
THE OFFERED BONDS	12	Priority of Payments after Default (Section 1004)	66
General	12	Bondholders' Direction of Proceedings (Section 1006)	66
Redemption Provisions	13	Limitation on Rights of Bondholders (Section 1007)	67
Description of the Offered Bonds	15	Trustee (Sections 1104, 1107 and 1108)	67
Special Considerations Relating to the Offered Bonds		Defeasance (Section 1201)	
Book Entry Only	18	Liquidity Providers (Section 1203)	68
ASSUMPTIONS REGARDING REVENUES, DEBT SERVICE		Legal Holidays (Section 1207)	
REQUIREMENTS AND PROGRAM EXPENSES	22	Governing Law (Section 1208)	
PROGRAM OBLIGATIONS		TAX MATTERS	
Mortgage Loans		Opinions of Bond Counsel and Special Tax Counsel	
Mortgage Loan Underwriting		General	
Mortgage Servicing		Certain Requirements Imposed by the Code	
Pledge of Mortgage Loans		Compliance	
Primary Mortgage Insurance		Backup Withholding	
Standard Hazard Insurance Policies		Certain Additional Tax Consequences	
Alaska Foreclosure Law		RATINGS	
THE CORPORATION		FINANCIAL STATEMENTS	
Certain Definitions		INDEPENDENT AUDITORS	
General		LITIGATION	
Board of Directors, Staff and Organization		LEGAL MATTERS	
Activities of the Corporation		STATE NOT LIABLE ON BONDS	
Financial Results of Operations		LEGALITY FOR INVESTMENT	
Legislative Activity/Transfers to the State		UNDERWRITING	
Litigation		FINANCIAL ADVISORFORWARD-LOOKING STATEMENTS	
Certain Definitions (Section 102)		ADDITIONAL INFORMATION	/5
Indenture to Constitute a Contract (Section 203)			
Issuance of Additional Bonds (Sections 205, 206 and 207)			
Funds and Accounts (Section 501)		APPENDIX A — FINANCIAL STATEMENTS OF	
Program Obligation Fund (Section 502)		THE CORPORATION	
Revenue Fund (Section 503)		APPENDIX B — FORM OF OPINIONS OF BOND COUNSEL	ـــــB-1
Redemption Fund (Section 504)		APPENDIX C — FORM OF OPINIONS OF	
Rebate Fund (Section 505)		SPECIAL TAX COUNSEL	C-1
Bond Purchase Fund (Section 506)		APPENDIX D — CERTAIN DEFINITIONS WITH	
Loan Loss Fund (Section 507)	59	RESPECT TO THE OFFERED BONDS	D-1
Investments (Sections 513 and 515)	60		



OFFICIAL STATEMENT OF

ALASKA HOUSING FINANCE CORPORATION Relating to

\$161,760,000 Home Mortgage Revenue Bonds \$80,880,000 2009 Series A (Variable Rate) \$80,880,000 2009 Series B (Variable Rate)

INTRODUCTION

This Official Statement (including the cover page and appendices) sets forth information in connection with the Corporation's Home Mortgage Revenue Bonds, 2009 Series A (the "2009 Series A Bonds") and 2009 Series B (the "2009 Series B Bonds"; together with the 2009 Series A Bonds, the "Offered Bonds"). The Offered Bonds are authorized to be issued pursuant to Chapters 55 and 56 of Title 18 of the Alaska Statutes, as amended (the "Act"), an Indenture, dated as of May 1, 2002, as amended and supplemented (the "General Indenture"), by and between the Corporation and U.S. Bank National Association, as trustee (the "Trustee"), and a 2009 Series A Supplemental Indenture and a 2009 Series B Supplemental Indenture (respectively, the "2009 Series A Supplemental Indenture" and the "2009 Series B Supplemental Indenture"; collectively, the "2009 Series A and B Supplemental Indenture"), each dated as of May 1, 2009, and each by and between the Corporation and the Trustee. All bonds outstanding under the General Indenture (including additional bonds which may hereafter be issued) are referred to collectively as the "Bonds." Each series of Bonds is issued pursuant to a Supplemental Indenture. The General Indenture and all Supplemental Indentures (including the 2009 Series A and B Supplemental Indenture) are referred to collectively as the "Indenture." The Bonds issued under the Indenture prior to the issuance of the Offered Bonds are referred to collectively as the "Prior Series Bonds." FOR CERTAIN DEFINITIONS USED IN THIS OFFICIAL STATEMENT, SEE "THE CORPORATION — CERTAIN DEFINITIONS," "SUMMARY OF CERTAIN PROVISIONS OF THE INDENTURE — CERTAIN DEFINITIONS" AND APPENDIX D — CERTAIN DEFINITIONS WITH RESPECT TO THE OFFERED BONDS." Capitalized terms used and not otherwise defined herein have the respective meanings ascribed thereto in the Indenture. All references to days in this Official Statement will mean calendar days unless stated otherwise. All references to times in this Official Statement, unless indicated otherwise, shall be to Eastern Time.

The 2009 Series A Bonds and 2009 Series B Bonds are the twelfth and thirteenth Series of Bonds, respectively, issued under the Indenture. As of April 30, 2009, the Corporation had issued Prior Series Bonds in the aggregate principal amount of \$939,175,000, and as of such date there were Prior Series Bonds Outstanding in the aggregate principal amount of \$882,020,000. The Corporation is permitted to issue additional bonds (including refunding bonds) pursuant to and secured under the Indenture ("Additional Bonds"), subject to certain conditions. See "Sources of Payment and Security for the Bonds — Additional Bonds." The 2009 Series A Bonds and 2009 Series B Bonds will be secured on a parity with each other, with the Prior Series Bonds and with any Additional Bonds.

On February 28, 2008, the Corporation issued its \$80,880,000 Home Mortgage Revenue Bonds, 2008 Series A (the "2008 Series A Bonds"). The 2008 Series A Bonds and the 2009

Series A Bonds will constitute a composite issue (the "2008A/2009A Composite Issue") for Federal tax purposes. However, the respective proceeds of the 2008 Series A Bonds and the 2009 Series A Bonds will not be blended in financing Mortgage Loans, nor will amounts related to 2008 Series A Bonds be required to be used to redeem 2009 Series A Bonds, or vice versa, *except* as may be required by the Code.

On September 30, 2008, the Corporation issued its \$80,880,000 Home Mortgage Revenue Bonds, 2008 Series B (the "2008 Series B Bonds"). The 2008 Series B Bonds and the 2009 Series B Bonds will constitute a composite issue (the "2008B/2009B Composite Issue") for Federal tax purposes. However, the respective proceeds of the 2008 Series B Bonds and the 2009 Series B Bonds will not be blended in financing Mortgage Loans, nor will amounts related to 2008 Series B Bonds be required to be used to redeem 2009 Series B Bonds, or vice versa, *except* as may be required by the Code.

Citigroup Global Markets Inc. ("Citi") will act as sole underwriter with respect to the 2009 Series A Bonds. Goldman, Sachs & Co. ("Goldman Sachs") will act as sole underwriter with respect to the 2009 Series B Bonds. Citi and Goldman Sachs acting in such capacity are referred to herein collectively as the "Underwriters."

Proceeds of the Offered Bonds of \$72,115,000 will be treated for Federal tax purposes as being used, within 90 days of the date of issuance of the Offered Bonds, to replace amounts to be used to refund an equal amount of the Corporation's General Mortgage Revenue Bonds, 1999 Series A (the "99 GMRB Bonds"). Proceeds of the balance of the Offered Bonds will be used, within 90 days of the date of issuance of the Offered Bonds, to redeem an equal amount of the 99 GMRB Bonds. In connection with such replacement and refunding and redemption, a portion of the mortgage loans (the "Transferred Mortgage Loans") and other assets currently pledged to the 99 GMRB Bonds will be transferred to and become subject to the lien and pledge of the Indenture. Following such transfer, such other assets are expected to be deposited into the Series Account of the Program Obligation Fund and used to purchase mortgage loans (the "Available Mortgage Loans"). For a description as of April 30, 2009 of the Transferred Mortgage Loans, see "Program Obligations — Mortgage Loans — Transferred Mortgage Loans." Corporation expects to transfer substantially all of the Transferred Mortgage Loans to the Indenture. However, the aggregate principal balance of such loans transferred to the Indenture will be reduced by principal prepayments and scheduled principal repayments received prior to such transfer. For a description as of April 30, 2009 of the Available Mortgage Loans, see "Program Obligations — Mortgage Loans — Available Mortgage Loans." The Corporation expects to purchase substantially all of the Available Mortgage Loans with proceeds attributable to the Offered Bonds. However, no assurance is given as to what portion, if any, of the Available Mortgage Loans will be allocated to the Offered Bonds.

The Corporation from its general unrestricted funds will make a deposit to the Debt Service Reserve Account and pay underwriting fees and other costs of issuance. In addition, any amounts needed to satisfy the Loan Loss Requirement will be deposited by the Corporation from its own funds in the Loan Loss Fund. See "Sources of Payment and Security for the Bonds—Debt Service Reserve Account" and "—Loan Loss Fund" and "Application of Funds."

The Offered Bonds will initially be issued in a Weekly Mode. The Corporation may elect to cause Offered Bonds to bear interest in another Mode or to Convert to Bonds bearing interest

at Fixed Interest Rates or an Indexed Rate. In each such case and under other circumstances, Offered Bonds will be subject to mandatory tender for purchase. See "The Offered Bonds — Description of the Offered Bonds — Mandatory Tender." **THIS OFFICIAL STATEMENT IS NOT INTENDED TO DESCRIBE OFFERED BONDS THAT ARE NOT IN A WEEKLY MODE.** While in a Weekly Mode, Offered Bonds also are subject to tender by the Holders thereof under the circumstances set forth in the 2009 Series A and B Supplemental Indenture.

Citi initially will act as sole Remarketing Agent with respect to the 2009 Series A Bonds. Goldman Sachs initially will act as sole Remarketing Agent with respect to the 2009 Series B Bonds. The Corporation may replace any Remarketing Agent at any time, and any Remarketing Agent may resign as such at any time, in each case upon 30 days' notice. The Corporation may appoint multiple Remarketing Agents.

In the event and to the extent that Offered Bonds of a Series are to be tendered to the Tender Agent (defined below) for purchase under an optional or mandatory tender and in the event that the amount of funds (if any) made available to the Tender Agent from the Remarketing Agent, together with any interest paid to the Tender Agent, is less than the principal amount, plus accrued interest, if any, of the Offered Bonds to be so tendered, the Corporation is required to deposit with the Tender Agent an amount which, together with any funds made available to the Tender Agent from the Remarketing Agent, will be sufficient to pay the principal amount, plus accrued interest, if any, of such Bonds to be so tendered, all in accordance with, as applicable, the terms of (i) the Tender Agreement, dated as of May 1, 2009, relating to the 2009 Series A Bonds (the "Series A Tender Agreement"), among the Corporation, U.S. Bank National Association, as tender agent (the "Tender Agent"), and the Trustee, or (ii) the Tender Agreement, dated as of May 1, 2009, relating to the 2009 Series B Bonds (the "Series B Tender Agreement; together with the Series A Tender Agreement, the "Initial Liquidity Facility"), among the Corporation, the Tender Agent and the Trustee. The Corporation is required to obtain such deposit amounts from any source other than (i) moneys pledged pursuant to the Indenture to secure Bonds, (ii) revenues and assets pledged to the holders of other obligations of the Corporation, and (iii) amounts in the Corporation's Housing Development Fund. Corporation's obligation to deposit such amount for the purchase of Offered Bonds under the Initial Liquidity Facility is not a source of payment of principal of and interest on the Offered Bonds, but is being undertaken solely to provide a source of funds to the Tender Agent with which to discharge its purchase obligation under the circumstances described above. A failure by the Corporation to purchase Offered Bonds when and as required by the Initial Liquidity Facility, if such failure continues for 45 days after written notice thereof given to the Corporation by the Trustee or the holders of not less than 25 percent in principal amount of the Outstanding Bonds, is an Event of Default under the Indenture as described in clause (c) under "Summary of Certain Provisions of the Indenture — Events of Default." Nothing herein shall be deemed to limit the Corporation's right under the Indenture to purchase or redeem Bonds, including tendered but unremarketed Offered Bonds, from eligible moneys pledged pursuant to the Indenture or to limit the Corporation's right to purchase or redeem Bonds, including tendered but unremarketed Offered Bonds, from any other sources available to the Corporation.

The Corporation may provide an Alternate Liquidity Facility in substitution for the Corporation's obligation to purchase Offered Bonds pursuant to the Initial Liquidity Facility, and in such event the Initial Liquidity Facility and the Corporation's obligations thereunder will

terminate. THIS OFFICIAL STATEMENT IS INTENDED ONLY TO DESCRIBE OFFERED BONDS THAT ARE COVERED BY THE INITIAL LIQUIDITY FACILITY. See "The Corporation's Obligation to Purchase Offered Bonds."

In the event that the Initial Liquidity Facility terminates and is not to be replaced with an Alternate Liquidity Facility, the Offered Bonds are subject to mandatory tender and the Corporation may elect to (i) Convert the Offered Bonds to bear interest at Fixed Interest Rates or an Indexed Rate or (ii) redeem the Offered Bonds. No Alternate Liquidity Facility will be required in connection with the Offered Bonds subsequent to the exercise of either of the foregoing options. See "The Corporation's Obligation to Purchase Offered Bonds." THIS OFFICIAL STATEMENT IS NOT INTENDED TO DESCRIBE THE OFFERED BONDS SUBSEQUENT TO THEIR CONVERSION TO FIXED INTEREST RATE BONDS OR INDEXED RATE BONDS.

The Corporation has entered into interest rate swap agreements relating to the Offered Bonds (the "Swap Agreements") with Citibank, N.A., an affiliate of Citi, with Goldman Sachs Mitsui Marine Derivative Products, L.P., an affiliate of Goldman Sachs, and with JPMorgan Chase Bank, N.A. (successor to Bear Stearns Financial Products Inc.) (collectively, the "Counterparties"). The purpose of the Swap Agreements is to place the aggregate net obligation of the Corporation with respect to the portion of the Program financed by the Offered Bonds on an approximately fixed-rate basis. Payments made to the Corporation under the Swap Agreements will constitute Pledged Revenues and will be deposited in the Revenue Fund on receipt. Regularly scheduled payments due under the Swap Agreements to the Counterparties will be paid from Pledged Revenues pledged under the Indenture in the same order of priority as payments of interest on the Bonds. Payments due under the Swap Agreements to the Counterparties in respect of an Early Termination Date (as defined in the Swap Agreements) will be withdrawn free and clear of the lien of the Indenture (to the extent available thereunder and in accordance with the requirements therefor) as described in clause (iv) of paragraph Fifth under "Summary of Certain Provisions of the Indenture — Redemption Fund" for payment to the Counterparties. Any payments due under the Swap Agreements to the Counterparties in excess of amounts available therefor under the Indenture will be a general obligation of the Corporation.

The Corporation has no taxing power. The Bonds do not constitute a debt, liability or obligation of the State of Alaska (the "State") or a pledge of its faith and credit or taxing power. The Bonds are general obligations of the Corporation and are not insured or guaranteed by any other governmental agency.

The Bonds are general obligations of the Corporation for which its full faith and credit are pledged, subject to agreements made and to be made with the holders of other obligations of the Corporation pledging particular revenues and assets not pledged to the Bonds and to the exclusion of moneys in the Corporation's Housing Development Fund. A significant portion of the assets of the Corporation is pledged to the payment of outstanding obligations of the Corporation. See Appendix A, which contains the most recent audited financial statements of the Corporation.

It is expected that the Bonds will be primarily secured by a portfolio of Program Obligations, consisting of whole mortgage loans (the "Mortgage Loans"). The Bonds also may be secured by mortgage-backed pass-through certificates and, if there will be no adverse effect

on the ratings then assigned to the Bonds, other mortgage instruments. The Mortgage Loans will be first-lien mortgage loans with respect to single family residences located in the State. See "Sources of Payment and Security for the Bonds," "Program Obligations" and the definitions of Mortgage Loan and Program Obligations under "Summary of Certain Provisions of the Indenture — Certain Definitions."

The Mortgage Loans, or portions of Mortgage Loans, to be financed with proceeds attributable to the Offered Bonds are referred to as the "2009 Series A/B Mortgage Loans." The Corporation currently expects that the 2009 Series A/B Mortgage Loans will consist of the Transferred Mortgage Loans and the Available Mortgage Loans. See "Sources of Payment and Security for the Bonds — Program Obligations — Transferred Mortgage Loans" and "— Available Mortgage Loans."

The summaries herein of the Offered Bonds, the Indenture and other documents and materials are brief outlines of certain provisions contained therein and do not purport to summarize or describe all the provisions thereof. For further information, reference is hereby made to the Act, the Indenture and such other documents and materials for the complete provisions thereof, copies of which will be furnished by the Corporation upon request. See "The Corporation — General" for the Corporation's address and telephone number.

SOURCES OF PAYMENT AND SECURITY FOR THE BONDS

General

The Prior Series Bonds and the Offered Bonds are, and any Additional Bonds issued under the Indenture will be, direct and general obligations of the Corporation for which its full faith and credit are pledged, subject to agreements made or to be made with the holders of other obligations of the Corporation pledging particular revenues and assets not pledged to the Bonds and to the exclusion of moneys in the Corporation's Housing Development Fund. All Bonds issued under the Indenture will be secured on a parity lien basis under the Indenture. See "Sources of Payment and Security for the Bonds — Additional Bonds."

The Bonds are secured by a pledge of (a) Program Obligations; (b) any Mortgage Loans acquired with Bond proceeds, including the title, hazard and primary insurance policies related thereto; the Mortgages securing such Mortgage Loans; and property held by the Corporation pursuant to foreclosure or deed in lieu of foreclosure of any such Mortgage Loan; (c) the Pledged Revenues and all amounts held in any Fund or Account under the Indenture (except the Rebate Fund) and, to the extent provided in the Indenture, as to amounts payable free and clear of any trust, lien or pledge created by this Indenture; and (d) all proceeds of the foregoing. See "Sources of Payment and Security for the Bonds — Program Obligations," "Program Obligations" and the definitions of Pledged Revenues and Program Obligations under "Summary of Certain Provisions of the Indenture — Certain Definitions."

Amounts on deposit in the Funds and Accounts under the Indenture may be applied only as provided in the Indenture. Amounts in the Revenue Fund, after providing for the payment of (i) any amounts required to be deposited in the Rebate Fund, and (ii) interest due on the Bonds and Authorized Hedging Payments due to a counterparty during the related interest payment

period, will be transferred to the Redemption Fund. Amounts in the Redemption Fund, *however*, after providing for the payment of (i) scheduled principal payments on the Bonds and Authorized Hedging Payments due to a counterparty during the related interest payment period; (ii) sinking fund installments; (iii) any amount needed to restore the Debt Service Reserve Account to the Debt Service Reserve Requirement; and (iv) Program Expenses, may be withdrawn free and clear of the lien of the Indenture; *provided* that such withdrawal is indicated in the most recent Bond Coverage Certificate. See "Sources of Payment and Security for the Bonds — Bond Coverage Certificates" and "Summary of Certain Provisions of the Indenture — Revenue Fund" and "— Redemption Fund."

The Bonds are secured by a Debt Service Reserve Account, a Loan Loss Fund and a Special Reserve Account. See "Sources of Payment and Security for the Bonds — Debt Service Reserve Account," "— Loan Loss Fund" and "— Special Reserve Account."

Program Obligations

For a description as of April 30, 2009 of the Mortgage Loans financed with proceeds of Prior Series Bonds (the "Prior Series Mortgage Loans"), see "Program Obligations — Mortgage Loans — Prior Series Mortgage Loans.

Mortgage Loans are required by the General Indenture to be secured by first lien deeds of trust on single-family residences in the State and bear a fixed rate of interest for initial terms of not less than 15 years but not more than 30 years. The Prior Series Mortgage Loans consist of, and 2009 Series A/B Mortgage Loans are expected to consist of, conventional Mortgage Loans; Mortgage Loans subject to a guarantee of the United States Department of Veterans Affairs (formerly the Veterans Administration; the "VA"), the United States Department of Housing and Urban Development ("HUD"), or Rural Development ("RD"; formerly the Farmers Home Administration of the United States Department of Agriculture); and Mortgage Loans insured by the Federal Housing Administration ("FHA"). The Mortgage Loans will be serviced by qualifying eligible servicing institutions, which generally are the originating institutions. See "Program Obligations."

Any Mortgage Loan with an original principal amount exceeding 80% of the value of the mortgaged property is required to be (i) insured by FHA, (ii) guaranteed by the VA, HUD, or RD, or (iii) insured under a private mortgage insurance policy at least until such time as the ratio of the outstanding loan balance to the original property value is equal to or less than 80%. See "Program Obligations — Primary Mortgage Insurance."

Debt Service Reserve Account

Upon delivery of the Offered Bonds, a deposit is expected to be made to the credit of the Debt Service Reserve Account in the amount set forth under "Application of Funds." The General Indenture requires the Debt Service Reserve Account to be maintained in an amount (the "Debt Service Reserve Requirement") at least equal to the sum of the Debt Service Reserve requirements established for each Series of Outstanding Bonds. The Debt Service Reserve requirement established for each Series of the Offered Bonds is an amount equal to 2% of the sum of (a) the outstanding principal balance of related 2009 Series A/B Mortgage Loans and (b) all other amounts on deposit in the related Series Account of the Program Obligation Fund, or

such greater amount as may be fixed by a further Authorizing Indenture. See "Summary of Certain Provisions of the Indenture — Revenue Fund."

If at noon on the third Business Day prior to any Debt Service Payment Date the amount on deposit, or to be deposited on such Debt Service Payment Date, in the Interest Account, the Principal Account and the General Account is less than the amount required to pay, or to reimburse the payment of, Debt Service Payments on such Debt Service Payment Date, any deficiency in each such Account shall be immediately satisfied with a transfer from the Debt Service Reserve Account to the applicable Account or, if insufficient, by a deposit to the applicable Account of any other funds of the Corporation available therefor, including the Loan Loss Fund and the Special Reserve Account.

The Corporation covenants that it will maintain in the Debt Service Reserve Account an amount at least equal to the Debt Service Reserve Requirement.

At the election of the Corporation, any amounts in excess of the Debt Service Reserve Requirement that remain in the Debt Service Reserve Account on a Debt Service Payment Date shall either (i) be transferred to the related Series Account of the Revenue Fund or (ii) be withdrawn and paid over to the Corporation free and clear of the lien and pledge of the Indenture if the most recent Bond Coverage Certificate shows Bond Coverage after such withdrawal; provided that (a) all Debt Service on the Bonds then due shall have been paid on such Debt Service Payment Date and that all amounts then due from the Corporation or Trustee to the counterparties of any Hedging Instruments shall have been paid on such Debt Service Payment Date and (b) no such withdrawal may be made during any period when proceeds of any Series of Bonds are on deposit in the Program Obligation Fund and have not been either exchanged for Program Obligations or applied to the redemption of Bonds of such Series, nor for sixty days following any such period. Any amounts in excess of the Debt Service Reserve Requirement that remain in the Debt Service Reserve Account on or after the fifth day following a Debt Service Payment Date will be transferred by the Trustee upon the direction of the Corporation to the related Series Account of the Revenue Fund.

Amounts on deposit in the Debt Service Reserve Account are to be invested in Investment Securities. As of April 30, 2009, the aggregate amount of investments on deposit in the Debt Service Reserve Account was approximately \$18.8 million, which amount was at least equal to the Debt Service Reserve Requirement on such date. The amount on deposit in the Debt Service Reserve Account will be at least equal to the Debt Service Reserve Requirement on the date of issuance of the Offered Bonds. See "Application of Funds" and "Summary of Certain Provisions of the Indenture — Revenue Fund."

Loan Loss Fund

The General Indenture permits, but does not require, the establishment of Loan Loss Coverage with respect to a Series of Bonds in the related Authorizing Indenture. The Prior Series Bonds Supplemental Indentures and the 2009 Series A and B Supplemental Indenture establish Loan Loss Coverage with respect to the Prior Series Bonds and the Offered Bonds, respectively, in the form of a Series Loan Loss Requirement. The Indenture requires that the Loan Loss Fund be maintained at all times in an amount equal to the sum of the Series Loan Loss Requirements, if any, established with respect to each Series of Bonds in the related

Authorizing Indentures (the "Loan Loss Requirement"). The Series Loan Loss Requirements with respect to the Prior Series Bonds and the Offered Bonds are percentages of the Prior Series Mortgage Loans and the 2009 Series A/B Mortgage Loans, respectively, that are not covered by a mortgage pool insurance policy and that do not underlie Mortgage Certificates. (No Prior Series Mortgage Loans are, and it is expected that no more than an insubstantial portion of the 2009 Series A/B Mortgage Loans, if any, will be, covered by a mortgage pool insurance policy or underlie Mortgage Certificates.) Such percentages are determined by the nature of the assets on deposit in the Loan Loss Fund and are based upon criteria established by the Rating Agencies, including criteria related to mortgage loan credit risk. The Prior Series Bonds Supplemental Indentures and the 2009 Series A and B Supplemental Indenture each provide that the Corporation may revise the respective Series Loan Loss Requirement in any fashion upon confirmation from the Rating Agencies that such revision, in and of itself, will not adversely affect the then current Unenhanced Ratings assigned to the Bonds.

As of April 30, 2009, amounts on deposit in the Loan Loss Fund consisted of investments with a value of approximately \$5.1 million and of Mortgage Loans with an aggregate principal balance of approximately \$48.1 million, which amounts were in the aggregate at least equal to the Loan Loss Requirement as of such date. The amount on deposit in the Loan Loss Fund will be at least equal to the Loan Loss Requirement on the date of issuance of the Offered Bonds. While amounts on deposit in the Loan Loss Fund are pledged under the Indenture, earnings and payments received with respect to such amounts do not constitute Pledged Revenues under the Indenture. The General Indenture permits, but does not require, Loan Loss Coverage in addition to any primary mortgage insurance covering Mortgage Loans for subsequent Series of Bonds.

If, on the third Business Day prior to any Debt Service Payment Date, the amount on deposit, or to be deposited on such Debt Service Payment Date, in the Interest Account, the Principal Account and the General Account is less than the amount required to pay Debt Service payments on such Debt Service Payment Date, any deficiency will be satisfied with a transfer from the Debt Service Reserve Account to the applicable Account or, if insufficient, by a deposit to the applicable Account of any other funds of the Corporation available therefor, including the Loan Loss Fund. The Corporation may, at any time, withdraw from the Loan Loss Fund an amount equal to Uncovered Loan Losses. The Corporation shall transfer all such withdrawn amounts to the applicable Series Subaccount of the General Account of the Redemption Fund to be used to redeem Bonds of the applicable Series at the earliest practicable redemption date. In addition, amounts in the Loan Loss Fund in excess of the sum of (i) the Loan Loss Requirement and (ii) current and expected Uncovered Loan Losses, may at any time be withdrawn and paid to the Corporation free and clear of the lien and pledge of the Indenture. See "Summary of Certain Provisions of the Indenture — Loan Loss Fund."

Special Reserve Account

The Prior Series Bonds Supplemental Indentures created a Special Reserve Account within the Revenue Fund, into which the Corporation may deposit moneys from time to time. The Prior Series Bonds Supplemental Indentures permit the Corporation to withdraw, free and clear of the lien and pledge of the Indenture, amounts in the Special Reserve Account upon the delivery of a Bond Coverage Certificate demonstrating Bond Coverage (as defined under "Summary of Certain Provisions of the Indenture — Certain Definitions") exclusive of amounts

in the Special Reserve Account and confirmation from the Rating Agencies that such withdrawal will not, in and of itself, adversely affect the Unenhanced Ratings on the Bonds.

If, on the third Business Day prior to any Debt Service Payment Date, the amount on deposit, or to be deposited on such Debt Service Payment Date, in the Interest Account, the Principal Account and the General Account is less than the amount required to pay Debt Service payments on such Debt Service Payment Date, any deficiency will be satisfied with a transfer from the Debt Service Reserve Account to the applicable Account or, if insufficient, by a deposit to the applicable Account of any other funds of the Corporation available therefor, including the Special Reserve Account.

Bond Coverage Certificates

The Corporation is required to deliver to the Trustee a certificate showing Bond Coverage upon the occurrence of various events under the Indenture, including, but not limited to, (i) the delivery of a Series of Bonds, (ii) any selection of Bonds for special redemption on a basis requiring delivery of a Bond Coverage Certificate, or (iii) any release of moneys free and clear of the lien of the Indenture to the Corporation.

In addition, any such Bond Coverage Certificate delivered to the Trustee is required to conform to the requirements of the Indenture and any Supplemental Indenture, including any tax covenants contained therein. See "Summary of Certain Provisions of the Indenture — Tax Covenants."

The Indenture provides that the Corporation may in the future use a method of calculation of Bond Coverage other than the method specified in the Indenture if the new method will not adversely affect the Unenhanced Ratings then assigned to the Bonds by the Rating Agencies. No assurance can be given that the assumptions used in a Bond Coverage Certificate will in fact be realized.

Additional Bonds

Additional Bonds (including refunding Bonds) may be issued pursuant to the General Indenture upon compliance with the provisions thereof, which include the requirement that no Additional Bonds may be issued (i) without the delivery of a Bond Coverage Certificate to the Trustee and (ii) unless the Unenhanced Ratings then assigned by the Rating Agencies to the then Outstanding Bonds (including the Offered Bonds) will not be reduced as a result of the issuance of such Additional Bonds. The Offered Bonds and all other Bonds issued under the Indenture will rank on a parity with each other; therefore, the availability of money for repayment of the Offered Bonds could be significantly affected by the issuance of Additional Bonds. See "Sources of Payment and Security for the Bonds — Bond Coverage Certificates" and "Summary of Certain Provisions of the Indenture — Issuance of Additional Bonds."

The Corporation is also permitted to issue bonds which are separately secured and/or which are also general obligations of the Corporation.

APPLICATION OF FUNDS

Following certain replacements and refundings and redemptions of the 99 GMRB Bonds described above, the Transferred Mortgage Loans and other assets currently pledged to the 99 GMRB Bonds will be transferred to and become subject to the lien and pledge of the Indenture. Following such transfer, such other assets and certain amounts contributed by the Corporation are expected to be applied and deposited approximately as follows:

Deposit to Series Account of the Program	
Obligation Fund to Purchase Available	
Mortgage Loans	\$52,596,256
Deposit to Debt Service Reserve Account	4,265,358
Payment of Underwriting Fees	402,687
Payment of Costs of Issuance	250,000
TOTAL	\$57,514,301

In addition, any amounts needed to satisfy the Loan Loss Requirement will be deposited by the Corporation from its own funds in the Loan Loss Fund. See "Sources of Payment and Security for the Bonds — Loan Loss Fund."

THE CORPORATION'S OBLIGATION TO PURCHASE OFFERED BONDS

Pursuant to the Initial Liquidity Facility, the Corporation is required to purchase those Offered Bonds that are tendered to the Tender Agent but not remarketed by the Remarketing Agent. The Initial Liquidity Facility, and the Corporation's obligation thereunder to purchase Offered Bonds, will expire upon (i) the conversion of the interest rate on the Offered Bonds to Fixed Interest Rates or an Indexed Rate, (ii) the provision of an Alternate Liquidity Facility, or (iii) the maturity of the Offered Bonds, unless terminated as described herein.

In the event that at 10:00 A.M. New York time three Business Days prior to any Tender and Purchase Date during the term of the Initial Liquidity Facility the amount of funds received by the Tender Agent from the Remarketing Agent, together with any interest paid to the Tender Agent, is less than the aggregate principal amount, plus accrued interest, if any, of the Offered Bonds to be tendered on such Tender and Purchase Date, the Tender Agent shall thereupon notify the Corporation of such event and of the amount (together with any amount of funds to be received by the Tender Agent from the Remarketing Agent on such Tender and Purchase Date and any interest to be paid to the Tender Agent) necessary to pay the aggregate principal amount, plus accrued interest, if any, of the Offered Bonds to be tendered. At 4:00 P.M. New York time on the Business Day immediately preceding such Tender and Purchase Date, if the amount of funds received by the Tender Agent from the Remarketing Agent, together with any interest paid to the Tender Agent, is less than the aggregate principal amount, plus accrued interest, if any, of the Offered Bonds to be tendered on such Tender and Purchase Date, the Tender Agent shall thereupon notify the Corporation of such event and of the amount (together with any amount of funds to be received by the Tender Agent from the Remarketing Agent on such Tender and Purchase Date and any interest to be paid to the Tender Agent) necessary to pay the aggregate principal amount, plus accrued interest, if any, of the Offered Bonds to be tendered and shall deliver a Draw Notice to the Corporation for such necessary amount, and the Corporation shall

by 2:30 P.M. New York time on the Tender and Purchase Date deposit such amount with the Tender Agent from moneys not then pledged under the Indenture. Nothing herein shall be deemed to limit the Corporation's right under the Indenture to purchase or redeem Bonds, including tendered but unremarketed Offered Bonds, from eligible moneys pledged pursuant to the Indenture. By 4:30 P.M. New York time on such Tender and Purchase Date, the Tender Agent shall apply the amount so deposited, together with any amount of funds made available to the Tender Agent from the Remarketing Agent on such Tender and Purchase Date and any interest paid to the Tender Agent, to the purchase of the Offered Bonds duly tendered. Offered Bonds in a principal amount equal to the amount (less any accrued interest) so deposited by the Corporation shall be deemed to have been purchased by the Corporation and shall no longer be Outstanding under the Indenture.

The Corporation's obligation to purchase Offered Bonds pursuant to the Initial Liquidity Facility is not a source of payment for the payment of principal of or interest on the Offered Bonds. The obligation of the Corporation to deposit moneys with the Tender Agent for the purchase of Offered Bonds pursuant to the Initial Liquidity Facility is not secured by the funds and assets held under the Indenture. A failure by the Corporation to purchase Offered Bonds when and as required by the Initial Liquidity Facility, if such failure continues for 45 days after written notice thereof given to the Corporation by the Trustee or the holders of not less than 25 percent in principal amount of the Outstanding Bonds, is an Event of Default under the Indenture as described in clause (c) under "Summary of Certain Provisions of the Indenture — Events of Default." No assurance can be given that moneys will be available to the Corporation to purchase tendered Offered Bonds. In the event that any Offered Bond of a Series is tendered or deemed tendered for purchase by the Holder thereof and such Bond is unable to be remarketed and the Corporation fails to purchase such Bond, all Offered Bonds of such Series will automatically bear interest at the Maximum Rate. Holders of Offered Bonds of such Series will not have the right to tender such Bonds during such period and may be required to hold such Bonds to their maturity or prior redemption. The Corporation may establish lines of credit with external providers which may be used to fund any of its obligations, including its obligation to purchase Offered Bonds pursuant to the Initial Liquidity Facility, but has not covenanted to establish any such lines of credit.

The terms of the Initial Liquidity Facility require the Corporation to maintain the availability of funds, in an aggregate amount at least equal to the outstanding principal amount of the Offered Bonds plus accrued interest thereon at the Maximum Rate, from the following sources: (i) investments (valued in a manner that does not adversely affect the then-existing ratings on the Offered Bonds) that are not pledged under the Indenture or pursuant to other bond indentures of the Corporation if the Offered Bonds would be an eligible investment for the proceeds of the sale of such investments and if such investment in Offered Bonds would not result in the cancellation of such Offered Bonds under then-existing State law and (ii) liquidity or credit facilities with financial institutions or other entities which have short-term ratings which would not adversely affect the then-existing short-term ratings on the Offered Bonds.

Prior to the conversion (if any) of the interest rate on the Offered Bonds to Fixed Interest Rates or an Indexed Rate, the Corporation agrees that it shall maintain its obligation to purchase Offered Bonds pursuant to the Initial Liquidity Facility or furnish one or more Alternate Liquidity Facilities in substitution for such obligation. The Corporation shall provide notice of furnishing an Alternate Liquidity Facility to the Rating Agencies (and therein shall request that

the Rating Agencies review the then current ratings on the Offered Bonds) and to the owners of the Offered Bonds at least 30 days prior thereto. The Offered Bonds are subject to mandatory tender for purchase (with no right to retain) in connection with the delivery of an Alternate Liquidity Facility. THIS OFFICIAL STATEMENT IS INTENDED ONLY TO DESCRIBE OFFERED BONDS THAT ARE COVERED BY THE INITIAL LIQUIDITY FACILITY.

On the date on which any Alternate Liquidity Facility is delivered to the Trustee, the Initial Liquidity Facility will automatically terminate as to the Series of Offered Bonds for which such Alternate Liquidity Facility was delivered without any further action.

THE OFFERED BONDS

General

The Offered Bonds will be dated as set forth on the cover page. Offered Bonds will bear interest from such date at the Effective Rate determined by the applicable Remarketing Agent. The Offered Bonds will mature on the dates and in the amounts set forth on the cover page. The Offered Bonds initially will bear interest at a Weekly Rate. THIS OFFICIAL STATEMENT IS NOT INTENDED TO DESCRIBE OFFERED BONDS THAT ARE NOT IN A WEEKLY MODE. Interest on the Offered Bonds will be payable on the dates set forth on the cover page. Interest accrued on the Offered Bonds during a Weekly Mode Period will be computed on the basis of a 365-day year or 366-day year, as applicable, for the number of days actually elapsed. The Offered Bonds will be issuable in the denominations set forth on the cover page.

Any Holder of Offered Bonds has the option of tendering the Bonds to the Tender Agent in accordance with the provisions of the 2009 Series A and B Supplemental Indenture as described under "Description of the Offered Bonds" below. Pursuant to the Initial Liquidity Facility, the Corporation has the obligation to purchase, under certain conditions and from time to time, Offered Bonds in a Weekly Mode tendered or deemed tendered to the Tender Agent, which tendered Offered Bonds are not remarketed. For additional information with respect to the Offered Bonds, see also Appendix D — "Certain Definitions with Respect to the Offered Bonds."

No transfer or exchange of any Offered Bond will be required to be made during the five days preceding any date established by the Trustee for the selection of Offered Bonds for redemption.

The Offered Bonds are being issued only as fully registered bonds without coupons, in book-entry form only, registered in the name of Cede & Co., as registered owner and nominee for DTC, which will act as securities depository for the Offered Bonds. See "Book Entry Only" below.

Redemption Provisions

Sinking Fund Redemption

The Offered Term Bonds are subject to mandatory redemption in part from sinking fund payments at 100% of the principal amount thereof, plus accrued interest, on the respective dates and in the respective principal amounts set forth below:

	2009 Series A Term Bonds	2009 Series B Term Bonds
Date	Maturing December 1, 2040	Maturing December 1, 2040
June $\overline{1,2020}$	\$1,110,000	\$1,110,000
December 1, 2020	1,135,000	1,135,000
June 1, 2021	1,170,000	1,170,000
December 1, 2021	1,195,000	1,195,000
June 1, 2022	1,225,000	1,225,000
December 1, 2022	1,255,000	1,255,000
June 1, 2023	1,290,000	1,290,000
December 1, 2023	1,320,000	1,320,000
June 1, 2024	1,350,000	1,350,000
December 1, 2024	1,390,000	1,390,000
June 1, 2025	1,420,000	1,420,000
December 1, 2025	1,455,000	1,455,000
June 1, 2026	1,495,000	1,495,000
December 1, 2026	1,530,000	1,530,000
June 1, 2027	1,570,000	1,570,000
December 1, 2027	1,610,000	1,610,000
June 1, 2028	1,650,000	1,650,000
December 1, 2028	1,690,000	1,690,000
June 1, 2029	1,730,000	1,730,000
December 1, 2029	1,770,000	1,770,000
June 1, 2030	1,820,000	1,820,000
December 1, 2030	1,870,000	1,870,000
June 1, 2031	1,910,000	1,910,000
December 1, 2031	1,960,000	1,960,000
June 1, 2032	2,010,000	2,010,000
December 1, 2032	2,060,000	2,060,000
June 1, 2033	2,110,000	2,110,000
December 1, 2033	2,160,000	2,160,000
June 1, 2034	2,220,000	2,220,000
December 1, 2034	2,270,000	2,270,000
June 1, 2035	2,330,000	2,330,000
December 1, 2035	2,380,000	2,380,000
June 1, 2036	2,450,000	2,450,000
December 1, 2036	2,510,000	2,510,000
June 1, 2037	2,570,000	2,570,000
December 1, 2037	2,630,000	2,630,000
June 1, 2038	2,705,000	2,705,000
December 1, 2038	2,765,000	2,765,000
June 1, 2039	2,845,000	2,845,000
December 1, 2039	2,905,000	2,905,000
June 1, 2040	2,985,000	2,985,000
December 1, 2040	3,055,000†	3,055,000†

[†] Stated Maturity

Any redemption (other than a mandatory redemption from sinking fund payments) of Offered Term Bonds of a particular Series and maturity will be credited against future sinking fund payments for such Series and maturity (i) on a reasonably proportionate basis or (ii) on such other basis as shall be directed by the Corporation.

Optional Redemption

The Offered Bonds in a Weekly Mode are subject to redemption, on any Effective Rate Date, in whole or in part, of any maturity as directed by the Corporation, at the option of the Corporation, from any source of funds, at 100% of the principal amount thereof, plus accrued interest.

Selection of Bonds for Redemption; Purchase in Lieu of Redemption

The General Indenture provides that unless otherwise provided in an Authorizing Indenture, the Bonds of a Series shall be redeemed (i) on a pro rata basis (which is defined in the Indenture as a reasonably proportionate basis from among all then existing maturities of the Bonds of such Series, such basis to be determined as nearly as practicable by multiplying the total amount available by the ratio which the principal amount of the Bonds Outstanding in each maturity of such Series bears to the principal amount of all the Bonds of such Series then Outstanding) from all maturities of the Outstanding Bonds of such Series or (ii) on such other basis as shall be directed by the Corporation upon filing of a Bond Coverage Certificate demonstrating Bond Coverage after giving effect to such redemption. The General Indenture provides that if less than all the Bonds of a particular maturity of a Series are to be redeemed, the particular Bonds of such maturity of such Series to be redeemed will be selected by the Trustee by lot, using such method of selection as it deems proper in its discretion; *provided, however*, that the Trustee shall select for redemption first any Bank Bonds of such maturity, if any, and second the remaining Bonds of such maturity.

In lieu of redeeming Bonds, the Corporation may from time to time, prior to notice of redemption, purchase Bonds from moneys held for redemption of Bonds, provided that such purchase may not be at a price in excess of the principal amount thereof, plus accrued interest, except as otherwise provided in the Indenture. Following purchase, such Bonds will be canceled.

Notice of Redemption

Notice of the redemption, identifying the Offered Bonds or portion thereof to be redeemed, will be given by the Trustee by mailing a copy of the redemption notice by first class mail (postage prepaid) not more than 60 days and not less than 30 days prior to the redemption date to the registered owner of each Offered Bond to be redeemed in whole or in part at the address shown on the registration books maintained by the Trustee. The 2009 Series A and B Supplemental Indenture provides that such notice also shall be given to the Remarketing Agent. Pursuant to the Indenture, neither failure to receive any redemption notice nor any defect in such redemption notice shall affect the sufficiency of the proceedings for such redemption and failure by the Trustee to deliver such notice of redemption of the Bonds at the times required in the Indenture shall not impair the ability of the Trustee and the Corporation to effect such redemption.

Description of the Offered Bonds

See Appendix D for the definitions of certain capitalized terms with respect to the Offered Bonds.

Interest on the Offered Bonds

From the date of initial authentication and delivery of the Offered Bonds to but not including June 4, 2009, the Offered Bonds will bear interest at the Weekly Rate determined in advance by the applicable Remarketing Agent. Thereafter, Offered Bonds will bear interest, commencing on the Effective Rate Date (for Offered Bonds while in the Weekly Mode, each Thursday), at the Weekly Rate determined by the applicable Remarketing Agent for the new Effective Rate Period. In no event shall the interest rate borne by such Offered Bonds exceed the Maximum Rate.

The Weekly Rate will be the lowest rate which, in the determination of the Remarketing Agent, would result as nearly as practicable in the market value of the Offered Bonds of the applicable Series on the Effective Rate Date being 100% of the principal amount thereof, and which will not exceed the Maximum Rate.

The Remarketing Agent, in determining the Weekly Rate, will take into account to the extent applicable (1) market interest rates for comparable securities held by tax-exempt open-end municipal bond funds or other institutional or private investors with substantial portfolios (a) with interest rate adjustment periods and demand purchase options substantially identical to the Offered Bonds, (b) bearing interest at a variable rate intended to maintain par value, and (c) rated by a national credit rating agency in the same category as the Offered Bonds; (2) other financial market rates and indices that may have a bearing on the Effective Rate (including, but not limited to, rates borne by commercial paper, Treasury Bills, commercial bank prime rates, certificate of deposit rates, federal fund rates, the London Interbank Offered Rate (LIBOR), indices maintained by *The Bond Buyer*, and other publicly available tax-exempt interest rate indices); (3) general financial market conditions; and (4) factors particular to the Corporation and the Offered Bonds.

The determination by the Remarketing Agent of the Weekly Rate to be borne by the Offered Bonds of a Series shall be conclusive and binding on the Holders of such Offered Bonds and the other Notice Parties except as provided in the Indenture. Failure by any Remarketing Agent or the Trustee to give any notice required under the Indenture, or any defect in such notice, will not affect the interest rate borne by the Offered Bonds or the rights of the Holders thereof.

If the position of Remarketing Agent is not vacant and the Remarketing Agent fails to act for any reason, the Offered Bonds will automatically bear interest in a Weekly Mode Period with the interest rate reset on a weekly basis at the lesser of (i) the SIFMA Index plus 0.25% or (ii) the Maximum Rate. If the position of Remarketing Agent is vacant for any reason, the Offered Bonds will automatically bear interest at the Maximum Rate.

Optional Tender

Holders of the Offered Bonds in a Weekly Mode may elect to tender their Offered Bonds for purchase by providing written notice to the applicable Remarketing Agent and the Tender Agent not later than 5:00 P.M. Eastern time on any Business Day that is at least seven calendar days before the purchase date, which must be a Business Day and must be set forth in such tender notice. Such Offered Bonds will be purchased on the purchase date specified in the tender notice at a price equal to 100% of the principal amount thereof plus accrued interest. Such notice of optional tender for purchase of Offered Bonds by the Holders thereof will be irrevocable once such notice is given to the Tender Agent (in which event the Tender Agent shall promptly notify the Remarketing Agent of receipt of such notice).

The Offered Bonds will be subject to mandatory tender for purchase as described below.

Mandatory Tender

The Offered Bonds are subject to mandatory tender for purchase (with no right to retain) (i) on each related Mode Change Date, (ii) with respect to a related Liquidity Expiration Event, on a date not less than 5 days prior to the scheduled expiration of the Initial Liquidity Facility, (iii) on any related Conversion Date, and (iv) on each date specified by the Corporation in connection with the delivery of a related Alternate Liquidity Facility (each a "Mandatory Tender Date"), at a purchase price equal to 100% of the principal amount thereof plus accrued interest. Upon any such event, the Trustee, not less than 15 days prior to such tender, shall deliver a notice of mandatory tender to related Holders and the Remarketing Agent stating the reason for the mandatory tender, the date of mandatory tender, and that all Holders of Offered Bonds subject to such mandatory tender will be deemed to have tendered their Offered Bonds upon such date.

Remarketing

On each date on which Offered Bonds are required to be purchased, the Remarketing Agent shall use its best efforts as described herein to sell such Offered Bonds at an Effective Rate that results as nearly as practicable in the price being 100% of the principal amount thereof. In the event the Remarketing Agent is unable to remarket the Offered Bonds so tendered, the Corporation will purchase such Bonds in accordance with the Initial Liquidity Facility. See "The Corporation's Obligation to Purchase Offered Bonds."

This paragraph is applicable only if the book-entry system has been discontinued and replacement bonds have been issued or if DTC has exercised its option to surrender and exchange its Offered Bond certificates. Any Offered Bond not tendered and delivered to the Tender Agent on or prior to its Mandatory Tender Date ("Untendered Bonds"), for which there have been irrevocably deposited in trust with the Trustee the purchase price equal to the principal amount of such Offered Bonds plus accrued interest shall be deemed to have been tendered and purchased on such Mandatory Tender Date. Holders of Untendered Bonds shall not be entitled to any payment (including any interest to accrue on or after the Mandatory Tender Date) other than the principal amount of such Untendered Bonds, plus accrued interest to the day preceding the Mandatory Tender Date, and said Holders shall no longer be entitled to the benefits of the Indenture, except for the purpose of payment of the purchase price. Offered Bond certificates

will be issued in place of Untendered Bonds pursuant to the Indenture and, after the issuance of the replacement Offered Bond certificates, such Untendered Bonds will be deemed purchased, canceled, and no longer Outstanding under the Indenture.

Conversion to Fixed Interest Rates or an Indexed Rate

The 2009 Series A and B Supplemental Indenture provides that the Corporation has the option to Convert all or a portion of the Offered Bonds on any Effective Rate Date to Fixed Interest Rates or an Indexed Rate, in accordance with the Indenture and as described herein. Prior and as a condition to the Conversion of any of the Offered Bonds, the Trustee must deliver a notice to the Holders thereof and the Remarketing Agent specifying the Conversion Date, which Date shall be not less than 30 days following the receipt of such notice. No Fixed Interest Rates or Indexed Rate shall be established with respect to the Offered Bonds unless, on or before the Rate Determination Date therefor, a Counsel's Opinion has been delivered to the Trustee to the effect that such Conversion to Fixed Interest Rates or an Indexed Rate, in and of itself, will not adversely affect the exclusion of interest on the related Offered Bonds from gross income for federal income tax purposes. Unless and until such conditions for Conversion are satisfied, the Offered Bonds shall continue to bear interest at the Effective Rate. Upon any Conversion to Fixed Interest Rates or an Indexed Rate, the Offered Bonds will be subject to mandatory tender for purchase.

Special Considerations Relating to the Offered Bonds

The Remarketing Agent Is Paid by the Corporation

The Remarketing Agent's responsibilities include determining the interest rate from time to time and remarketing Offered Bonds that are optionally or mandatorily tendered by the owners thereof (subject, in each case to the terms of the Remarketing Agreement), all as further described in this Official Statement. The Remarketing Agent is appointed by the Corporation and is paid by the Corporation for its services. As a result, the interests of the Remarketing Agent may differ from those of existing holders and potential purchasers of Offered Bonds.

The Remarketing Agent Routinely Purchases Bonds for Its Own Account

The Remarketing Agent is permitted, but not obligated, to purchase tendered bonds for its own account. The Remarketing Agent, in its sole discretion, routinely acquires tendered bonds for its own inventory in order to achieve a successful remarketing of the bonds (*i.e.*, because there otherwise are not enough buyers to purchase the bonds) or for other reasons. However, the Remarketing Agent is not obligated to purchase bonds including the Offered Bonds, and may cease doing so at any time without notice. The Remarketing Agent may also make a market in the Offered Bonds by routinely purchasing and selling Offered Bonds other than in connection with an optional tender and remarketing. Such purchases and sales may be at or below par. However, the Remarketing Agent is not required to make a market in the Offered Bonds. If the Remarketing Agent purchases Offered Bonds for its own account, it may offer those Offered Bonds at a discount to par to some investors. The Remarketing Agent may also sell any Offered Bonds it has purchased to one or more affiliated investment vehicles for collective ownership or enter into derivative arrangements with affiliates or others in order to reduce its exposure to the Offered Bonds. The purchase of Offered Bonds by the Remarketing Agent may create the

appearance that there is greater third party demand for the Offered Bonds in the market than is actually the case. The practices described above also may reduce the supply of Offered Bonds that may be tendered in a remarketing.

Offered Bonds May Be Offered at Different Prices on Any Date

The Remarketing Agent is required to determine on the Rate Determination Date the applicable rate of interest that, in its judgment, is the lowest rate that would permit the sale of the Offered Bonds at par plus accrued interest, if any, on the date the Effective Rate Date. The interest rate will reflect, among other factors, the level of market demand for the Offered Bonds (including whether the Remarketing Agent is willing to purchase Offered Bonds for its own account). The Remarketing Agreement requires that the Remarketing Agent use its best efforts to sell tendered bonds at par, plus accrued interest. There may or may not be Offered Bonds tendered and remarketed on a Rate Determination Date. As an owner of Offered Bonds the Remarketing Agent may sell Offered Bonds at varying prices, including at a discount to par, to different investors on a Rate Determination Date or any other date. The Remarketing Agent is not obligated to advise purchasers in a remarketing if it does not have third-party buyers for all of the Offered Bonds at the remarketing price.

The Ability to Sell the Offered Bonds Other Than through the Tender Process May Be Limited

While the Remarketing Agent may buy and sell Offered Bonds, it is not obligated to do so and may cease doing so at any time without notice. Thus, investors who purchase the Offered Bonds, whether in a remarketing or otherwise, should not assume that they will be able to sell their Offered Bonds other than by tendering through the Tender Agent, the Offered Bonds in accordance with the tender process.

The Corporation may fail to purchase tendered Offered Bonds even when it is obligated to do so, in which case tendered Offered Bonds would be returned to the holders thereof and bear interest at the Maximum Rate until such Bonds can be remarketed. It is not certain that following a failure to purchase Offered Bonds a secondary market for the Offered Bonds will develop.

Under Certain Circumstances, the Remarketing Agent May Be Removed, Resign or Cease Remarketing the Offered Bonds Without A Successor Being Named

Under certain circumstances the Remarketing Agent may be removed or have the ability to resign or cease its remarketing efforts, without a successor having been named, subject to the terms of the Remarketing Agreement.

Book Entry Only

General

The Offered Bonds will be issued as fully registered bonds in the name of Cede & Co., as nominee of DTC, as registered owner of the Offered Bonds. Purchasers of such Bonds will not receive physical delivery of bond certificates. For purposes of this Official Statement, so long as

all of the Offered Bonds are immobilized in the custody of DTC, references to holders or owners of Offered Bonds (*except* under "Tax Matters") mean DTC or its nominee.

The information in this section concerning DTC and the DTC book-entry system has been obtained from DTC, and neither the Corporation nor the Underwriters take responsibility for the accuracy or completeness thereof.

DTC will act as securities depository for the Offered Bonds. The Offered Bonds will be issued as fully-registered securities in the name of Cede & Co., DTC's partnership nominee ("Cede"), or such other name as may be requested by an authorized representative of DTC. One fully-registered Offered Bond certificate will be issued for each maturity of each Series thereof set forth on the cover page in the aggregate principal amount of each such maturity, and will be deposited with DTC.

DTC, the world's largest securities depository, 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 and provides asset servicing for over 2.2 million issues of U.S. and non-U.S. equity issues, corporate and municipal debt issues, and money market instruments from over 85 countries that DTC's participants ("Direct Participants") deposit with DTC. DTC also facilitates the post-trade settlement among Direct Participants of sales and other securities transactions in deposited securities, through electronic computerized book-entry transfers and pledges between Direct Participants' accounts. This eliminates the need for physical movement of securities certificates. Direct Participants include both U.S. and non-U.S. securities brokers and dealers, banks, trust companies, clearing corporations, and certain other organizations. DTC is a wholly-owned subsidiary of The Depository Trust & Clearing Corporation ("DTCC"). DTCC, in turn, is owned by a number of Direct Participants of DTC and Members of the National Securities Clearing Corporation, Fixed Income Clearing Corporation and Emerging Markets Clearing Corporation (NSCC, FICC, and EMCC, also subsidiaries of DTCC), as well as by the New York Stock Exchange, Inc., the American Stock Exchange LLC, and the National Association of Securities Dealers, Inc. Access to the DTC system is also available to others such as both U.S. and non-U.S. securities brokers and dealers, banks, trust companies, and clearing corporations that clear through or maintain a custodial relationship with a Direct Participant, either directly or indirectly ("Indirect Participants"). DTC has S&P's highest rating: AAA. The DTC Rules applicable to its Participants are on file with the Securities and Exchange Commission.

Purchases of Offered Bonds under the DTC system must be made by or through Direct Participants, which will receive a credit for the Offered Bonds on DTC's records. The ownership interest of each actual purchaser of each Offered Bond ("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. Beneficial Owners are, however, 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 Bonds are to be accomplished by entries made on the books of Direct and Indirect Participants acting on

behalf of Beneficial Owners. Beneficial Owners will not receive certificates representing their ownership interests in Offered Bonds, except in the event that use of the book-entry system for the Offered Bonds is discontinued.

To facilitate subsequent transfers, all Offered Bonds deposited by Direct Participants with DTC are registered in the name of DTC's partnership nominee, Cede, or such other name as may be requested by an authorized representative of DTC. The deposit of Offered Bonds with DTC and their registration in the name of Cede or such other nominee do not effect any change in beneficial ownership. DTC has no knowledge of the actual Beneficial Owners of the Offered Bonds; DTC's records reflect only the identity of the Direct Participants to whose accounts such Offered Bonds are credited, which may or may not be the Beneficial Owners. The Direct and Indirect 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. Beneficial Owners of Offered Bonds may wish to take certain steps to augment transmission to them of notices of significant events with respect to the Offered Bonds, such as redemptions, tenders, defaults and proposed amendments to the Indenture. For example, Beneficial Owners of Offered Bonds may wish to ascertain that the nominee holding the Offered Bonds for their benefit has agreed to obtain and transmit notices to Beneficial Owners.

Redemption notices shall be sent to DTC. If less than all of a maturity of a Series of the Offered Bonds is being redeemed, DTC's practice is to determine by lot the amount of the interest of each Direct Participant in such maturity to be redeemed.

Neither DTC nor Cede (nor such other DTC nominee) will consent or vote with respect to the Offered Bonds unless authorized by a Direct Participant in accordance with DTC's Procedures. Under its usual procedures, DTC mails an Omnibus Proxy to the Corporation as soon as possible after the record date. The Omnibus Proxy assigns Cede's consenting or voting rights to those Direct Participants to whose accounts the Offered Bonds are credited on the record date (identified in a listing attached to the Omnibus Proxy).

Payments of principal and purchase price of and interest on the Offered Bonds will be made to Cede, or such other nominee as may be requested by an authorized representative of DTC. DTC's practice is to credit Direct Participants' accounts, upon DTC's receipt of funds and corresponding detail information from the Corporation or the Trustee on a payable date in accordance with their respective holdings shown on DTC's records. 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 Corporation, subject to any statutory or regulatory requirements as may be in effect from time to time. Payment of principal and interest to Cede (or such other nominee as may be requested by an authorized representative of DTC) is the responsibility of the Trustee or the Corporation, disbursement of such payments to Direct Participants will be the responsibility of DTC, and disbursement of such payments to the Beneficial Owners will be the responsibility of Direct and

Indirect Participants. NEITHER THE CORPORATION NOR THE TRUSTEE WILL HAVE ANY RESPONSIBILITY OR OBLIGATION TO SUCH PARTICIPANTS, TO THE PERSONS FOR WHOM THEY ACT AS NOMINEES WITH RESPECT TO THE OFFERED BONDS, OR TO ANY BENEFICIAL OWNER IN RESPECT OF THE ACCURACY OF ANY RECORDS MAINTAINED BY DTC OR ANY DIRECT OR INDIRECT PARTICIPANT, THE PAYMENT BY DTC OR ANY DIRECT OR INDIRECT PARTICIPANT OF ANY AMOUNT IN RESPECT OF THE PRINCIPAL, PURCHASE PRICE OR REDEMPTION PRICE OF OR INTEREST ON THE OFFERED BONDS, ANY NOTICE THAT IS PERMITTED OR REQUIRED TO BE GIVEN TO BONDHOLDERS UNDER THE INDENTURE, THE SELECTION BY DTC OR ANY DIRECT OR INDIRECT PARTICIPANT OF ANY PERSON TO RECEIVE PAYMENT IN THE EVENT OF A PARTIAL REDEMPTION OR PARTIAL TENDER AND PURCHASE OF THE OFFERED BONDS OR ANY OTHER ACTION TAKEN BY DTC AS REGISTERED BONDOWNER.

DTC may discontinue providing its services as securities depository with respect to the Offered Bonds at any time by giving reasonable notice to the Corporation or the Trustee. Under such circumstances, in the event that a successor securities depository is not obtained, Offered Bond certificates are required to be printed and delivered as described in the Indenture.

The Corporation may decide to discontinue use of the system of book-entry transfers through DTC (or a successor securities depository). In that event, Offered Bond certificates will be required to be printed and delivered as described in the Indenture.

If bond certificates are issued, the principal and interest due upon maturity or redemption of any of the Offered Bonds will be payable at the office of the Trustee, as paying agent, upon presentation and surrender of such Offered Bonds by the registered owner thereof on or after the date of maturity or redemption, as the case may be. Payment of the interest on each Offered Bond (prior to the maturity or earlier redemption thereof) will be made by the Trustee to the registered owner of such Offered Bond by check mailed by first class mail on the Interest Payment Date to such registered owner as of the Record Date at the address appearing on the registration books relating to the Offered Bonds.

If bond certificates are issued, the Offered Bonds may be transferred and exchanged by the registered owner thereof or the registered owner's attorney duly authorized in writing, upon surrender thereof together with a written instrument of transfer satisfactory to the Trustee duly executed by the registered owner or the registered owner's duly authorized attorney at the office of the Trustee in Seattle, Washington. For every such exchange or transfer the Corporation or the Trustee may charge the transferee to reimburse it for any tax, fee or other governmental charge required to be paid with respect to such transfer or exchange. The Trustee is not obligated to make any such transfer or exchange during the 10 days next preceding the mailing of notice of any proposed redemption of any Offered Bond, nor of any Offered Bond so selected for redemption, nor 10 days prior to an Interest Payment Date. If any Offered Bond is mutilated, lost, stolen or destroyed, the Trustee may execute and deliver a new Offered Bond or Offered Bonds of the same interest rate, maturity and principal amount as the Offered Bond or Offered Bonds so mutilated, lost, stolen or destroyed, provided that such Offered Bond is surrendered to the Trustee, or evidence of loss, destruction or theft, together with satisfactory indemnity, is provided to the Trustee. The fees and expenses of the Corporation and the Trustee in connection with such replacement shall be paid by the owner.

ASSUMPTIONS REGARDING REVENUES, DEBT SERVICE REQUIREMENTS AND PROGRAM EXPENSES

The Corporation expects that the scheduled payments, together with prepayments received, if any, of principal of and interest on all Program Obligations and amounts held under the Indenture (except the Rebate Fund) and the earnings thereon will be sufficient to pay, when due, the debt service on the Bonds and the Program Expenses in connection with the Program.

In establishing the dates and amounts of the Sinking Fund Installments and maturities of the Offered Bonds, the following assumptions, among others, were made by the Corporation:

- (1) no Additional Bonds will be issued;
- (2) Offered Bonds will bear interest at an effective fixed rate of 3.832% per annum (such rate being equivalent to the fixed rate assumed to be paid by the Corporation under the Swap Agreements, plus expenses for remarketing related to the Offered Bonds);
- (3) Transferred Mortgage Loans that as of April 30, 2009 bore interest at the rates and had outstanding principal balances and weighted average remaining terms as described under "Program Obligations Mortgage Loans Transferred Mortgage Loans" will be transferred to the Indenture on May 30, 2009;
- (4) proceeds of the Offered Bonds will be used on May 30, 2009 to purchase Available Mortgage Loans that as of April 30, 2009 bore interest at the rates and had outstanding principal balances and weighted average remaining terms as described under "Program Obligations Mortgage Loans Available Mortgage Loans"
- (5) upon the issuance of the Offered Bonds, the Corporation will with respect to such Bonds make deposits from its unrestricted general funds to the Debt Service Reserve Account and pay costs of issuance as reflected under "Application of Funds";
- (6) scheduled principal of and interest on Mortgage Loans will be paid on the thirtieth (30th) day following the scheduled payment date therefor, and Mortgage Loans will not be prepaid or otherwise terminated prior to maturity;
- (7) losses on defaulted Mortgage Loans will not exceed any applicable insurance coverage or guarantees and recoveries upon disposition, including foreclosures or sales in lieu of foreclosures;
- (8) amounts in all Funds and Accounts under the Indenture will be invested at an annual rate of 0.50% for the first two years following delivery of the Offered Bonds, 0.75% in the third year following delivery of the Offered Bonds, 1.00% in the fourth year following delivery of the Offered Bonds, 1.50% in the fifth year following delivery of the Offered Bonds and 2.00% thereafter, except that amounts in the Loan Loss Fund were not considered in establishing the dates and amounts of the maturities of the Offered Bonds; and
- (9) the Servicers will be paid a monthly servicing fee of one-twelfth of \(^3\)/₈% of the then outstanding aggregate principal balance of the Mortgage Loans; and other semiannual Program Expenses of the Corporation and the Trustee under the Program will be equal to .055%

of the principal amount of then outstanding Program Obligations in the Program Obligation Fund.

The Corporation believes it is reasonable to make such assumptions, but no representation is made that the assumptions reflect any particular set of historical circumstances, no assurance can be given that actual receipt of amounts under the Indenture will be sufficient to pay debt service on the Bonds (including the Offered Bonds) when due and Program Expenses of the Corporation and the Trustee under the Program, and to the extent that actual experience differs from any of the assumptions, availability of such amounts may be significantly affected. The Corporation has a history of actively recycling Mortgage Loan prepayments and excess revenues into new qualifying mortgage loans when economically appropriate and also when economically appropriate of using such amounts to redeem bonds and refund such redeemed bonds and thereafter make new qualifying mortgage loans, and presently intends to continue to do both.

PROGRAM OBLIGATIONS

Mortgage Loans

Prior Series Mortgage Loans

As of April 30, 2009, there were Prior Series Mortgage Loans with an outstanding aggregate principal balance of \$823,071,187, bearing interest at a weighted average rate of approximately 5.31% per annum, with a weighted average remaining term of 317 months.

The following table sets forth certain information as of April 30, 2009 regarding the type of primary mortgage insurance coverage originally applicable to the Prior Series Mortgage Loans. No representation is made as to the current status of primary mortgage insurance coverage or the current loan-to-value ratios of the Prior Series Mortgage Loans. No representation is made as to the amount of private mortgage insurance coverage provided by carriers whose claims-paying ability is rated investment grade or better by Moody's, S&P or Fitch.

		Percentage of Total
	Outstanding	Prior Series Mortgage Loans
	Principal	by Outstanding
Type	Balance	Principal Balance
FHA Insurance	\$287,883,479	34.98%
Uninsured†	204,502,722	24.85
VA Guarantee	171,129,568	20.79
Private Mortgage Insurance	82,470,149	10.02
RD Insurance	59,668,821	7.25
HUD 184 Insurance	17,416,450	2.12
TOTAL	\$ <u>823,071,187</u>	<u>100.00</u> %

[†] Uninsured Mortgage Loans represent loans in which the original loan-to-value ratio was not in excess of 80% and insurance coverage was therefore not required.

The following table sets forth certain information as of April 30, 2009 regarding the type of dwellings securing Prior Series Mortgage Loans.

		Percentage of Total Prior Series
	Outstanding	Mortgage Loans by
	Principal	Outstanding
Property Type	Balance	Principal Balance
1-Unit Detached Dwellings	\$591,777,954	71.90%
Condominiums	199,339,941	24.22
2-4 Unit Dwellings	31,953,292	3.88
TOTAL	\$ <u>823,071,187</u>	<u>100.00</u> %

The following table sets forth certain information as of April 30, 2009 regarding the location of the mortgaged property securing Prior Series Mortgage Loans.

	Outstanding Principal	Percentage of Total Prior Series Mortgage Loans by Outstanding
Property Location	Balance	Principal Balance
Anchorage	\$394,322,097	47.91%
Wasilla	87,137,689	10.59
Other	62,885,662	7.64
Fairbanks	54,540,030	6.63
Eagle River	47,882,706	5.82
Palmer	42,028,648	5.11
Juneau	36,660,980	4.45
North Pole	30,729,169	3.73
Kodiak	20,440,173	2.48
Ketchikan	14,576,835	1.77
Soldotna	12,322,560	1.50
Kenai	12,282,640	1.49
Chugiak	7,261,999	0.88
TOTAL	\$ <u>823,071,187</u>	<u>100.00</u> %

Transferred Mortgage Loans

As of April 30, 2009, there were Transferred Mortgage Loans with an outstanding aggregate principal balance of \$160,671,652, bearing interest at a weighted average rate of approximately 5.27% per annum, with a weighted average remaining term of 281 months. The Corporation expects to transfer substantially all of the Transferred Mortgage Loans to the Indenture. However, the aggregate principal balance of such loans transferred to the Indenture will be reduced by principal prepayments and scheduled principal repayments received prior to such transfer.

The following table sets forth certain information as of April 30, 2009 regarding the type of primary mortgage insurance coverage originally applicable to the Transferred Mortgage Loans. No representation is made as to the current status of primary mortgage insurance coverage or the current loan-to-value ratios of the Transferred Mortgage Loans. No representation is made as to the amount of private mortgage insurance coverage provided by carriers whose claims-paying ability is rated investment grade or better by Moody's, S&P or Fitch.

		Percentage of Total
	Outstanding	Transferred Mortgage Loans
	Principal	by Outstanding
Type	Balance	Principal Balance
Uninsured†	\$ 53,812,698	33.49%
FHA Insurance	44,589,206	27.75
VA Guarantee	32,936,502	20.50
Private Mortgage Insurance	21,978,340	13.68
RD Insurance	5,657,561	3.52
HUD 184 Insurance	1,697,345	1.06
TOTAL	\$ <u>160,671,652</u>	<u>100.00</u> %

[†] Uninsured Mortgage Loans represent loans in which the original loan-to-value ratio was not in excess of 80% and insurance coverage was therefore not required.

The following table sets forth certain information as of April 30, 2009 regarding the type of dwellings securing Transferred Mortgage Loans.

		Percentage of Total
		Transferred
	Outstanding	Mortgage Loans by
	Principal	Outstanding
Property Type	Balance	Principal Balance
1-Unit Detached Dwellings	\$136,828,459	85.16%
Condominiums	12,915,743	8.04
2-4 Unit Dwellings	8,845,993	5.51
Other Multiplex	2,081,458	1.30
TOTAL	\$ <u>160,671,652</u>	<u>100.00</u> %

The following table sets forth certain information as of April 30, 2009 regarding the location of the mortgaged property securing Transferred Mortgage Loans.

	Outstanding Principal	Percentage of Total Transferred Mortgage Loans by Outstanding
Property Location	Balance	Principal Balance
Anchorage	\$ 61,631,186	38.36%
Fairbanks	16,605,783	10.34
Wasilla	16,103,756	10.02
Other	14,496,498	9.02
Palmer	10,968,707	6.83
Juneau	9,676,216	6.02
North Pole	8,446,859	5.26
Eagle River	7,891,690	4.91
Kodiak	4,387,115	2.73
Ketchikan	3,916,230	2.44
Chugiak	2,706,018	1.68
Kenai	2,247,409	1.40
Soldotna	1,594,186	0.99
TOTAL	\$ <u>160,671,652</u>	<u>100.00</u> %

Available Mortgage Loans

As of April 30, 2009, there were Available Mortgage Loans with an outstanding aggregate principal balance of \$51,102,921, bearing interest at a weighted average rate of approximately 5.63% per annum, with a weighted average remaining term of 337 months. The Corporation generally intends to purchase substantially all of the Available Mortgage Loans with proceeds attributable to the Offered Bonds. However, no assurance is given as to what portion, if any, of the Available Mortgage Loans will be allocated to the Offered Bonds

The following table sets forth certain information as of April 30, 2009 regarding the type of primary mortgage insurance coverage originally applicable to the Available Mortgage Loans. No representation is made as to the current status of primary mortgage insurance coverage or the current loan-to-value ratios of the Available Mortgage Loans. No representation is made as to the amount of private mortgage insurance coverage provided by carriers whose claims-paying ability is rated investment grade or better by Moody's, S&P or Fitch.

	Outstanding Principal	Percentage of Total Available Mortgage Loans by Outstanding
<u>Type</u>	Balance	Principal Balance
Uninsured†	\$32,834,824	64.25%
FHA Insurance	5,176,801	10.13
RD Insurance	5,049,530	9.88
VA Guarantee	3,834,538	7.50
Private Mortgage Insurance	2,606,318	5.10
HUD 184 Insurance	1,600,911	3.13
TOTAL	\$ <u>51,102,921</u>	<u>100.00</u> %

[†] Uninsured Mortgage Loans represent loans in which the original loan-to-value ratio was not in excess of 80% and insurance coverage was therefore not required.

The following table sets forth certain information as of April 30, 2009 regarding the type of dwellings securing Available Mortgage Loans.

		Percentage of Total
		Available
	Outstanding	Mortgage Loans by
	Principal	Outstanding
Property Type	Balance	Principal Balance
1-Unit Detached Dwellings	\$46,186,682	90.38%
Condominiums	3,348,432	6.55
2-4 Unit Dwellings	1,567,808	3.07
TOTAL	\$ <u>51,102,921</u>	<u>100.00</u> %

The following table sets forth certain information as of April 30, 2009 regarding the location of the mortgaged property securing Available Mortgage Loans.

		Percentage of Total Available
	Outstanding	Mortgage Loans by
	Principal	Outstanding
Property Location	Balance	Principal Balance
Other	\$26,195,032	51.26%
Soldotna	10,427,654	20.41
Kodiak	7,438,455	14.56
Ketchikan	4,196,238	8.21
Kenai	2,683,223	5.25
Wasilla	162,318	0.32
TOTAL	\$ <u>51,102,921</u>	<u>100.00</u> %

Mortgage Loan Underwriting

Eligibility

Each Mortgage Loan must be secured by a single-family residence, duplex, triplex, or fourplex. Eligibility is without regard to location of the dwelling within the State. The dwelling to be purchased with proceeds of a Mortgage Loan must be designed for residential use and intended for use and used as the principal residence of the borrower. A new first-lien Mortgage Loan may not be financed with respect to a dwelling securing an outstanding first-lien Mortgage Loan unless the new Mortgage Loan will retire the outstanding Mortgage Loan.

General Terms

Each Mortgage Loan must:

- (1) be serviced by a servicer approved by the Corporation (see "Program Obligations Mortgage Servicing" below);
- (2) be secured by a first or second lien on real estate in fee simple or on a leasehold estate and (A) if a first lien, be subject only to permitted encumbrances, or (B) if a second lien, be subject only to permitted encumbrances including a first-lien mortgage;
- (3) if the Mortgage Loan is secured by a first lien and if the loan-to-value ratio of the property exceeds 80%, be the subject of private mortgage insurance, federal insurance, federal guarantee, or insurance from the Corporation's housing insurance fund, with benefits in each case payable to the Corporation;
- (4) if the Mortgage Loan is secured by a second lien and if the loan-to-value ratio of the property determined by combining the first-lien Mortgage Loan and the second-lien Mortgage Loan exceeds 80%, be the subject of private mortgage insurance, federal insurance, federal guarantee, or insurance from the Corporation's housing insurance fund, with benefits in each case payable to the Corporation;
- (5) be for the purchase or refinancing of completed, owner-occupied residential housing, the improvement or rehabilitation of owner-occupied residential housing, or the purchase or refinancing of owner-occupied residential housing together with improvement or rehabilitation of the housing, which in any case is eligible for purchase by the Corporation under the terms otherwise described in this section; and
- (6) be insured by a mortgagee's policy of title insurance issued by a title insurance company qualified to do business in the area in which the residence is located and acceptable to the Corporation, insuring the enforceable mortgage, subject only to permitted encumbrances or in the case of a second-lien mortgage, subject only to permitted encumbrances and the first-lien mortgage.

The Corporation computes the maximum amount of a second-lien Mortgage Loan so that the outstanding amount of the first-lien Mortgage Loan plus the maximum amount of the second-lien Mortgage Loan does not exceed the applicable loan-to-value ratio. All loan-to-value ratios

and maximum loan amounts will be reduced if and to the extent any applicable GNMA, FNMA, FHLMC, VA, FHA, or RD loan-to-value ratio or maximum loan limits are reduced for Alaska.

Loan-to-Value Ratios and Loan Amounts

The Corporation requires that the loan-to-value ratio and the loan amounts for each Mortgage Loan be as follows:

- (1) Other than as provided in paragraphs (3), (4), (5), and (6) below, the loan-to-value ratio of a Mortgage Loan for the purchase of a single family residence may not exceed 95%, the loan-to-value ratio of a Mortgage Loan for the purchase of a duplex residence may not exceed 90%, and the loan-to-value ratio of a Mortgage Loan for the purchase of a triplex or fourplex residence may not exceed 80%;
- (2) The loan amount on a Mortgage Loan for a residence may not exceed the applicable FNMA or FHLMC maximum loan amount for the same type of property by more than 10%;
- (3) The amount of the guarantee plus the down payment on a mortgage loan guaranteed by the VA must equal 25% of the value of the residence based on the lesser of sales price or appraisal, and the VA guarantee must equal the maximum guarantee possible under the VA program;
- (4) The maximum loan amounts, minimum down payments, and loan-to-value ratios of Mortgage Loans insured by FHA will be as required by FHA;
- (5) The maximum loan amounts, minimum down payments, and loan-to-value ratios of Mortgage Loans guaranteed by RD will be as required by RD;
- (6) The loan-to-value ratio of a Mortgage Loan made to an education professional or a health care professional for owner-occupied, single family housing, may not exceed 100%; and
- (7) The loan-to-value ratio of a refinancing loan may not exceed the limits established by FNMA, FHLMC, FHA, VA, or RD for similar refinance loans.

Income Limits

The Corporation requires that, for each Mortgage Loan, the mortgagor's family income must be in accordance with Section 143(f) of the Code.

Purchase Price Requirements

The acquisition cost of each residence may not exceed the specified percentage of the average area purchase price of the statistical area in which the residence being finance is located, as determined by the Corporation in accord with Section 143 of the Code.

Loan Terms

Mortgage Loans may have either a 15-year term or a 30-year term. Approximately 95% of Mortgage Loans are originated with a 30-year term.

Lender Qualification

There are currently 15 Lenders approved by the Corporation. All of the Lenders must have an office in Alaska. The Corporation requires each Lender to provide audited financial statements and proof of insurance to the Corporation on an annual basis. Lenders must maintain policies of worker's compensation insurance (minimum coverage of \$100,000 per person per occurrence) and general liability insurance (minimum coverage of \$1,000,000 per occurrence), and a fidelity bond and errors and omissions insurance (coverage based on origination volume; minimum of \$300,000). The Corporation also performs annual audits of 10% of the loans purchased from each Lender during each year to assure compliance with program requirements.

Underwriting Process

Mortgage Loans undergo one of three underwriting processes: Full Underwriting process, Program Compliance process, or Delegated process. Approximately 1%, 54%, and 45% of the Mortgage Loans undergo the Full Underwriting process, the Program Compliance process, and the Delegated process, respectively.

Under the Full Underwriting process, the Corporation performs a full underwriting of the Mortgage Loan. The Corporation uses this process only for loans originated by regional housing authorities in the State and for the smallest lenders.

Under the Program Compliance process, the Lender determines the applicant's creditworthiness and adequacy of the subject property for collateral. The Corporation reviews each loan undergoing the Program Compliance process, but only to determine eligibility based on any applicable income limitations, acquisition cost limitations, or other relevant tax-compliance criteria. Newly-approved Lenders generally originate Mortgage Loans under the Program Compliance process. The Corporation audits all Mortgage Loans originated by each newly-approved Lender for a period of generally six to 12 months (depending on origination volume) under the Program Compliance process as a prerequisite to advancing to Delegated underwriting.

The Corporation permits its most experienced Lenders to underwrite Mortgage Loans using the Delegated process. Under the Delegated process, the Lender underwrites the complete loan, which includes eligibility based on income, creditworthiness, adequacy of the subject property as collateral, and program compliance.

Mortgage Servicing

Prior to purchasing any Mortgage Loan, the Corporation requires the originating institution (which generally thereafter acts as the servicer (the "Servicer") to furnish to the Corporation the original mortgage note and copies of (i) the deed of trust, and (ii) a title insurance policy in an amount equal to the unpaid principal due on the Mortgage Loan. The Corporation also requires generally that all taxes, assessments and water and sewage charges have been duly paid and that a hazard insurance policy exist in an amount equal to the unpaid principal due on the mortgage. The Servicer services the mortgage loan for a fee, which is a monthly charge at an annual rate of generally $\frac{3}{8}$ of $\frac{1}{9}$ on the unpaid principal due on such

mortgage loan. The Corporation has adopted standards for qualifying eligible servicing institutions and underwriting and servicing guidelines with respect to the recording of and collection of principal and interest on the Mortgage Loans and the rendering to the Corporation of an accounting of funds collected. The servicing of a Mortgage Loan includes the responsibility for foreclosure, but not the bearing of any expenses thereof. The Servicer is expected to encourage the curing of any default in scheduled mortgage payments, and is required to pay, from scheduled mortgage payments, taxes, assessments, levies and charges, and premiums for hazard insurance and mortgage insurance, as they may become due.

Regularly scheduled principal and interest payments on the Mortgage Loans are required to be deposited by the Servicer with a depository bank to be held in escrow for the Trustee. Such funds (net of applicable servicing fees) are remitted to the depository by the Servicer on the day following receipt when total collections of such Servicer equal or exceed \$2,500. Such funds are held in a custodial account and invested for the benefit of the Trustee pending their transfer once a month to the Trustee. Additional monthly payments on the Mortgage Loans, representing payments for such items as property taxes and mortgage insurance, are retained by the Servicer and applied as necessary.

The Corporation maintains detailed Mortgage Loan collection information on its internal data processing system. The Corporation's system generates the collection reports and consolidates actual collections by individual bond series.

The Corporation reviews individual Servicer reports to ascertain the extent of mortgagor payment delinquencies and Servicer processing delays in order to determine the appropriate corrective action, if any, to be taken by the Corporation or the Servicer. Under the Corporation's monitoring system, a Servicer is subject to enhanced review when its monthly reports for two consecutive months show delinquency rates more than 1.50 times the average delinquency rates experienced by the Servicer group as a whole.

Pledge of Mortgage Loans

The assignment to the Corporation of each deed of trust relating to a Mortgage Loan deposited in the Program Obligation Fund is required to recite the interest of the Trustee on behalf of the owners of the Bonds in the mortgaged property. Each assignment is required to be recorded with the appropriate real property recording office for the jurisdiction in which the mortgaged property is located. The Indenture pledges, to the Trustee and the owners of the Bonds, the Mortgage Loans, the related deeds of trust, the Pledged Revenues and any and all assets held in any Fund or Account (except the Rebate Fund) under the Indenture. Section 18.56.120 of the Act provides that such a pledge is valid and binding from the time the pledge is made and, further, that any assets or revenues so pledged are immediately subject to the lien of the pledge without physical delivery or any further act and without regard to whether any third party has notice of the lien of the pledge. Physical custody of each mortgage note is retained by the Corporation and the related deed of trust is retained by the originating lending institution. Notwithstanding the fact that the Trustee does not have physical possession of those instruments, and while Bond Counsel is unaware of any controlling judicial precedent, it is the opinion of Bond Counsel that the effect of (i) recording the assignment in the form described, (ii) execution and delivery of the Indenture and (iii) the statutory provisions referred to above afford the

Trustee (on behalf of owners of the Bonds) a fully perfected security interest in the Mortgage Loans which have been so assigned.

Primary Mortgage Insurance

The following description of certain primary mortgage insurance and guarantees (relating to individual Mortgage Loans) is only a brief outline and does not purport to summarize or describe all of the provisions thereof. The Corporation makes 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 they may experience losses.

Any Mortgage Loan with an original principal amount exceeding 80% of the value of the mortgaged property is required to be (i) insured by the FHA, (ii) guaranteed by the VA, HUD or USDA, or (iii) insured under a private mortgage insurance policy in an amount (a) equal to 35% of the Mortgage Loan if the original loan-to-value ratio is between 95.01% and 100.00%, (b) equal to 30% of the Mortgage Loan if the original loan-to-value ratio is between 90.01% and 95.00%, (c) equal to 25% of the Mortgage Loan if the original loan-to-value ratio is between 85.01% and 90.00% or (d) equal to 12% of the Mortgage Loan if the original loan-to-value ratio is between 80.01% and 85.00%. The only Mortgage Loans which the Corporation purchases at a loan-to-value ratio exceeding 95% are Federally insured or guaranteed Mortgage Loans or mortgage loans made to teachers or health care professionals. FHA insurance coverage and the HUD guarantee equal 100% of the outstanding principal balance of all FHA-insured or HUDguaranteed Mortgage Loans. The maximum guarantee that may be issued by the VA is based on the size of the Mortgage Loan, as follows: (1) for a Mortgage Loan of not more than \$45,000, 50% of the original principal amount of the Mortgage Loan; (2) for a Mortgage Loan greater than \$45,000 but not more than \$56,250, \$22,500; (3) for a Mortgage Loan greater than \$56,250 but not more than \$144,000, the lesser of \$36,000 or 40% of the original principal amount of the Mortgage Loan; and (4) for a Mortgage Loan in excess of \$144,000, the lesser of the applicable "maximum guaranty amount" or 25% of the original principal amount of the Mortgage Loan. Such "maximum guaranty amount" generally is 25% of the Freddie Mac conforming loan limit (such limit is currently \$625,500 in Alaska). Pursuant to the Housing and Economic Recovery Act of 2008 and the Veterans' Benefits Improvement Act of 2008, the "maximum guaranty amount" for loans originated from July 30, 2008 through December 31, 2011 is 25% of the greater of: (a) the Freddie Mac conforming loan limit, and (b) 125% of the area median price for a single family residence, but in no case to exceed 175% of the Freddie Mac conforming loan limit. For all VA-guaranteed Mortgage Loans, the VA guarantee plus the down payment must be at least 25% of the original Mortgage Loan amount. The USDA guarantee covers the lesser of (a) any loss up to 90% of the original principal amount of the Mortgage Loan or (b) any loss in full up to 35% of the original principal amount of the Mortgage Loan plus 85% of the remaining 65% of the principal amount actually advanced to the mortgagor on any additional loss. The FHA insurance or VA, HUD or USDA guarantee must be maintained for the entire period during which the Corporation owns an interest in the Mortgage Loan. A private mortgage insurance policy is required to be maintained in force and effect (a) for the period during which the Corporation owns an interest in the Mortgage Loan or (b) until the outstanding principal amount of the Mortgage Loan is reduced to 80% of the lesser of the original appraised value of the mortgaged property or the original sale price of the mortgaged property. The cost of any such insurance or guarantee will be paid by the mortgagor.

In general, FHA, VA, HUD and USDA regulations and private mortgage insurance contracts provide for the payment of insurance benefits to a mortgage lender upon the failure of a mortgage to make any payment or to perform any obligation under the insured or guaranteed mortgage loan and the continuance of such failure for a stated period. In order to receive payment of insurance benefits, a mortgage lender, such as the Corporation, normally must acquire title to the property, either through foreclosure or conveyance in lieu of foreclosure, and convey such title to the insurer. In general, primary mortgage insurance benefits, as limited by the amount of coverage indicated above, are based upon the unpaid principal amount of the mortgage loan at the date of institution of foreclosure proceedings or the acquisition of the property after default, as the case may be, adjusted to reflect certain payments paid or received by the mortgage lender. Where property to be conveyed to an insurer has been damaged, it is generally required, as a condition to payment of an insurance claim, that such property be restored to its original condition (reasonable wear and tear excepted) by the mortgage lender prior to such conveyance or assignment.

Standard Hazard Insurance Policies

The following is a brief description of standard hazard insurance policies and reference must be made to the actual underlying policies for a complete and accurate description.

Each mortgagor is required to maintain for the mortgaged property a standard hazard insurance policy in an amount which is not less than (i) the maximum insurable value of the mortgaged property or (ii) the unpaid principal amount of the Mortgage Loan, whichever is less. The insurance policy is required to be written by an insurance company qualified to do business in the State. The mortgagor pays the cost of the standard hazard insurance policy.

In general, a standard insurance policy form of fire with extended coverage policy insures against physical damage to or destruction of the improvements on the property by fire, lightning, explosion, smoke, windstorm, hail, riot, strike, and civil commotion, subject to the conditions and exclusions particularized in each policy. Policies typically exclude physical damage resulting from the following: war, revolution, governmental action, floods and other water-related causes, earth movement (including earthquakes, landslides and mud-slides), nuclear reactions, wet or dry rot, vermin, rodents, insects or domestic animals, theft, and, in certain cases, vandalism.

Alaska Foreclosure Law

The real estate security instrument customarily used in the State is the deed of trust. The parties to the deed of trust are the trustor (debtor), trustee and beneficiary (lender). Trustees are commonly title insurance companies. Both summary and judicial foreclosure proceedings are permitted. The deed of trust does not effect a conveyance of legal title, which remains in the trustor. The beneficiary acquires a security interest (lien) which may be enforced in accordance with the terms of the deed of trust and State statutes. Failure of the trustor to perform any of the covenants of the deed of trust generally constitutes an event of default entitling the beneficiary to declare a default and exercise its right of foreclosure.

Summary foreclosure may be used if provided for in the deed of trust. All deeds of trust securing Mortgage Loans transferred to a Series Account of the Program Obligation Fund

contain provisions which permit summary foreclosure. Following a default by the trustor, upon request of the beneficiary and not less than three months before the sale, the trustee must record a notice of default in the recording district in which the property is located. After recording the notice of default, the trustee must mail a copy of the notice of default to the trustor, any successors in interest to the trustor, anyone in possession or occupying the property, and anyone who has an interest subsequent to the interest of the trustee in the deed of trust. If the default may be cured by the payment of money, the trustor may cure the default at any time prior to sale by payment of the sum in default without acceleration of the principal which would not then be due in the absence of default, plus actual costs and attorney's fees due to the default. If default has been cured under the same deed of trust after notice of default two or more times, the trustee may elect to refuse payment and continue the foreclosure proceeding to sale. Notice of the sale must be posted in three public places within five miles of where the sale is to be held, not less than thirty days before the day of sale and by publishing a copy of the notice four times, once a week for four successive weeks, in a newspaper of general circulation published nearest the place of sale. The sale must be made at public auction at a courthouse of the superior court in the judicial district where the property is located, unless the deed of trust provides for a different place. After the sale, an affidavit of mailing the notice of default and an affidavit of publication of the notice must be recorded in the recording district where the property is located. The foreclosure sale and conveyance transfers all the title and interest which the trustor had in the property sold at the time of the execution of the deed of trust plus all interest the trustor may have acquired before the sale and extinguishes all junior liens. There is no right of redemption unless otherwise provided by the deed of trust. A deficiency judgment is prohibited where summary foreclosure is utilized.

Judicial foreclosure is also permitted. A deficiency judgment is allowed where judicial foreclosure is utilized, but judicial foreclosure is much more time-consuming than summary foreclosure. The judgment debtor under a judicial foreclosure proceeding has the right to redeem the property within 12 months from the order of confirmation. If the judgment debtor redeems the property, the foreclosure proceeding is terminated. Otherwise, within 60 days after the order confirming the foreclosure sale, any subsequent lien creditor can redeem the property. There can be as many redemptions as there are subsequent lien creditors. Upon expiration of the redemption period, the purchaser or redeemer is entitled to a conveyance of the property.

THE CORPORATION

Certain Definitions

"Authority" means the Alaska State Housing Authority.

"Board" means the Board of Directors of the Corporation.

"Department" means the former Department of Community and Regional Affairs.

"Dividend Plan" means the dividend plan adopted by the Board in 1991 to transfer onehalf of the lesser of its unrestricted net income or total net income to the State.

"Division" means The Public Housing Division of the Corporation.

"HUD" means the U.S. Department of Housing and Urban Development.

"Self-Liquidity Bonds" means, collectively, the Corporation's \$33,000,000 Governmental Purpose Bonds (University of Alaska), 1997 Series A; the Corporation's \$41,705,000 Housing Development Bonds, 2000 Series B; the Corporation's \$170,170,000 Governmental Purpose Bonds, 2001 Series A and B; and the Corporation's \$60,250,000 State Capital Project Bonds, 2002 Series C.

General

The Corporation was established in 1971 as a non-stock, public corporation and government instrumentality of the State. The Corporation currently functions as a major source of residential mortgage loan financing in the State. The Corporation's programs were originally established to take advantage of tax-exempt financing permitted under Federal income tax law. Mortgages which meet applicable Federal income tax requirements are financed by selling tax-exempt bonds. All other mortgages generally are financed through the issuance of taxable bonds or from internal funds. A substantial portion of the Corporation's mortgage purchase activities were funded in the taxable debt markets, including issuance of taxable bonds and the sale of securities in the Eurodollar market. Since 1972, the Corporation has acquired mortgage loans by appropriation from the State and by purchase from independent originating lending institutions operating throughout the State. On July 1, 1992, the Corporation succeeded to the public housing functions of the Authority and the rural housing and residential energy functions of the Department pursuant to legislation enacted in the State's 1992 legislative session. As a result, the rights and obligations created by bonds and notes that were previously issued by the Authority became rights and obligations of the Corporation.

The Corporation prepares and publishes on its website a monthly Mortgage and Bond Disclosure Report containing detailed information concerning characteristics of the Corporation's mortgage loan portfolios and outstanding bond issues, including bond redemptions and mortgage prepayments. The Corporation presently intends to continue to provide such information, but is not legally obligated to do so. Certain financial and statistical information relating to the Corporation and its programs under this heading "The Corporation" was obtained from the audited and unaudited financial statements of the Corporation dated June 30, 2008 and December 31, 2008, respectively, and the January 2009 Mortgage and Bond Disclosure Report of the Corporation. Copies of such financial statements and disclosure report may be obtained upon request from the Corporation. The Corporation's main office is located at 4300 Boniface Parkway, Anchorage, Alaska 99504, and its telephone number is (907) 338-6100. Electronic versions of the financial statements and disclosure reports are available at the Corporation's website.

Board of Directors, Staff and Organization

The Corporation is required by law to comply (except for the procurement provisions of the Alaska Executive Budget Act), and does comply, with the State budget process. The Corporation administratively operates within the State Department of Revenue. The Board of Directors of the Corporation is comprised of the Commissioner of Revenue, the Commissioner of Commerce, Community and Economic Development and the Commissioner of Health and Social Services, as well as four members from the following sectors of the general public

appointed by the Governor to serve two-year terms: one member with expertise or experience in finance or real estate; one member who is a rural resident of the State or who has expertise or experience with a regional housing authority; one member who has expertise or experience in residential energy efficient home-building or weatherization; and one member who has expertise or experience in the provision of senior or low-income housing. The powers of the Corporation are vested in and exercised by a majority of its Board of Directors then in office, who may delegate such powers and duties as appropriate and permitted under the Act. The Corporation's current members of its Board of Directors are as follows:

Name Location
Mr. Franklin C. Roppel Retired

Chair Wrangell, Alaska

Mr. N. Claiborne Porter President

Vice-Chair NCP Design/Build Ltd. Anchorage, Alaska

Ms. Jyotsna "Jo" Heckman

President/CEO

Denali State Bank

Fairbanks, Alaska

Mr. Marty Shuravloff Executive Director

Kodiak Island Housing Authority

Kodiak, Alaska

Mr. Patrick S. Galvin Mr. Jerry Burnett (designee)

Commissioner Deputy Commissioner

Alaska Department of Revenue Alaska Department of Revenue

Juneau, Alaska

Mr. William Hogan Ms. Alison Elgee (designee)

Commissioner Assistant Commissioner

Alaska Department of Health & Alaska Department of Health &

Social Services Social Services
Anchorage, Alaska

Mr. Emil Notti Ms. Lorie Hovanec (designee)

Commissioner Director of Banking and Securities Alaska Department of Commerce, Alaska Department of Commerce,

Community & Economic Community & Economic

Development Development Anchorage, Alaska

The following sub-committees of the Board of Directors have been established: Audit Committee, Investment Advisory Committee, Housing Budget and Policy Committee, and the Personnel Committee.

The Corporation's staff consists of employees organized into the following departments: Administrative Services, Mortgage Operations, Public Housing, Finance, Accounting, Planning and Program Development, Audit, Corporate Communications, Budget, Personnel, and Research and Rural Development. Principal financial officers of the Corporation are as follows:

Daniel R. Fauske - Chief Executive Officer/Executive Director. Mr. Fauske joined the Corporation on March 1, 1995. Prior to joining the Corporation, Mr. Fauske worked for the North Slope Borough in Barrow, Alaska from 1985 until 1993. During this time, Mr. Fauske served as Budget Director, Chief Fiscal Officer, and Chief Administrative Officer and managed a \$1.2 billion capital improvement program while at the Borough. Mr. Fauske holds a master's degree in business administration from Gonzaga University.

Michael Buller - Deputy Executive Director. Mr. Buller has been with the Corporation since June 1995, and previously served as Chief Administrative Officer. He previously worked for the North Slope Borough from 1987 through 1993 as Budget Manager and Deputy Director of the Department of Administration & Finance. From August 1993 through June 1995, Mr. Buller was employed as Assistant City Manager for the City of Unalaska. Mr. Buller holds a master's degree in business administration from Gonzaga University.

Joseph M. Dubler - Chief Financial Officer/Finance Director. Mr. Dubler has been with the Corporation since 1989, and previously served as Senior Finance Officer, Finance Officer, Financial Reporting Officer and Financial Analyst II. Mr. Dubler was an auditor with a public accounting firm from 1986 through 1989. Mr. Dubler is a certified public accountant, certified cash manager, and a graduate of San Francisco State University with a Bachelor of Science degree in business administration.

Peter E. Haines - Senior Finance Officer. Mr. Haines has been with the Corporation since 1990, and previously served as Financial Analyst I, Financial Analyst II and Finance Officer. Mr. Haines is a certified public accountant, certified cash manager, and a graduate of Brigham Young University with a Bachelor of Science degree.

Michael L. Strand - Finance Officer. Mr. Strand joined the Corporation in April 2001, and previously served as Financial Analyst II. Prior to joining the Corporation, he served for one year as Budget Analyst for Anchorage Municipal Light and Power and for three years as Financial Analyst for VECO Alaska. Mr. Strand is a graduate of the University of Alaska, Anchorage, with a Bachelor of Business Administration degree in finance and economics.

Activities of the Corporation

The principal activity of the Corporation is the purchase of residential mortgage loans. This activity has been supplemented by the merger with the Authority under which the Corporation assumed responsibility for the public housing functions of the Authority and its assumption of the rural housing and residential energy functions of the Department. See "The Corporation — General."

Lending Activities

The Corporation finances its lending activities with a combination of general operating funds, bond proceeds, and loan prepayments and earnings derived from the permitted spread between borrowing and lending rates. The Corporation acquires mortgage loans after they have been originated and closed by direct lenders, which normally are financial institutions or mortgage companies with operations in the State. Under many of the Corporation's programs, the originating lender continues to service the mortgage loan on behalf of the Corporation. The Corporation also makes available a streamlined refinance option that allows applicants to obtain new financing secured by property that is currently financed by the Corporation without income, credit, or appraisal qualifications.

Following are brief descriptions of the Corporation's lending programs:

Tax-Exempt First-Time Homebuyer Program. The Tax-Exempt First-Time Homebuyer Program offers lower interest rates to eligible borrowers who meet income, purchase price, and other requirements of the Code.

Veterans Mortgage Program. The Veterans Mortgage Program offers a reduced interest rate to qualified veterans who purchase or construct owner-occupied single-family residences or, with certain restrictions, who purchase a duplex, triplex, or fourplex.

Taxable First-Time Homebuyer. The Taxable First-Time Homebuyer Program offers a reduced interest rate to first-time homebuyers whose loans do not meet the Code requirements of the Tax-Exempt First-Time Homebuyer Program.

Rural Loan Program. The Rural Loan Program offers financing to purchase, construct, or renovate owner occupied and non-owner occupied housing in small communities. The Rural interest rate is one percent below the rate established for the Corporation's Taxable Program and is applied to the first \$250,000 of the loan only. The balance of the loan is at the Rural interest rate plus 1%.

Taxable Program. The Taxable Program is available statewide for applicants or properties not meeting requirements of other Corporation programs. Borrowers and properties must meet the Corporation's general financing requirements. This program also includes non-conforming loans for certain properties for which financing may not be obtained through private, state or federal mortgage programs.

Multi-Family Loan Purchase Program. The Corporation participates with approved lenders to provide financing for the acquisition, rehabilitation, and refinancing of multi-family housing (buildings with at least five units and designed principally for residential use) as well as certain special-needs and congregate housing facilities.

The following tables set forth certain information regarding the mortgage loans financed under the above-described lending programs:

Mortgage Purchases by Program

		Original
Original	Original	Principal
Principal	Principal	Balance of
Balance of	Balance of	Mortgage Loans
Mortgage Loans	Mortgage Loans	Purchased
Purchased	Purchased	During the
During	During	Ten Months
FY 2007	FY 2008	Ended 4/30/2009
\$274,784,899	\$195,007,745	\$107,844,922
114,744,164	140,476,060	86,179,506
58,603,569	51,437,750	39,842,998
86,210,565	71,896,170	48,589,843
32,346,516	37,096,943	47,416,636
14,839,300	11,928,835	16,772,350
812,271	2,508,375	250,000
	Principal Balance of Mortgage Loans Purchased During FY 2007 \$274,784,899 114,744,164 58,603,569 86,210,565 32,346,516 14,839,300	Principal Balance of Principal Balance of Mortgage Loans Mortgage Loans Purchased During Purchased During FY 2007 FY 2008 \$274,784,899 \$195,007,745 114,744,164 140,476,060 58,603,569 51,437,750 86,210,565 71,896,170 32,346,516 37,096,943 14,839,300 11,928,835

Mortgage Portfolio Summary

	As of 6/30/2007	As of 6/30/2008	As of 4/30/2009
Mortgages and Participation Loans	\$3,378,026,530	\$3,476,306,174	\$3,346,426,837
Real Estate Owned and			
Insurance Receivables	485,425	2,259,320	1,176,660
Total Mortgage Portfolio	\$ <u>3,378,511,955</u>	\$ <u>3,478,565,494</u>	\$ <u>3,347,603,497</u>

Mortgage Delinquency and Foreclosure Summary

	As of 6/30/2007	As of 6/30/2008	As of 4/30/2009
Delinquent 30 Days	2.00%	2.13%	2.44%
Delinquent 60 Days	0.63	0.72	0.81
Delinquent 90 Days or More	0.62	<u>0.99</u>	0.87
Total Mortgage Delinquency	<u>3.25</u> %	<u>3.84</u> %	<u>4.12</u> %
Total Foreclosures	\$4,001,470	\$8,695,900	\$9,813,745

Financing Activities

The Corporation is authorized by the State Legislature to issue its own bonds, bond anticipation notes and other obligations in such principal amounts as the Corporation deems necessary to provide sufficient funds for carrying out its purpose.

[†] For information only. These amounts are already included in the categories above.

Pursuant to State law, the maximum amount of bonds that the Corporation may issue during any fiscal year (the Corporation's fiscal years end on June 30) is \$1.5 billion. Bonds issued to refund outstanding bonds and to refinance outstanding obligations of the Corporation are not counted against the maximum annual limit.

Since 1986, implementation of refinancing programs by the Corporation has resulted in the prepayment of outstanding mortgage loans with a corresponding redemption at par of substantial amounts of the Corporation's notes or bonds secured by such mortgage loans.

Since 1997, the Corporation has issued certain Self-Liquidity Bonds, which are variable rate demand obligations with weekly interest rate resets. If these bonds are tendered or deemed tendered, the Corporation has the obligation to purchase any such bonds that cannot be remarketed. This general obligation is not secured by any particular funds or assets, including any assets that may be held under the related indentures. The Corporation may issue additional bonds for which it will provide liquidity support similar to that it currently provides for the Self-Liquidity Bonds.

Since July 1, 2008, certain of the Corporation's variable rate demand obligations (including Self-Liquidity Bonds) tendered or deemed tendered were purchased upon remarketing by the Alaska Housing Capital Corporation ("AHCC"), a subsidiary of the Corporation. No Corporation obligations are currently held by AHCC.

The following table sets forth certain information regarding purchases of Corporation variable rate demand obligations by AHCC:

	Maximum	Date of First	Date Last
	Amount Held	Purchase	Bonds Sold
Home Mortgage Revenue Bonds, 2002 Series A	\$ 3,725,000	September 26, 2008	October 7, 2008
Home Mortgage Revenue Bonds, 2007 Series A	75,000,000	September 26, 2008	October 7, 2008
Housing Development Bonds, 2002 Series D [†]	30,605,000	September 25, 2008	November 6, 2008
General Housing Purpose Bonds, 2003 Series A [†]	3,030,000	September 26, 2008	October 7, 2008
General Housing Purpose Bonds, 2003 Series B [†]	4,085,000	September 26, 2008	October 7, 2008
Governmental Purpose Bonds, 1997 Series A	100,000	September 26, 2008	November 6, 2008
Governmental Purpose Bonds, 2001 Series A	63,510,000	September 25, 2008	December 1, 2008
Governmental Purpose Bonds, 2001 Series B	1,245,000	September 26, 2008	November 6, 2008
State Capital Project Bonds, 2002 Series C	530,000	October 8, 2008	October 21, 2008

[†] These bonds are no longer outstanding.

4

Other variable rate demand obligations issued by the Corporation are the subject of liquidity facilities provided by third-party liquidity providers in the form of standby bond purchase agreements. If such obligations are tendered or deemed tendered, the related liquidity provider is obligated to purchase any such obligations that cannot be remarketed.

Since July 1, 2008, certain third-party liquidity providers purchased pursuant to the related liquidity facilities certain variable rate demand obligations of the Corporation that were tendered or deemed tendered and not remarketed. No Corporation obligations are currently held by third-party liquidity providers.

The following table sets forth certain information regarding purchases of such Corporation variable rate demand obligations by such liquidity providers:

	Maximum	Date of First	Date Last
	Amount Held	Purchase	Bonds Sold
Home Mortgage Revenue Bonds,	\$167,300,000	October 6, 2008	April 2, 2009
2002 Series A			
Home Mortgage Revenue Bonds,	75,000,000	October 7, 2008	October 20, 2008
2007 Series A			
General Housing Purpose Bonds,	55,720,000	October 2, 2008	December 1, 2008
2003 Series A [†]			
General Housing Purpose Bonds, 2003 Series B [†]	5,960,000	October 7, 2008	December 1, 2008
2003 Series B [†]			

[†] These bonds are no longer outstanding.

Following are brief descriptions of the Corporation's financing programs:

Long-Term Financing

General financing activities include recurring long-term debt issuances under established bond indentures. Such issuances constitute the majority of the Corporation's financing activities.

Home Mortgage Revenue Bonds. The Corporation funds its Tax-Exempt First-Time Homebuyer Program with the proceeds of Home Mortgage Revenue Bonds. Qualified mortgage loans and/or mortgage-backed securities are pledged as collateral for the Home Mortgage Revenue Bonds. Home Mortgage Revenue Bonds are also general obligations of the Corporation.

Collateralized Bonds. The Corporation funds its Veterans Mortgage Program with the proceeds of State-guaranteed Collateralized Bonds. Qualified mortgage loans and/or mortgage-backed securities are pledged as collateral for the Collateralized Bonds. Collateralized Bonds are also general obligations of the Corporation and general obligations of the State.

Housing Development Bonds. The Corporation funds its Multifamily Loan Purchase Program with the proceeds of Housing Development Bonds. Housing Development Bonds are general obligations of the Corporation.

General Mortgage Revenue Bonds. The Corporation issues General Mortgage Revenue Bonds to finance capital expenditures, with certain proceeds available for general corporate purposes. The Corporation expects that proceeds of future issues of General Mortgage Revenue Bonds will only be used to refund other obligations of the Corporation. Mortgage loans and/or mortgage-backed securities are pledged as collateral for the General Mortgage Revenue Bonds. General Mortgage Revenue Bonds are also general obligations of the Corporation.

General Housing Purpose Bonds. The Corporation issues General Housing Purpose Bonds to finance certain capital expenditures of the State. The Corporation expects that proceeds of future issues of General Housing Purpose Bonds will only be used to refund other obligations of the Corporation. General Housing Purpose Bonds are general obligations of the Corporation.

Governmental Purpose Bonds. The Corporation issues Governmental Purpose Bonds to finance capital expenditures of the State for governmental purposes, with certain proceeds available for general corporate purposes. Governmental Purpose Bonds are general obligations of the Corporation.

State Capital Project Bonds. The Corporation issues State Capital Project Bonds to finance designated capital projects of State agencies and instrumentalities. State Capital Project Bonds also include the Corporation's State Building Lease Bonds, Series 1999, issued to finance the purchase of an office building in downtown Anchorage, Alaska, and primarily secured by a lease agreement between the Corporation and the State of Alaska. State Capital Project Bonds are general obligations of the Corporation.

The following tables set forth certain information regarding bonds issued under the above-described financing programs:

Bonds Issued and Remaining Outstanding by Program

		Issued During	
		the Ten	Outstanding
	Issued through	Months Ended	as of
Bond Program	4/30/2009	4/30/2009	4/30/2009
Home Mortgage Revenue Bonds	\$3,504,750,353	\$80,880,000	\$1,117,659,750
Collateralized Bonds	2,605,385,000	45,000,000	388,405,000
Housing Development Bonds	570,290,000	0	336,255,000
General Mortgage Revenue Bonds	1,220,245,874	0	394,495,000
General Housing Purpose Bonds	941,135,000	0	292,930,000
Governmental Purpose Bonds	973,170,000	0	164,570,000
State Capital Project Bonds	615,005,000	0	287,125,000
Other Bonds	5,778,622,895	0	0

Summary of Bonds Issued and Remaining Outstanding

	Issued through 4/30/2009	Issued During the Ten Months Ended 4/30/2009	Outstanding as of 4/30/2009
Tax-Exempt Bonds Taxable Bonds Total Bonds	\$11,895,389,122 <u>4,313,215,000</u> \$ <u>16,208,604,122</u>	\$125,880,000 \$125,880,000	\$2,877,069,750 104,370,000 \$2,981,439,750
Self-Liquidity Bonds [†]	\$563,740,000	\$0	\$261,305,000

[†] For information only. These amounts are already included in the categories above.

Short-Term Financing

Short-term financing activities include recurring short-term debt issuances under established programs or agreements. The proceeds of such issuances may be used for any lawful purpose of the Corporation; however, the Corporation has in the past and intends to continue to use such proceeds to temporarily refund outstanding tax-exempt obligations prior to their permanent refunding through the issuance of tax-exempt bonds.

Commercial Paper Notes Program. On June 13, 2007, the Corporation's Board of Directors authorized a domestic Commercial Paper Notes Program with a major dealer under which the maximum principal amount of notes outstanding at any one time shall not exceed \$150,000,000. The Commercial Paper Notes Program is rated "P-1" by Moody's, "A-1+" by S&P, and "F1+" by Fitch. This Commercial Paper Notes Program supersedes the Corporation's prior domestic Commercial Paper Notes Program and its Euro-Commercial Paper Program, both of which, while still available, have no outstanding balances and under which the Corporation does not intend to issue additional notes.

Reverse Repurchase Agreements. The Corporation may enter into reverse repurchase agreements in such amounts as it deems necessary for carrying out its purpose.

Revolving Credit Agreement. The Corporation maintains a \$200 million Revolving Credit Agreement with a major European bank under which it may borrow, on an unsecured basis, up to the principal amount of the Agreement for general corporate purposes.

Public Housing Activities

The Corporation performs certain public housing functions in the State through the Division. The Division operates Low Rent and Section 8 New Construction/Additional Assistance housing to serve low-income families, disabled persons and seniors in several communities throughout Alaska. The Division also administers the rent subsidies for numerous families located in private-sector housing through vouchers, certificates, and coupons issued pursuant to Section 8 of the National Housing Act. The Division's operating budget is funded primarily through contracts with HUD. The Division is engaged in a number of multifamily renovation and new construction projects throughout the State.

Financial Results of Operations

See Note 23 to the Corporation's audited annual financial statements dated June 30, 2008, contained in Appendix A — "Financial Statements of the Corporation" for a summary of revenues, expenses and changes in net assets of the Corporation for each of its five most recent fiscal years.

Legislative Activity/Transfers to the State

Prior Transfers to the State

The Board adopted the Dividend Plan in 1991 to transfer one-half of the lesser of its unrestricted net income or total net income to the State. Under the Dividend Plan, in 1991 the Corporation transferred a total of \$114,324,000 to the State. Additionally, in 1995, the Board voted to make a one-time payment to the State in the amount of \$200,000,000. On April 27, 1995, the Corporation agreed to make a one-time transfer of \$50,000,000 to the State and close the Dividend Plan. In 1997, the Corporation transferred to the State's general fund \$20,000,000 made available as a consequence of certain bond retirements.

The Current Transfer Plan

In the fiscal year 1996 capital appropriation bill (the April 27, 1995 agreement referred to in the immediately preceding paragraph and the 1996 capital appropriation bill, as amended, collectively, the "Transfer Plan") the Legislature expressed its intent that the Corporation transfer to the State (or expend on its behalf) amounts not to exceed \$127,000,000 in fiscal year 1996 and \$103,000,000 in each fiscal year from 1997 to 2000, but that, "[T]o ensure the prudent management of [the Corporation and] to protect its excellent debt rating ..." in no fiscal year should such amount exceed the Corporation's net income for the preceding fiscal year.

The 1998 Legislature adopted legislation (the "1998 Act") authorizing the Corporation to finance state capital projects through the issuance of up to \$224,000,000 in bonds. The 1998 Act also extended the term of the Transfer Plan by stating the Legislature's intent that the Corporation transfer to the State (or expend on its behalf) an amount not to exceed \$103,000,000 in each fiscal year through fiscal year 2006, again stating that, to protect the Corporation and its bond rating, in no fiscal year should such amount exceed the Corporation's net income for the preceding fiscal year.

The 2000 Legislature adopted legislation (the "2000 Act") authorizing the issuance of bonds in sufficient amounts to fund the construction of various State capital projects, and extended the Transfer Plan (as described above) through fiscal year 2008.

The 2002 Legislature adopted legislation (the "2002 Act") authorizing the issuance of \$60,250,000 in capital project bonds for the renovation and deferred maintenance of the Corporation's Public Housing facilities.

The 2004 Legislature adopted legislation (the "2004 Act") authorizing the additional issuance of bonds in sufficient amounts to fund the construction of various State capital projects.

The bond proceeds are allocated to agencies and municipalities subject to specific legislative appropriation.

The Corporation has issued \$196,345,000 principal amount of State Capital Project Bonds pursuant to the 1998 Act, \$74,535,000 principal amount of State Capital Project Bonds pursuant to the 2000 Act, \$60,250,000 principal amount of State Capital Project Bonds pursuant to the 2002 Act, and \$45,000,000 principal amount of State Capital Project Bonds pursuant to the 2004 Act, and has completed its issuance authority under the Acts. Payment of principal and interest on these bonds is categorized as a transfer pursuant to the Transfer Plan and is included in the Corporation's capital budget.

The 2003 Legislature enacted Chapter 76 SLA 2003, subsequently amended by Chapter 120 SLA 2004 and Chapter 7 SLA 2006 (as so amended, the "2003 Act"), which modified and incorporated provisions of the Transfer Plan. The Corporation views the 2003 Act as an indefinite, sustainable continuation of the Transfer Plan. The 2003 Act provides that the amount transferred by the Corporation to the State in fiscal years 2004, 2005, and 2006 shall not exceed \$103,000,000 (in each case, less debt service on certain State Capital Project Bonds and any legislative appropriation of the Corporation's unrestricted, unencumbered funds other than appropriations for the Corporation's operating budget).

The 2003 Act further provides that the amount transferred by the Corporation to the State in each fiscal year beginning with fiscal year 2007 shall not exceed

- (i) the lesser of (A) \$103,000,000 and (B) the respective percentage of adjusted change in net assets for such fiscal year set forth in the table below, less
 - (ii) debt service on certain State Capital Project Bonds, less
- (iii) any legislative appropriation of the Corporation's unrestricted, unencumbered funds other than appropriations for the Corporation's operating budget.

	Percentage of Adjusted
Fiscal Year	Change in Net Assets
2007	95%
2008	85%
2009 and thereafter	75%

Under the 2003 Act, "adjusted change in net assets" means the change in net assets for a fiscal year as reflected in the Corporation's financial statements, adjusted for capital expenditures incurred during such year.

Aggregate Transfers to the State of Alaska

The following reflects the aggregate transfers the Corporation has made to the State through December 31, 2008, or which, in the case of the University of Alaska deferred maintenance funding for other than student housing, were appropriated and incorporated in agreements where actual payments will be made as requested.

Transfer Type	Pre-FY09	December 31,	Total
State Debt Repayment	\$ 29,800,000	\$ 0	\$ 29,800,000
Asset Purchases	252,300,000	0	252,300,000
Dividends	114,300,000	0	114,300,000
Direct Cash Transfers	606,653,000	0	606,653,000
Other State Appropriations	302,654,000	0	302,654,000
Non-Housing Capital Projects	287,341,000	4,707,000	292,048,000
Various Bonds' Proceeds			
Disbursed	296,426,000	3,374,000	299,800,000
Total	\$1,889,474,000	\$8,081,000	\$1,897,555,000

Six Months

Corporation Budget Legislation

The Corporation's fiscal year 2009 operating budget was approved by the Legislature at approximately the amount submitted during the fiscal year 2008 legislative session, including the full level of funding requested by the Corporation for personnel and contractual costs. Consistent with the Transfer Plan, the enacted fiscal year 2009 operating budget estimated that \$65,851,000 would be available from net income for payment of debt service, appropriation for capital projects and transfer to the Alaska debt retirement fund.

There can be no assurance that the Legislature or the Governor of the State will not seek and/or enact larger dividends or other transfers of Corporation assets by legislative enactment or other means in the future.

Litigation

There are no threatened or pending cases in which the Corporation is or may be a defendant which the Corporation feels have merit and which it feels could give rise to materially negative economic consequences.

SUMMARY OF CERTAIN PROVISIONS OF THE INDENTURE

The following is a summary of certain provisions of the Indenture. The summary does not purport to be comprehensive or definitive and is qualified in its entirety by reference to the Indenture. For a description of certain provisions of the Indenture relating to the Offered Bonds, see "The Offered Bonds" and "Sources of Payment and Security for the Bonds."

Certain Definitions (Section 102)

"Authorized Hedging Payments" means payments that are (i) designated as such in the related Authorizing Indenture with respect to specified provisions of the Indenture and (ii) due to the counterparty of a Hedging Instrument from the Corporation or the Trustee.

"Authorizing Indenture" means, with respect to any Bond or Series of Bonds, the Supplemental Indenture pursuant to which such Bond or Series of Bonds is issued.

"Bond Coverage" means a condition which will be deemed to exist as of any date of certification if either the test set forth in paragraph (A) below or the test set forth in paragraph (B) below is met as of such date:

- (A) The Corporation delivers to the Trustee a Certificate certifying that the schedules attached thereto show Parity and receipt and application of amounts which are in any Fund (except the Rebate Fund, the Bond Purchase Fund, and the Loan Loss Fund) sufficient and available to provide timely payment of the principal of and interest on the Bonds on each Debt Service Payment Date and Program Expenses, up to the amount permitted to be paid out of the Operating Account pursuant to the Indenture, from (and including) the first interest payment date that is or that follows the date of certification to the maturity of the Bonds. In each case the Certificate must show sufficient funds under each of the following sets of assumptions and, in the case of each such schedule, assuming any timing of redemption of Bonds which each such schedule shows (provided Bonds are redeemed thereunder from amounts in the General Account and the Principal Account in accordance with the provisions of the Indenture):
 - (1) assuming receipt of Scheduled Payments (but no prepayments not theretofore received) on any Mortgage Loan or mortgage loans represented by Mortgage Certificates;
 - (2) assuming prepayment of 100% of the principal of, and payment of 100% of accrued interest on, all the Mortgage Loans and mortgage loans represented by all the Mortgage Certificates on the day after the date of certification; and
 - (3) assuming receipt of Scheduled Payments to, and such 100% prepayment on, the day after the first Debt Service Payment Date on the Bonds following the date of certification.
- (B) The Corporation delivers to the Trustee a Bond Coverage Certificate certifying as to another calculation (including, without limitation, any definition or component thereof) that is of Rating Quality.

Any Certificate delivered to the Trustee pursuant to this definition must conform to the requirements of the Indenture and either (A) or (B) of this definition. When the Corporation delivers a Bond Coverage Certificate under (A) of this definition, the schedules attached to the Certificate will be based upon the Investment Assumptions and the Mortgage Payment Assumptions in addition to the assumptions required elsewhere in this definition, and will provide a detailed calculation of all data relevant thereto, setting forth in detail each of the items required to be set forth in such Certificate. The Trustee will review each such Certificate as to its conformity to the requirements of this definition, but as to the actual calculations and conformity to the assumptions required in this definition the Trustee will have no responsibility to verify the same and will be fully protected in relying on such Certificate. For purposes of this definition as applied to Bonds bearing interest at a variable rate, any assumptions made in the calculation of interest in connection with the issuance of such Bonds will be as set forth in the related Authorizing Indenture, and any assumptions made in the calculation of interest in connection

with the other matters arising under the Indenture will be as set forth in the related Authorizing Indenture or as set forth in an Authorized Officer's Certificate consistent with the related Authorizing Indenture.

"Code" means the United States Internal Revenue Code of 1986, as amended, and the regulations promulgated thereunder or applicable thereto.

"Costs of Issuance" means, with respect to a Series of Bonds, any items of expense directly or indirectly payable or reimbursable by the Corporation and related to the authorization, sale and issuance of such Bonds, including but not limited to printing costs; costs of preparation and reproduction of documents; filing and recording fees; initial fees and charges (including legal fees and charges) of the Trustee and of any fiduciary, including, but not limited to, paying agents and providers of letters of credit and other forms of credit or liquidity enhancement in connection with such Bonds; legal fees and charges; fees and disbursements of consultants and professionals; costs of credit ratings; fees and charges for preparation, execution, transportation and safekeeping of such Bonds; and any other cost, charge or fee in connection with the issuance of such Bonds.

"Debt Service Payment" means any scheduled payment of principal of or interest on the Bonds, together with payment of the Redemption Price of and accrued interest on the Bonds in the event that the Bonds are redeemed pursuant to the Indenture.

"Debt Service Payment Date" means any date on which any Debt Service Payment is due, including the date (if any) of the redemption of any Bonds.

"General Account" means the General Account of the Redemption Fund.

"Hedging Instrument" means any interest rate, currency or cash-flow swap agreement, interest rate cap, floor or option agreement, forward payment conversion agreement, put, call or other agreement or instrument to hedge payment, interest rate, spread or similar exposure; which in each case is designated by the Corporation as a Hedging Instrument under the Indenture. Each Hedging Instrument must meet the requirements of the Indenture therefor described below under "Power to Issue Bonds and Pledge Revenues and Other Property; Hedging Instruments."

"Insurance Policy" means (i) a mortgage policy of title insurance, issued by a title insurance company qualified to do business in the State and acceptable to the Corporation, insuring the Corporation that the Mortgage on the premises is a valid and enforceable first mortgage, subject only to Permitted Encumbrances; (ii) a standard homeowner's form of fire insurance with extended coverage policy; (iii) if the loan-to-value ratio of the mortgaged property exceeds eighty percent, but does not exceed ninety percent, private mortgage insurance covering twenty percent of the Mortgage or, if the loan-to-value ratio exceeds ninety percent, private mortgage insurance covering twenty-five percent of the Mortgage or, in either of such events, alternatively, Federal mortgage insurance or guaranty; and (iv) in the case of a Streamlined Mortgage Loan, private mortgage insurance to the extent required by the Corporation at the time such Streamlined Mortgage Loan was refinanced.

"Interest Account" means the Interest Account of the Revenue Fund.

"Investment Agreement" means a guaranteed investment contract which may be entered into between the Corporation or the Trustee and any corporation (including the Trustee and its affiliates) having (as of the date of execution of the Investment Agreement) outstanding unsecured obligations that are rated at least (i) "Aa2/P-1" by Moody's and in the highest rating category by S&P and Fitch (if rated by Fitch) for the Debt Service Reserve Account, the Revenue Fund and the Redemption Fund (and the Accounts therein) and (ii) "Aa2/P-1" by Moody's, "AA-/A-1+" by S&P and "AA-/F1+" by Fitch (if rated by Fitch) for the Program Obligation Fund, or if such corporation lacks the applicable ratings, having long-term debt securities rated in the highest rating category by the Rating Agencies; provided, however, that, in lieu of the foregoing, any guaranteed investment contract will be of Rating Quality.

"Investment Assumptions" means an annual rate of 2.5%; provided, however, that if, at the date of any Bond Coverage Certificate to be delivered investment earnings assumptions used by the Rating Agencies are higher than the assumed annual rate set forth in this definition (as evidenced in writing from each Rating Agency) or if actual investment earnings may be calculated for any period (including any period commencing in the future in the case of amounts which when received will be invested under an Investment Agreement) by reason of the existence of a rate assured by an Investment Agreement, then "Investment Assumptions" will mean the earnings at the earning assumptions used by the Rating Agencies or the earnings on the Investment Agreement (but only until the termination date of such Investment Agreement) as the case may be; provided, however, that "Investment Assumptions" may be modified by Supplemental Indenture if such modification will not adversely affect the Unenhanced Ratings then assigned to any Bonds by the Rating Agencies.

"Investment Securities" means any of the following investments bearing interest or issued at a discount:

- (1) direct obligations of, and obligations fully guaranteed as to full and timely payment of interest and principal by, the United States of America, or any agency or instrumentality of the United States of America the obligations of which are backed by the full faith and credit of the United States of America;
- (2) instruments evidencing direct ownership interests in direct obligations, or specified portions (such as principal or interest) of such obligations, of the United States of America which obligations are held by a custodian in safe keeping on behalf of the holders of such instruments, if such instruments have terms, conditions and/or credit quality such that the Unenhanced Ratings on the Bonds will not be adversely affected;
- (3) demand and time deposits in, certificates of deposit of, and banker's acceptances issued by the Trustee, its affiliates or any other bank or trust company organized under the laws of the United States of America or any state thereof and subject to supervision and examination by federal and state banking authorities, or any foreign bank with a branch or agency licensed under the laws of the United States of America or any state thereof or under the laws of a country the Moody's sovereign rating for bank deposits in respect of which is "Aaa", so long as at the time of such investment (a) the unsecured debt obligations of such bank or trust company (or, in the case of the principal bank in a bank holding company system, the unsecured debt obligations of such bank holding company) have credit ratings from S&P, Moody's and Fitch (if rated by Fitch) at least equal to the ratings of the Bonds which were in effect at the time of issuance

thereof or (b) the investment matures in six months or less and such bank or trust company (or, in the case of the principal bank in a bank holding company system, such bank holding company) has outstanding commercial paper rated "A-1+" by S&P, "P-1" by Moody's and "F1+" by Fitch (if rated by Fitch);

- (4) repurchase obligations held by the Trustee or a third party acting as agent for the Trustee with a maturity date not in excess of 30 days with respect to (a) any security described in paragraph (1) or (b) any other security issued or guaranteed by an agency or instrumentality of the United States of America, in either case entered into with any other bank or trust company (acting as principal) described in clause (b) of paragraph (3) above;
- (5) securities (other than securities of the types described in the other paragraphs under this definition of Investment Securities) which at the time of such investment have ratings from S&P, Moody's and Fitch (if rated by Fitch) at least equal to the highest ratings categories of the Rating Agencies for obligations similar to the Bonds which were in effect at the time of issuance thereof and which evidence a debt of any corporation organized under the laws of the United States of America or any state thereof excluding federal securities that were purchased at a price in excess of par; provided, however, that such securities issued by any particular corporation will not be Investment Securities to the extent that investment therein will cause the then outstanding principal amount of securities issued by such corporation and held under the Indenture to exceed 10% of the aggregate outstanding principal balances and amounts of all Program Obligations and Investment Securities held under the Indenture;
- (6) securities (a) which at the time of such investment have ratings from S&P, Moody's and Fitch (if rated by Fitch) at least equal to the highest ratings available from such Rating Agencies for obligations similar to the Bonds; (b) which evidence a debt of any state or municipal government of the United States or any agency, instrumentality, or public corporation thereof authorized to issue bonds on behalf thereof or any nonprofit corporation described in Revenue Ruling 63-20; and (c) the interest on which is exempt from federal income taxation to the same extent that interest on the Bonds (other than Bonds issued as federally taxable bonds) is exempt from federal income taxation and is treated (or not treated) as a preference item to be included in calculating the alternative minimum tax imposed under the Code;
- (7) money market funds that invest exclusively in securities described in paragraph (6) of this definition and have a rating of "Aaa" by Moody's, "AAAm" or "AAAm-G" by S&P and "AAA" by Fitch (if rated by Fitch);
- (8) commercial paper with a maturity date not in excess of 270 days rated "A-1+" by S&P, "P-1" by Moody's and "F1+" by Fitch (if rated by Fitch) at the time of such investment;
 - (9) an Investment Agreement;
- (10) money market funds (other than those described in paragraph (7) of this definition), rated "AAAm" or "AAAm-G" by S&P, "Aaa" by Moody's and "AAA" by Fitch (if rated by Fitch), secured by obligations with maturities of one year or less the payment of principal and interest on which is guaranteed by the full faith and credit of the United States of America; and

(11) any other investment of Rating Quality.

None of the above-described investments may have a S&P 'r' highlighter affixed to its ratings. Each investment (other than an Investment Agreement) must have a predetermined fixed dollar amount of principal due at maturity that cannot vary or change. Interest may be either fixed or variable. Variable rate interest must be tied to a single interest rate index plus a single fixed spread, if any, and move proportionately with that index.

"Liquidity Provider" means any person, firm or entity designated in a Supplemental Indenture as providing a Liquidity Facility.

"Loan Loss Coverage" means the coverage, if any, of loss from Mortgage Loan defaults provided in an Authorizing Indenture which supplements any primary mortgage insurance.

"Mortgage Certificate" means a FNMA MBS, a GNMA Certificate (which may be in book-entry form, and if held in book-entry form with PTC, such Certificate is held in a limited-purpose account), or a FHLMC Certificate, in each case registered in the name of the Trustee, as Trustee under the Indenture.

"Mortgage Loan" means an interest-bearing mortgage loan evidenced by a note, bond or other instrument which will:

- (1) be for the purchase of an owner-occupied, one-, two-, three-, or four-family residence located in the State, a one-family condominium unit, or a dwelling unit located in a building containing more than two units;
- (2) be secured by a Mortgage constituting a first lien, subject only to Permitted Encumbrances, on the residential housing and the premises on which the same is located or on a leasehold interest therein having a remaining term, at the time such mortgage loan is acquired, sufficient in the opinion of the Corporation to provide adequate security for such mortgage loan;
- (3) bear a fixed rate of interest for an initial term of not less than 15 years, but not more than 30 years; and

(4) be subject to an Insurance Policy.

"Mortgage Payment Assumptions" means and includes the following assumptions to be used by the Corporation in preparing each Bond Coverage Certificate: (1) payment lags from the first day of the month in which the Program Obligations are funded to the receipt date of (a) 50 days for each GNMA I Certificate and each Gold FHLMC PC held in the Program Obligation Fund, (b) 60 days for each GNMA II Certificate held in the Program Obligation Fund, (c) 60 days for each FNMA MBS held in the Program Obligation Fund, (d) 90 days for each Mortgage Loan which has not been converted to a Mortgage Certificate held in the Program Obligation Fund, and (e) with respect to other mortgage instruments as described in the definition of Program Obligations, the payment date set forth in the applicable Authorizing Indenture; (2) payment when due of applicable servicing and guarantee fees to GNMA, FNMA, and FHLMC; (3) use of money in the Program Obligation Fund prior to the completion of acquisition of Program Obligations to acquire Mortgage Loans that have not been converted to Mortgage Certificates; and (4) use of the money described in clause (3) hereof in the manner described in

clause (3) hereof either on the last day of the acquisition period (if application of such money to such purpose prior to such last day would result in the receipt of funds during such period in excess of the amount required to provide timely payment of the principal of and interest on the Bonds during such period) or, otherwise, on the date of calculation.

"Mortgage Principal" means all payments (including prepayments) of principal called for by any Program Obligation and paid to the Corporation from any source, including both timely and delinquent payments.

"Outstanding," when used with reference to Bonds, means, as of any date, all Bonds theretofore or thereupon being authenticated and delivered under the Indenture except:

- (1) any Bonds canceled by the Trustee at or prior to such date;
- (2) Bonds for the transfer or exchange of or in lieu of or in substitution for which other Bonds have been authenticated and delivered pursuant to the Indenture; and
- (3) Bonds deemed to have been paid as described under "Summary of Certain Provisions of the Indenture—Defeasance."

"Parity" means, in each case at all times from and after the date of calculation through the final maturity date of the Bonds, (i) for the purpose of withdrawing money from the Indenture for payment to the Corporation free and clear of the lien and pledge of the Indenture, an amount then held in Funds and Accounts under the Indenture (except the Loan Loss Fund, the Rebate Fund, and the Bond Purchase Fund) at least equal to 103% of Bonds then Outstanding; and (ii) for all other purposes, an amount then held in Funds and Accounts under the Indenture (except the Loan Loss Fund, the Rebate Fund, and the Bond Purchase Fund) at least equal to 100% of Bonds then Outstanding.

"Pledged Revenues" means (i) all payments of principal of and interest on Program Obligations (other than Program Obligations in the Loan Loss Fund) immediately upon receipt thereof by the Corporation or any Depository or the Trustee (including payments representing prepayments of Mortgage Loans and any payments received from FNMA pursuant to its guarantee of the FNMA MBSs and from GNMA pursuant to its guarantee of the GNMA Certificates and from FHLMC pursuant to its guarantee of the FHLMC Certificates) and all other net proceeds of such Program Obligations; (ii) all amounts so designated by any Supplemental Indenture and required by such Supplemental Indenture to be deposited in the Revenue Fund; (iii) amounts received by the Corporation or the Trustee under any Hedging Instrument; and (iv) income or interest earned and gain realized in excess of losses suffered by a Fund other than the Loan Loss Fund, the Rebate Fund, and the Bond Purchase Fund as a result of the investment thereof; but Pledged Revenues do not include amounts derived from any Liquidity Facility.

"Principal Account" means the Principal Account of the Redemption Fund.

"Program" means the part of the program of the Corporation relating to the Bonds.

"Program Expenses" means all the Corporation's expenses in carrying out and administering the Program and include, without limiting the generality of the foregoing, salaries; supplies; utilities; mailing; labor; materials; office rent; maintenance; furnishings; equipment;

machinery and apparatus; insurance premiums; legal, accounting, management, consulting, and banking services expenses; bond insurance premiums; the fees and expenses of the Trustee and Depositories, including counsel thereto; and payments for pension, retirement, health and hospitalization, and life and disability insurance benefits, all to the extent properly allocable to the Program.

"Program Obligations" means (a) Mortgage Loans (or participations therein) and Mortgage Certificates (or participations therein) and (b) if the Rating Agencies have previously informed the Corporation and the Trustee in writing that there would be no adverse effect on the Unenhanced Ratings then assigned by them to the Bonds, other mortgage instruments (or participations therein) deposited in the Program Obligation Fund or identified or described by the Corporation either in the Authorizing Indenture authorizing the issuance of a Series of Bonds or otherwise in writing to the Trustee.

"Rating Agencies" means Moody's, S&P and Fitch.

"Rating Quality" means having terms, conditions and/or a credit quality such that the item stated to be of Rating Quality will not adversely affect the then-current Unenhanced Rating assigned by the Rating Agencies to the Bonds.

"Redemption Price" means, with respect to any Bond, the principal amount thereof and any applicable premium.

"Restricted Mortgage Principal" means Mortgage Principal that is required by the Code (in the amounts specified in the Authorizing Indenture for a Series or the corresponding Tax Certificate) to be used to redeem or retire Bonds of a Series.

"Secured Obligations" means (i) the obligation of the Corporation to pay the principal of, and the interest and premium, if any, on, all Bonds according to their tenor, and the performance and observance of all the Corporation's covenants and conditions in the Bonds and the Indenture; and (ii) the payment and performance of all obligations of the Corporation pursuant to any Hedging Instrument entered into with respect to all or any portion of the Bonds and specified as such in any Authorizing Indenture, but *only* to the extent provided for in the Indenture and any Supplemental Indenture; but "Secured Obligations" does not include any obligation of the Corporation to purchase Bonds tendered prior to their maturity date or redemption date or to reimburse any Liquidity Provider for amounts drawn on or made available pursuant to a Liquidity Facility for the payment of any such purchase obligation.

"Streamlined Mortgage Loan" means a Mortgage Loan of the Corporation modified to require lower mortgage payments pursuant to action of the Corporation in December 1991.

"Tax Certificate" means the certificate, if any, relating to the criteria for tax-exemption of interest on the Bonds delivered by the Corporation at the delivery of a Series of Bonds (other than Bonds the interest on which is intended not to be excluded from gross income for Federal income tax purposes).

"Uncovered Loan Losses" means, at any time of calculation, losses with respect to defaulted Mortgage Loans held in the Program Obligation Fund, to the extent that such losses

(i) are not covered by any mortgage insurance or guarantee, (ii) are not recovered upon foreclosure or sale in lieu of foreclosure, and (iii) have not been covered by a transfer of amounts from the Loan Loss Fund to the Redemption Fund pursuant to the Indenture.

"Unenhanced Rating" means with respect to any particular Bonds, the long-term credit rating assigned to such Bonds by each Rating Agency for such Bonds without regard to any bond insurance or other form of credit enhancement that may then exist with respect to such Bonds.

Indenture to Constitute a Contract (Section 203)

In consideration of the purchase and acceptance of the Secured Obligations by those who hold the same from time to time, the provisions of the Indenture will be a part of the contract of the Corporation with the holders of Secured Obligations and will be deemed to be and will constitute a contract among the Corporation, the Trustee and the holders from time to time of the Secured Obligations. The pledge effected by the Indenture and the provisions, covenants and agreements set forth in the Indenture to be performed by or on behalf of the Corporation will be for the equal benefit, protection and security of the holders of any and all of such Secured Obligations, each of which will be of equal rank without preference, priority or distinction over any other thereof except as expressly provided in the Indenture.

Issuance of Additional Bonds (Sections 205, 206 and 207)

The Indenture authorizes additional Bonds (including refunding Bonds) of a Series to be issued from time to time, subject to the terms, conditions and limitations set forth therein. The Bonds of a Series are to be executed by the Corporation and delivered to the Trustee for authentication and delivery only upon receipt by the Trustee of:

- (i) a Counsel's Opinion to the effect, among other things, that the Bonds of such Series have been duly and validly authorized and issued in accordance with the Constitution and statutes of the State, including the Act as amended to the date of such opinion, and in accordance with the Indenture;
 - (ii) a copy of the Authorizing Indenture;
- (iii) the amount of the proceeds of such Series and amounts from other sources to be deposited in any Fund or Account held by the Trustee pursuant to the Indenture;
- (iv) except in the case of refunding Bonds, a certificate of an authorized officer stating that the Corporation is not in default in the performance of any of the covenants, conditions, agreements or provisions contained in the Indenture;
 - (v) a Bond Coverage Certificate;
- (vi) a certificate of an authorized officer of the Corporation that the then-current ratings of the Outstanding Bonds will not be reduced by the issuance of the additional Bonds;
- (vii) a written order as to the authentication and delivery of such Bonds signed by an Authorized Officer; and

(viii) such further requirements as set forth in the Indenture and any Supplemental Indenture.

One or more Series of refunding Bonds may be issued pursuant to the Indenture to refund any Outstanding Bonds. Refunding Bonds may be issued only upon receipt by the Trustee of irrevocable instructions to the Trustee to give any required notices with respect to the refunded Bonds, and upon receipt by the Trustee of either (i) moneys sufficient to effect payment of the Bonds to be refunded or (ii) direct obligations of, or obligations insured or guaranteed by, the United States of America or agencies or instrumentalities thereof which will provide moneys sufficient to provide for such payment.

Funds and Accounts (Section 501)

The Indenture establishes and creates the following trust funds and accounts:

Program Obligation Fund
Revenue Fund
Interest Account
Debt Service Reserve Account
Bond Proceeds Account
Restricted Mortgage Principal Account
Redemption Fund
Principal Account
Operating Account
General Account
Rebate Fund
Bond Purchase Fund

The Trustee will establish for each Series separate accounts in the Revenue Fund, the Redemption Fund, the Program Obligation Fund and the Rebate Fund and separate subaccounts in the Interest Account, the Restricted Mortgage Principal Account, the Principal Account, the Operating Account and the General Account.

Program Obligation Fund (Section 502)

Loan Loss Fund

All Pledged Revenues relating to Program Obligations (including prepayments) and other investments in a Series Account of the Program Obligation Fund will be transferred to the applicable Series Account or Restricted Mortgage Principal Account of the Revenue Fund.

The Trustee will disburse amounts held in each Series Account in the Program Obligation Fund (i) to acquire Program Obligations, (ii) to purchase Investment Securities, (iii) to transfer to the Interest Account or the Principal Account either as directed in the most recently delivered Bond Coverage Certificate or at the written direction of the Corporation to the extent necessary to prevent a default in the payment of principal of or interest on the Bonds or to pay the redemption price of the Bonds or (iv) as otherwise specified in the Authorizing Indenture or the redemption of Bonds.

The Trustee will disburse funds in the Program Obligation Fund against delivery of Program Obligations only if the conditions of the Indenture are met, including that (i) the Corporation certifies the existence of Bond Coverage giving effect to such disbursement as provided in the definition of Bond Coverage, (ii) the Corporation certifies that no Event of Default under the Indenture exists or will exist after giving effect to such disbursement, (iii) the Corporation gives irrevocable authority to register any Mortgage Certificates in the name of the Trustee and assigns to the Trustee all of the Corporation's rights, title and interest in any Mortgage Loans, and (iv) with respect to a proposed delivery of Mortgage Loans, the Corporation certifies compliance with any requirement with respect to Loan Loss Coverage and the Debt Service Reserve Requirement in accordance with the Indenture and the applicable Authorizing Indenture.

Revenue Fund (Section 503)

Immediately upon receipt of any Pledged Revenues (*provided* that amounts received in respect of any Hedging Instrument will be credited as specified in a Supplemental Indenture or an Authorized Officer's Certificate), the Trustee will deposit such Pledged Revenues in the applicable Series Account of the Revenue Fund, except that Restricted Mortgage Principal shall be deposited in the applicable Series Subaccount of the Restricted Mortgage Principal Account. The Trustee will apply such Pledged Revenues, together with any excesses in the Debt Service Reserve Account or Loan Loss Fund transferred to the Revenue Fund as described in the last paragraph under this heading, as follows:

(1) From each Series Subaccount of the Restricted Mortgage Principal Account:

First, the Trustee shall transfer to the related Series Subaccount of the Principal Account the amount needed, together with amounts on deposit therein, to pay principal (including any Sinking Fund Installments) coming due on the Bonds of the related Series on or before the next Debt Service Payment Date and shall apply such amount to such purpose on such Debt Service Payment Date; and

Second, after satisfying the foregoing, the Trustee shall transfer to the related Series Subaccount of the General Account any amount then remaining in such Series Subaccount of the Restricted Mortgage Principal Account to be used to redeem Bonds of the related Series and shall apply such amount to such purpose on the earliest practicable redemption date.

(2) From each Series Account of the Revenue Fund:

First, the Trustee shall transfer to the applicable Series Account of the Rebate Fund to the extent so directed in writing by the Corporation but only as necessary to comply with the documents referred to in the Indenture and shall apply such amounts to such purpose; and

Second, the Trustee shall transfer (i) to the applicable Series Subaccount of the Interest Account the amount required, together with other amounts on deposit therein, to pay the interest on the Bonds of the related Series on the next interest payment date; the Trustee will apply funds in a Series Subaccount of the Interest Account to the payment of

interest on the applicable Series of Bonds on the applicable interest payment date; and (ii) to the counterparty of any related Hedging Instrument, Authorized Hedging Payments due under such Hedging Instrument during the related current Interest Payment Period. After making the transfers set forth in the immediately previous sentence the Trustee may transfer to the Interest Account the amount required, together with other amounts on deposit therein, to pay interest coming due on Bonds of other Series to the extent that amounts under the Indenture would be otherwise insufficient therefor absent a transfer of funds from the Debt Service Reserve Account or the Loan Loss Fund or other money made available by the Corporation.

After satisfaction in full of the deposits required by the preceding paragraphs, the Trustee will transfer the remaining Pledged Revenues in a Series Account of the Revenue Fund to the applicable Series Account of the Redemption Fund, to be applied as described below under "Summary of Certain Provisions of the Indenture — Redemption Fund."

If at noon on the third Business Day prior to any Debt Service Payment Date the amount on deposit, or to be deposited on such Debt Service Payment Date, in the Interest Account, the Principal Account and the General Account is less than the amount required to pay, or to reimburse the payment of, Debt Service Payments on such Debt Service Payment Date, any deficiency in each such Account will be immediately satisfied with a transfer from the Debt Service Reserve Account to the applicable Account or, if insufficient, by a deposit to the applicable Account of any other funds of the Corporation available therefor, including the Loan Loss Fund. On any Debt Service Payment Date, funds on deposit in the Debt Service Reserve Account in excess of the Debt Service Reserve Requirement may be withdrawn and paid over to the Corporation free and clear of the lien and pledge of the Indenture if the Corporation has filed with the Trustee a Bond Coverage Certificate demonstrating Bond Coverage after giving effect to such withdrawal; provided, that all Debt Service Payments on the Bonds then due have been paid on such Debt Service Payment Date, and that all Authorized Hedging Payments then due from the Corporation or the Trustee to the counterparties under any Hedging Instruments have been paid on such Debt Service Payment Date; and provided, further, that no such withdrawal may be made (i) while proceeds of any Series are on deposit in the Program Obligation Fund and have not been either exchanged for Program Obligations or applied to the redemption of Bonds of such Series or (ii) for sixty days following any period described in (i); and provided, further, that no such funds derived from the proceeds of tax-exempt Bonds may be so released without a Counsel's Opinion to the effect that such release will not adversely affect the tax-exemption of interest on the tax-exempt Bonds from which such funds were derived. Any amounts remaining in the Debt Service Reserve Account five days after each following Debt Service Payment Date in excess of the Debt Service Reserve Requirement will be transferred by the Trustee to the Account or Accounts of the Revenue Fund for the related Series of Bonds. On future Debt Service Payment Dates, the Trustee will, at the direction of the Corporation, transfer any amounts in the Debt Service Reserve Account that are in excess of the Debt Service Reserve Requirement to the Series Account or Accounts of the Revenue Fund for the related Series of Bonds.

Redemption Fund (Section 504)

On any day the Trustee receives funds for deposit in a Series Account of the Redemption Fund, the Trustee will deposit and apply such funds as follows:

First, (i) in each period ending on a principal payment date for the applicable Series of Bonds, to deposit in the related Series Subaccount of the Principal Account the amount necessary, together with other amounts in such Subaccount, to pay principal of the applicable Series of Bonds (and, after so providing for the payment of principal of such related Series, to pay principal coming due on Bonds of other Series to the extent that amounts under the Indenture would be otherwise insufficient therefor absent a transfer of funds from the Debt Service Reserve Account or the Loan Loss Fund) due on such principal payment date; the Trustee shall apply funds in a Series Subaccount of the Principal Account to payment of principal of the related Series of Bonds on the applicable principal payment date; and (ii) to the counterparty of any Hedging Instrument, Authorized Hedging Payments due under such Hedging Instrument during the related current Interest Payment Period;

Second, in each period ending on a Sinking Fund Installment Date for a Series of Bonds, to deposit in the related Series Subaccount of the Principal Account the amount necessary to satisfy the Sinking Fund Installment on the Bonds of such Series (and, after so providing for the payment of principal of such related Series, to pay Sinking Fund Installments coming due on Bonds of other Series to the extent that amounts under the Indenture would be otherwise insufficient therefor absent a transfer of funds from the Debt Service Reserve Account or the Loan Loss Fund) on such Sinking Fund Installment Date;

Third, to the Debt Service Reserve Account, the amount required, if any, to increase the balance to the Debt Service Reserve Requirement;

Fourth, to the related Subaccount of the Operating Account the amount required to pay or reimburse the Corporation for the payment of Program Expenses allocable to the then current semi-annual interest period for the related Series of Bonds, but in no event may such deposits in any semi-annual interest period exceed .055% of the outstanding principal balance of the Program Obligations held in the related Series Account of the Program Obligation Fund; and

Fifth, after satisfaction in full of the deposits required by the four preceding paragraphs, remaining amounts to the applicable Series Subaccount of the General Account for application to the special redemption of Bonds of the related Series on a pro rata basis; provided that upon the filing of a Bond Coverage Certificate, the Corporation may direct the Trustee: (i) to deposit all or a portion of such amount in the applicable Series Account of the Program Obligation Fund, but only if any amounts initially deposited in such Series Account of the Program Obligation Fund have been exchanged for Program Obligations or applied to redeem Bonds of the applicable Series (provided that for such a transfer a Bond Coverage Certificate need be filed only if the Rating Agencies require it); (ii) to deposit all or a portion of such amount in the related Series Subaccount of the General Account for application to the special redemption of Bonds of the related Series on other than a pro rata basis; (iii) to deposit all or a portion of such amount in another Series Subaccount of the General Account for application to special redemption of the one or more Series of Bonds relating to such Subaccount; or (iv) to transfer all or a portion of such moneys to the Corporation free and clear of the lien and pledge of the Indenture, but only if any amounts initially deposited in the related Series Account of the Program Obligation Fund have been exchanged for Program Obligations.

Notwithstanding the foregoing, if amounts in any Series Subaccount of the Interest Account or the Principal Account are not adequate to pay interest or principal (including Sinking

Fund Installments) due with respect to the applicable Series of Bonds or any Authorized Hedging Payments required to be made by the Corporation or the Trustee to a counterparty under a related Hedging Instrument, amounts will be withdrawn from one or more Series Accounts of the Revenue Fund or the Redemption Fund to pay such interest or principal or required payments. Such transfers will be made in accordance with the directions of the Corporation or if no such direction is given from any Series Account of the Revenue Fund or the Redemption Fund. All such transfers will be made before any transfers of Pledged Revenues to the Operating Account or the General Account.

Rebate Fund (Section 505)

The Trustee will establish and create a Rebate Fund (and a separate account therein for each Series of Bonds), if necessary pursuant to the terms and conditions of any arbitrage or other tax-related certificate prepared in connection with the issuance of a Series of Bonds or any instructions or memoranda attached thereto or a Counsel's Opinion. Amounts in the Rebate Fund are not pledged by the Indenture as security for the payment of Secured Obligations.

Bond Purchase Fund (Section 506)

An Authorizing Indenture may create one or more accounts within the Bond Purchase Fund for the purpose of holding amounts to be used to purchase related Bonds tendered by Bondholders pursuant to the terms of such Authorizing Indenture. Such accounts will be held in trust by the Trustee or Paying Agent designated by such Authorizing Indenture for the purposes specified by such Authorizing Indenture. Amounts in the Bond Purchase Fund are not pledged by the Indenture as security for the payment of Secured Obligations; and the term "Secured Obligations" does not include any obligation of the Corporation to purchase Bonds tendered prior to their maturity date or redemption date or to reimburse any Liquidity Provider for amounts drawn on or made available pursuant to a Liquidity Facility for the payment of any such purchase obligation.

Loan Loss Fund (Section 507)

The Trustee and the Corporation shall make deposits into, and withdrawals and disbursements from the Loan Loss Fund in accordance with the Indenture. The Corporation shall maintain at all times an amount in the Loan Loss Fund equal to the Loan Loss Requirement. The Loan Loss Fund may be funded with any combination of cash or investments described in paragraphs 1, 2 and 11 of the definition of Investment Securities, *provided* that, from and after the delivery to the Trustee of a Bond Coverage Certificate demonstrating clause (i) of the definition of Parity has been met, the Loan Loss Fund may also be funded with Mortgage Loans and Mortgage Certificates. No Mortgage Loans shall be purchased within or otherwise credited to the Program Obligation Fund unless upon such crediting the amount on deposit in the Loan Loss Fund shall be at least equal to the Loan Loss Requirement.

The Corporation may, at any time, withdraw from the Loan Loss Fund an amount equal to Uncovered Loan Losses. The Corporation shall transfer all such amounts so withdrawn to the applicable Series Account of the Redemption Fund to be used to redeem Bonds of the related Series at the earliest practicable redemption date.

Amounts in the Loan Loss Fund in excess of the sum of (i) the Loan Loss Requirement and (ii) current and expected Uncovered Loan Losses, may at any time be withdrawn and paid to the Corporation free and clear of the lien and pledge of the Indenture.

If, at noon, Alaska time, on the fifteenth Business Day preceding any Debt Service Payment Date, the amount on deposit, or to be deposited on such Debt Service Payment Date, in the Interest Account, the Principal Account, the General Account and the Debt Service Reserve Account shall be less than the amount required to pay any Debt Service Payment on the Bonds on such Debt Service Payment Date, the Trustee shall so notify the Corporation. If, at noon, Alaska time, on the tenth Business Day, preceding any Debt Service Payment Date, the amount on deposit, or to be deposited on such Debt Service Payment Date, in the Interest Account and the Principal Account shall be less than the amount required to pay any Debt Service Payment on the Bonds on such Debt Service Payment Date, the Trustee shall, to the extent necessary, sell Investment Securities, Mortgage Loans or Mortgage Certificates on deposit in the Loan Loss Fund such that an amount in cash equal to the deficiency described in this paragraph is on deposit in the Loan Loss Fund.

If, at noon, Alaska time, on the third Business Day prior to any Debt Service Payment Date the amount on deposit, or to be deposited on such Debt Service Payment Date, in the Interest Account, the Principal Account and the General Account is less than the amount required to pay, or to reimburse the payment of, Debt Service Payments on such Debt Service Payment Date, any deficiency in each such Account shall be immediately satisfied with a transfer from the Debt Service Reserve Account to the applicable Account or, if insufficient, by a deposit to the applicable Account of any other funds of the Corporation available therefor, including the Loan Loss Fund.

Investments (Sections 513 and 515)

All amounts held under the Indenture by the Trustee are required to be continuously and fully invested for the benefit of the Corporation and the owners of the Bonds in accordance with the Indenture. All amounts deposited with the Trustee are required to be credited to the particular funds and accounts established under the Indenture.

The Corporation is required to furnish the Trustee with written investment instructions. In the absence of such instructions, the Trustee is required to invest in those Investment Securities described in clause (10) of the definition of Investment Securities so that the moneys in said Funds and Accounts will mature as nearly as practicable with times at which moneys are needed for payment of principal or interest on the Bonds. Except as otherwise provided in the Indenture, the income or interest earned and gains realized in excess of losses suffered by a Fund, other than the Loan Loss Fund, the Bond Purchase Fund and the Rebate Fund, due to the investment thereof will be deposited as Pledged Revenues in the Revenue Fund, unless otherwise directed by the Corporation. The Trustee is required to advise the Corporation on a monthly basis of the details of all deposits and Investment Securities held for the credit of each Fund in its custody under the provisions of the Indenture as of the end of the preceding month. The Trustee may act as principal or agent in the acquisition or disposition of any Investment Securities. The Trustee may purchase Investment Securities from (i) any lawful seller, including itself, (ii) other funds of the Corporation, and (iii) other funds established by resolution, indenture or agreement of the Corporation (including resolutions providing for issuance of obligations); provided,

however, that the Trustee is not permitted to purchase Investment Securities at an above-market price or a below-market yield. The Trustee may, at its sole discretion, commingle any of the Funds and Accounts established pursuant to the Indenture into a separate fund or funds for investment purposes only; provided, however, that all Funds and Accounts held by the Trustee under the Indenture will be accounted for separately notwithstanding such commingling. The Corporation may not direct the Trustee to purchase any Investment Securities (other than an Investment Agreement) maturing on a date later than the earlier of six months following the date of purchase or the next Debt Service Payment Date, with the exception of investments made in the Loan Loss Fund, unless the Corporation has delivered a Bond Coverage Certificate to the Trustee. In computing the amount in any Fund, obligations purchased as an investment of moneys therein will be valued at par if purchased at their par value or at amortized value if purchased at other than their par value. The Trustee will sell at market price, or present for redemption, any obligation so purchased as an investment whenever it is requested in writing by an authorized officer of the Corporation to do so or whenever it is necessary in order to provide moneys to meet any payment or transfer from any fund held by it. The Trustee will not be liable for any loss resulting from the acquisition or disposition of any Investment Securities, except for any such loss resulting from its own negligence or willful misconduct.

Investment Agreements (Section 514)

If the Corporation so directs the Trustee in writing, the Corporation and the Trustee will execute and deliver, as of the date of delivery of a Series of Bonds, or at such other time determined by the Corporation, one or more Investment Agreements and the Trustee will deposit on such date (i) amounts in the Debt Service Reserve Account under an Investment Agreement providing for investment of such amounts and permitting withdrawals on or before Debt Service Payment Dates and (ii) amounts in the Program Obligation Fund and amounts in the Interest Account under an Investment Agreement providing for investment of such amounts and permitting withdrawals as necessary under the terms of the Indenture and the Authorizing Indenture. After the date of issuance and delivery of the Bonds, moneys deposited from time to time in the Revenue Fund (other than moneys transferred from the Redemption Fund to the Debt Service Reserve Account to bring the balance therein to the Debt Service Reserve Requirement), the Redemption Fund and the Program Obligation Fund and available for temporary investment will be deposited by the Trustee under an Investment Agreement providing for investment of such amounts and permitting withdrawals as necessary under the terms of the Indenture and the Authorizing Indenture.

No Limitation on Additional Collateral Contributions (Section 516)

The Corporation may from time to time contribute, and the Trustee will accept and deposit, in any Fund or Account, moneys and/or Investment Securities and/or Program Obligations.

Payment of Bonds (Section 701)

The Corporation covenants to duly and punctually pay or cause to be paid the principal or redemption price, if any, of and the interest on every Bond at the dates and places and in the manner stated in the Bonds and in the Indenture according to the true intent and meaning thereof

and to duly and punctually pay or cause to be paid all sinking fund installments becoming payable with respect to the Bonds.

Power to Issue Bonds and Pledge Revenues and Other Property; Hedging Instruments (Section 705)

The Corporation is duly authorized by law to enter into, execute and deliver the Indenture. The Bonds and the provisions of the Indenture are and will be the valid and legally enforceable obligations of the Corporation in accordance with their terms. The Corporation will at all times, to the extent permitted by law, defend, preserve and protect the pledge of the Program Obligations, Pledged Revenues and other assets, including rights therein, pledged under the Indenture and all the rights of the owners of the Bonds under the Indenture against all claims and demands of all persons whomsoever.

No Hedging Instrument may be entered into by the Corporation with respect to all or any portion of the Bonds unless it complies with the following terms, conditions, provisions and limitations and any additional terms, conditions, provisions and limitations specified by the related Supplemental Indenture with respect to such Hedging Instrument and the related Bonds:

- (i) The counterparty (or guarantor of the counterparty) of each Hedging Instrument shall have a rating at the time of execution of the Hedging Instrument of its long-term debt obligations of at least "A-" or higher if rated by S&P or Fitch and "A3" or higher if rated by Moody's; and
- (ii) No Hedging Instrument may be entered into by the Corporation if the entry into such Hedging Instrument would cause any Unenhanced Rating on any Bonds to be reduced or withdrawn.

Tax Covenants (Section 706)

The Corporation covenants to:

- (i) not knowingly take or cause any action to be taken which would cause the interest on the Tax-Exempt Bonds to become taxable for federal income tax purposes;
- (ii) at all times do and perform all acts and things necessary or desirable in order to assure that interest paid on the Tax-Exempt Bonds will, for the purposes of federal income taxation, be excludable from gross income and exempt from such taxation; and
- (iii) not permit at any time or times any proceeds of any Bonds, Pledged Revenues or any other funds of the Corporation to be used, directly or indirectly, in a manner which would result in the exclusion of any Tax-Exempt Bond from the treatment afforded by subsection (a) of Section 103 of the Code.

The covenants described in clauses (i), (ii) and (iii) above will not apply to any Series of Bonds the interest on which is determined by the Corporation not to be exempt from taxation under Section 103 of the Code, provided, that no such Series of Bonds may be issued unless a Counsel's Opinion is filed with the Trustee stating that the issuance of such Series will not cause the interest on a Tax-Exempt Bond previously issued to be subject to taxation under the Code.

Accounts and Reports (Section 707)

The Corporation covenants that it will keep, or cause to be kept, proper books and records in which complete and accurate entries will be made of all its transactions relating to the program for which the Bonds are issued and any fund or account established under the Indenture and any Supplemental Indenture thereto. Such books and records will at all reasonable times be subject to the inspection by the Trustee and the owners or Beneficial Owners of an aggregate of not less than 5% in principal amount of Bonds then Outstanding or their representatives duly authorized in writing.

The Corporation also covenants to file with the Trustee within 120 days of the close of its fiscal year, financial statements of the Corporation for such year, setting forth in reasonable detail (a) a statement of revenues and expenses in accordance with the categories or classifications established by the Corporation for its program purposes; (b) a balance sheet of the program showing its assets and liabilities at the end of such fiscal year; and (c) a statement of changes in financial position for the Program for such fiscal year. The financial statements will be accompanied by an accountant's certificate to the effect that the financial statements present fairly the Corporation's financial position at the end of the fiscal year, the results of its operations and cash flows for the period examined, in conformity with generally accepted accounting principles. The Trustee has no responsibility to review such financial statements.

Sale of Program Obligations (Section 709)

Neither the Corporation nor the Trustee shall sell or assign any Program Obligation held in the Program Obligation Fund, except (i) to realize the benefits of any mortgage or hazard insurance with respect to a Mortgage Loan or for the purpose of complying with any federal tax requirement; (ii) if the Bonds of any Series have been declared due and payable; (iii) in connection with any optional redemption of a Series of Bonds in whole or in part as described in a Supplemental Indenture (any such redemption in part requires the filing of a Bond Coverage Certificate); and (iv) in connection with a special redemption of a Series of Bonds when the principal amount of such Series of Bonds is 15% (or such other percentage or amount as may be provided in an Authorizing Indenture) or less of the initial principal amount thereof; provided that in the case of either type of redemption, only the Program Obligations in the related Series Account may be sold or assigned.

Supplemental Indentures (Sections 801, 802, 803 and 902)

Supplemental Indentures Effective Upon Filing With Trustee. The Corporation may file with the Trustee one or more supplemental indentures (each a "Supplemental Indenture") from time to time, without the consent of the Trustee and any owner of Bonds, in order to:

- (i) provide limitations and restrictions in addition to the limitations and restrictions contained in the Indenture on the issuance of evidences of indebtedness,
- (ii) add to the covenants, agreements, limitations and restrictions observed by the Corporation in the Indenture other covenants, agreements, limitations and restrictions to be observed by the Corporation which are not contrary to or inconsistent with the Indenture and which are not materially adverse to the interests of any Liquidity Provider,

- (iii) authorize a Series of additional Bonds and in connection therewith, specify and determine the matters and things referred to in the Indenture, and also any matters and things relative to such Series of additional Bonds which are not contrary to or inconsistent with the Indenture as theretofore in effect, or to amend, modify or rescind any such authorization, specification or determination at any time prior to the first authentication and delivery of such Series of Bonds,
- (iv) surrender any right, power or privilege reserved to or conferred upon the Corporation by the terms of the Indenture, but only if the surrender of such right, power or privilege is not contrary to or inconsistent with the covenants and agreements of the Corporation contained in the Indenture,
- (v) confirm, as further assurance, any pledge under, and the subjection to any lien or pledge created or to be created by, the Indenture,
- (vi) modify any of the provisions of the Indenture in any respect whatsoever, provided that (1) such modification does not materially adversely affect any owner of Bonds or (2) such modification is, and is expressed to be, effective only after all Bonds Outstanding at the date of adoption of such Supplemental Indenture cease to be Outstanding or (3) such modification is, and is expressed to be, applicable only to Bonds issued on or after the date of the adoption of such Supplemental Indenture, or
- (vii) to make any other change in the Indenture, including any change otherwise requiring the consent of Bondholders, if such change affects only Bonds which are subject to mandatory or optional tender for purchase and if (i) with respect to Bonds subject to mandatory tender, such change is effective as of a date for such mandatory tender, and (ii) with respect to Bonds subject to tender at the option of the holders thereof, notice of such change is given to such holders at least thirty (30) days before the effective date thereof.

Supplemental Indentures Effective Upon Consent of Trustee. For any one or more of the following purposes and at any time or from time to time, the Corporation and the Trustee may enter into a Supplemental Indenture which, upon a finding recited therein by the Corporation and the Trustee (which may be based in reliance upon a Counsel's Opinion) that there is no material adverse effect on the owners of any Bonds, will be fully effective in accordance with its terms:

- (i) cure any ambiguity, supply any omission, cure or correct any defect or inconsistent portion in the Indenture,
- (ii) insert such provisions clarifying matters or questions arising under the Indenture as are necessary or desirable and are not contrary to or inconsistent with the Indenture as theretofore in effect, or
 - (iii) provide for additional duties of the Trustee.

Supplemental Indentures Effective Upon Consent of Owners of Bonds. Any modification or amendment of any provision of the Indenture or of the rights and obligations of the Corporation and of the owners of any Bonds may be made by a Supplemental Indenture, with the

written consent given as provided in the Indenture of the holders of at least two-thirds in principal amount of the Outstanding Bonds. No such modification or amendment may permit a change in the terms of redemption or maturity of the principal of any Outstanding Bond or of any installment of interest rate thereon or a reduction in the principal amount or the redemption price thereof or in the rate of interest thereon without the consent of the holder of such Bond.

Events of Default (Section 1002)

Each of the following events is an "Event of Default" under the Indenture:

- (a) the Corporation defaults in the payment of the principal or redemption price of any Bond when and as the same has become due, whether at maturity or upon call for redemption or otherwise;
- (b) payment of any installment of interest on any Bond has not been made after the same has become due; and
- (c) the Corporation fails to comply with the provisions of the Indenture or any Supplemental Indenture or defaults in the performance or observance of any of the covenants, agreements or conditions contained therein, other than payment of the Trustee's fees, and such failure, refusal or default continues for a period of 45 days after written notice thereof by the Trustee or the holders of not less than 25% in principal amount of the Outstanding Bonds.

Remedies (Section 1003)

Upon the happening and continuance of any Event of Default specified in clauses (a) or (b) above, the Trustee is required to proceed, or upon the happening and continuance of any Event of Default specified in clause (c) above, the Trustee may proceed, and upon the written request of any Liquidity Provider or the holders of not less than 25% in principal amount of all Bonds Outstanding (but subject to the right of a holder of a majority in principal amount of the Bonds then Outstanding as described under "Bondholders' Direction of Proceedings" to overrule such holders) is required to proceed, in its own name, subject to the terms of the Indenture, to protect and enforce its rights and the rights of the owners of all Bonds, by such of the following remedies as the Trustee, being advised by counsel, deems most effectual to protect and enforce such rights: (a) by mandamus or other suit, action or proceeding at law or in equity, to enforce all rights of said owners, including the right to require the Corporation to receive and collect revenues and assets adequate to carry out the covenants and agreements as to, and pledge of, such revenues and assets, and to require the Corporation to carry out any other covenant or agreement with holders and to perform its duties under the Act; (b) by bringing suit upon the Bonds; (c) by action or suit in equity, to require the Corporation to account as if it were the trustee of an express trust for the owners of the Bonds; (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 of the Bonds; (e) by declaring all Bonds due and payable, and if all defaults are made good, then, with the written consent of each Liquidity Provider and the holders of not less than 25% in principal amount of the Outstanding Bonds, by annulling such declaration and its consequences; or (f) in the event the Bonds are declared due and payable by selling Program Obligations for the benefit of the owners of the Bonds.

Priority of Payments after Default (Section 1004)

In the event that upon the happening and continuance of any Event of Default, the funds held by the Trustee are insufficient for the payment of principal or redemption price, if any, and interest then due on the Bonds, such funds (other than funds held for the payment or redemption of particular Bonds which have theretofore become due at maturity or by call for redemption) and any other moneys received or collected by the Trustee, acting pursuant to the Act and the Indenture, after making provision for the payment of any expenses necessary in the opinion of the Trustee to protect the interest of the owners of the Bonds and for the payment of fees, charges and expenses and liabilities incurred by the Trustee, including those of its attorneys, in the performance of its duties under the Indenture, will be applied as follows unless the principal of all the Bonds is declared due and payable:

First, to the payment to the persons entitled thereto of all installments of interest then due in the order of the maturity of such installments, and, if the amount available shall not be sufficient to pay in full any installment, then to the payment thereof ratably, according to the amounts due on such installment, to the persons entitled thereto, without any discrimination or preference; and

Second, to the payment to the persons entitled thereto of the unpaid principal or redemption price of the Bonds which have become due, whether at maturity or by call for redemption, in the order of their due dates and, if the amount available is not sufficient to pay in full all the Bonds due on any date, then to the payment thereof ratably, according to the amounts of principal or redemption price, if any, due on such date, to the persons entitled thereto, without any discrimination or preference.

Consistent with the foregoing, if the principal of Bonds is declared due and payable, available moneys will be applied to the payment of the principal and interest then due and unpaid upon the Bonds without preference or priority of principal over interest or of interest over any other installment of interest, or of any Bond over any other Bond, ratably among all Bonds, according to the amounts due respectively for principal and interest, to the persons entitled thereto without any discrimination or preference except as to any difference in the respective rates of interest specified in the Bonds.

Whenever moneys are to be applied by the Trustee pursuant to the above-described provisions, such moneys are required to be applied by the Trustee at such times, and from time to time, as the Trustee in its sole discretion determines, and the Trustee will incur no liability whatsoever to the Corporation, to any owner of Bonds or to any other person (including any Beneficial Owners) for any delay in applying any such moneys, so long as the Trustee acts with reasonable diligence, having due regard for the circumstances, and ultimately applies the same in accordance with such provisions of the Indenture as may be applicable at the time of application by the Trustee.

Bondholders' Direction of Proceedings (Section 1006)

Anything in the Indenture to the contrary notwithstanding, the holders of a majority in principal amount of the Bonds then Outstanding have the right, by an instrument or concurrent instruments in writing executed and delivered to the Trustee, to direct the method of conducting

all remedial proceedings to be taken by the Trustee under the Indenture, provided that such direction may not be otherwise than in accordance with law or the provisions of the Indenture.

Limitation on Rights of Bondholders (Section 1007)

No holder of any Bond has any right to institute any suit, action, mandamus or other proceeding in equity or at law under the Indenture, or for the protection or enforcement of any right under the Indenture or any right under the law, unless such holder has given to the Trustee written notice of the Event of Default or breach of duty on account of which suit, action or proceeding is to be taken, unless a Liquidity Provider or the holders of not less than 25% in principal amount of the Bonds then Outstanding have made written request upon the Trustee after the right to exercise such powers or right of action, as the case may be, has occurred, and have afforded the Trustee sixty days either to proceed to exercise the power granted by the Indenture or granted under the law or to institute such action, suit or proceeding, in its name and unless, also, there has been offered to the Trustee reasonable security and indemnity against the costs, expenses and liabilities to be incurred therein or thereby, and the Trustee has refused or neglected to comply with such request within sixty days; and such notification, request and offer of indemnity are declared in every such case, at the option of the Trustee, to be conditions precedent to the execution of the powers under the Indenture or for any other remedy under the Indenture or under law. No one or more holders of the Bonds will have any right in any manner whatsoever by his or their action to affect, disturb or prejudice the security of the Indenture, or to enforce any right under the Indenture or under law with respect to the Bonds or the Indenture, except in the manner provided in the Indenture, and that all proceedings at law or in equity will be instituted, had and maintained in the manner provided in the Indenture and for the benefit of all holders of Outstanding Bonds. Nothing contained in the Indenture will affect or impair the right of any holder to enforce the payment of the principal or redemption price, if any, of and interest on the Bonds, or the obligation of the Corporation to pay the principal or redemption price, if any, of and interest on each Bond issued under the Indenture to the holder thereof at the time and place specified in said Bond.

Notwithstanding anything to the contrary contained in the Indenture, each holder of any Bond by his acceptance thereof will be deemed to have agreed that any court in its discretion may require, in any suit for the enforcement of any right or remedy under the Indenture, or in any suit against the Trustee for any action taken or omitted by it as Trustee, the filing by any party litigant in such suit of an undertaking to pay the reasonable costs of such suit, and that such court may in its discretion assess reasonable costs, including reasonable attorneys' fees against any party litigant in any such suit, having due regard to the merits and good faith of the claims or defenses made by such party litigant; but the provisions described in this paragraph will not apply to any suit instituted by the Trustee, to any suit instituted by any holder of Bonds, or group of holders of Bonds, holding at least 25% in principal amount of the Bonds then Outstanding, or to any suit instituted by any holder for the enforcement of the payment of the principal or redemption price of or interest on any Bond on or after the respective due date thereof expressed in such Bond.

Trustee (Sections 1104, 1107 and 1108)

Except during the existence of an Event of Default, the Corporation may remove the Trustee at any time for such cause as is determined in the sole discretion of the Corporation. The

removal of the Trustee will not take effect until its successor has accepted its appointment. Any successor to the Trustee is required to be a trust company, savings bank or commercial bank having capital and surplus aggregating at least \$50,000,000. The Corporation is required to pay to the Trustee from time to time reasonable compensation for all services rendered under the Indenture and also all reasonable expenses, charges, counsel fees and other disbursements, including those of their attorneys, agents and employees, incurred in the performance of their powers and duties under the Indenture.

Defeasance (Section 1201)

If the Corporation pays or causes to be paid to the holders of the Bonds the principal and interest and redemption price, if any, to become due thereon, at the times and in the manner stipulated therein and in the Indenture, then the pledge of any revenues and assets thereby pledged and all other rights granted thereby will be discharged and satisfied.

Bonds or interest installments for the payment or redemption of which moneys have been set aside and held in trust (through deposit by the Corporation of funds for such payment or redemption or otherwise) at the maturity or redemption date thereof will be deemed to have been paid within the meaning and with the effect expressed in the preceding paragraph. Outstanding Bonds will prior to the maturity or redemption date thereof be deemed to have been paid within the meaning and with the effect so expressed if (a) in case any of said Bonds are to be redeemed on any date prior to their maturity, the Corporation has given to the Trustee in form satisfactory to it irrevocable instructions to provide notice of redemption of such Bonds and (b) there has been deposited with the Trustee either moneys in an amount which will be sufficient, or direct obligations of or obligations guaranteed by the United States of America the principal of and the interest on which when due will provide moneys which, together with the moneys, if any, deposited with the Trustee at the same time, will be sufficient, to pay when due the principal or redemption price, if applicable, and interest due and to become due on said Bonds on and prior to the redemption date or maturity date thereof, as the case may be. In connection with any such deposit relating to Bonds the interest on which is excludable from gross income for federal income tax purposes, there must also be delivered to the Trustee an opinion of counsel that the deposit of moneys does not adversely affect the exclusion of interest on any Bond from gross income for federal income tax purposes. Neither the obligations nor the moneys so deposited with the Trustee nor principal or interest payments on any such obligations may be withdrawn or used for any purpose other than, and will be held in trust for, the payment of the principal or redemption price, if applicable, and interest on said Bonds, but any cash received from such principal or interest payments on such obligations deposited with the Trustee, if not then needed for such purpose, will, to the extent practicable, be reinvested in obligations maturing at times and in amounts sufficient to pay when due the principal or redemption price, if applicable, and interest to become due on said Bonds on and prior to such redemption date or maturity date thereof, as the case may be, and interest earned from such reinvestments will be paid over to the Corporation, as received by the Trustee, free and clear of any trust, lien or pledge.

Liquidity Providers (Section 1203)

Any Authorizing Indenture may provide, with respect to any consent, approval, direction or request to be given by any required percentage of Holders of Bonds (i) that the Liquidity

Provider for such Bonds may give any such consent, approval, direction or request, and the same will be deemed to have been given by the Holders of the required percentage of such Bonds, or (ii) that any Bonds purchased with the proceeds of advances made by a Liquidity Provider will be deemed to be held by such Liquidity Provider, which will be considered the Holder of such Bonds for all purposes of determining whether Holders of a sufficient percentage of Bonds have given any such consent, approval, direction or request; and specifically the Holders of such Series will not be entitled to request action by the Trustee as described above under "Remedies" if such Liquidity Provider does not request such action.

Legal Holidays (Section 1207)

In any case where the scheduled date of payment of the principal or Redemption Price of or interest on the Bonds is not a Business Day, such payment may be made on the next succeeding Business Day with the same force and effect as if made on such scheduled date, and if so made no interest will accrue for the period after such scheduled date.

Governing Law (Section 1208)

The Indenture will be governed by and construed in accordance with the laws of the State.

TAX MATTERS

Opinions of Bond Counsel and Special Tax Counsel

In the opinions of Bond Counsel and Special Tax Counsel, to be delivered on the date of issuance of the Offered Bonds, assuming compliance with certain covenants which are designed to meet the requirements of the Code with respect to each of the 2008A/2009A Composite Issue and the 2008B/2009B Composite Issue (each of which Composite Issues is considered a separate "issue" under the provisions of the Code), under existing laws, regulations, rulings and judicial decisions, (i) interest on the Offered Bonds is excluded from gross income for Federal income tax purposes and (ii) interest on the Offered Bonds is not a specific preference item for purposes of the alternative minimum tax provisions imposed on individuals and corporations by the Code; however, interest on the Offered Bonds is included in the adjusted current earnings (i.e., alternative minimum taxable income as adjusted for certain items, including those items that would be included in the calculation of a corporation's earnings and profits under Subchapter C of the Code) of certain corporations, and such corporations are required to include in the calculation of alternative minimum taxable income 75% of the excess of such corporation's adjusted current earnings over its alternative minimum taxable income (determined without regard to such adjustment and prior to reduction for certain net operating losses).

In the opinion of Bond Counsel, interest on the Offered Bonds is free from taxation by the State under existing law (*except* that no opinion is expressed as to such exemption from State estate and inheritance taxes and taxes of transfers by or in anticipation of death).

General

The requirements of applicable Federal tax law must be satisfied with respect to each of the 2008A/2009A Composite Issue and the 2008B/2009B Composite Issue in order that interest on the 2009 Series A Bonds and the 2009 Series B Bonds, respectively, not be included in gross income for Federal income tax purposes retroactive to the date of issuance thereof. The Code provides that interest on obligations of a governmental unit such as the Corporation issued to finance, or to refund bonds issued to finance, single family residences for first-time homebuyers (such as the additional bonds that comprise the Composite Issues, *i.e.*, the 2008 Series A Bonds and the 2008 Series B Bonds, respectively) is not included in gross income for Federal income tax purposes only if certain requirements are met with respect to the terms, amount and purpose of the obligations and the use of the funds generated by the issuance of the obligations, the nature of the residences and the mortgages, and the eligibility of the borrowers executing the mortgages. Such requirements generally do not apply to the Mortgage Loans financed by the 2009 Series A Bonds and the 2009 Series B Bonds as a result of transition rules in various federal tax laws adopted since 1980.

Certain Requirements Imposed by the Code

The Code requires that the effective interest rate on mortgage loans financed with the lendable proceeds of qualified mortgage bonds (such as the 2008 Series A Bonds and the 2008 Series B Bonds) may not exceed the yield on the related Composite Issue (*i.e.*, the 2008A/2009A Composite Issue and the 2008B/2009B Composite Issue, respectively) by more than 1.125%, and the effective interest rate on the mortgage loans collectively financed by each of the Composite Issues may not exceed the yield of such Composite Issue by more than 1.50%. With respect to each of the Composite Issues, the Code requires that certain investment earnings on non-mortgage investments, calculated based upon the extent such investment earnings exceed the amount that would have been earned on such investments if the investments were invested at a yield equal to the yield on the respective Composite Issue, be rebated to the United States. The Corporation has covenanted to comply with these requirements and has established procedures to determine the amount of excess earnings, if any, that must be rebated to the United States.

Compliance

The Code imposes various restrictions, conditions and requirements relating to the exclusion from gross income for Federal income tax purposes of interest on obligations such as the Offered Bonds (and the Composite Issues), including compliance with restrictions on the yield of mortgage loans and non-mortgage investments and periodic rebate payments to the Federal government, as well as restrictions on the type of Mortgage Loans financed. The Corporation has delivered concurrently and in connection with the delivery of each of the 2008 Series A Bonds and the 2008 Series B Bonds, and the Corporation will deliver concurrently with the delivery of each Series of the Offered Bonds, a Tax Regulatory Agreement and No Arbitrage Certificate which contains provisions and procedures relating to compliance with such requirements of the Code, and the Corporation has included provisions in the Program Documents that establish procedures, including receipt of certain affidavits and warranties from Mortgage Lenders and mortgagors, in order to assure compliance with the loan eligibility requirements and other requirements that must be satisfied subsequent to the date of issuance of each of the Composite Issues. The Corporation also has covenanted in the Indenture to do and

perform all acts and things permitted by law and necessary or desirable to assure that interest paid on the Offered Bonds (and the Composite Issues) shall not be included in gross income for Federal income tax purposes and, for such purpose, to adopt and maintain appropriate procedures. Failure to comply with these covenants may result in interest on the affected Composite Issue being included in gross income for Federal income tax purposes from the date of issuance of the related Bonds. The opinions of Bond Counsel and Special Tax Counsel assume the Corporation is in compliance with these covenants. Bond Counsel and Special Tax Counsel are not aware of any reason why the Corporation cannot or will not be in compliance with such covenants. *However*, Bond Counsel and Special Tax Counsel have not undertaken to determine (or to inform any person) whether any actions taken (or not taken) or events occurring (or not occurring) after the date of issuance of any of the Composite Issues may affect the tax status of interest thereon.

Backup Withholding

As a result of the enactment of the Tax Increase Prevention and Reconciliation Act of 2005, interest on tax-exempt obligations such as the Offered Bonds and the Composite Issues is subject to information reporting in a manner similar to that with respect to interest paid on taxable obligations. Backup withholding may be imposed on payments made after March 31, 2007 to any bondholder who fails to provide certain required information including an accurate taxpayer identification number to any person required to collect such information pursuant to Section 6049 of the Code. The new reporting requirement does not in and of itself affect or alter the excludability of interest on the Offered Bonds and the Composite Issues from gross income for Federal income tax purposes or any other Federal tax consequence of purchasing, holding or selling tax-exempt obligations.

Certain Additional Tax Consequences

The foregoing is a brief discussion of certain Federal and State income tax matters with respect to the Offered Bonds under existing statutes. It does not purport to deal with all aspects of Federal or State taxation that may be relevant to a particular owner of Offered Bonds. Prospective investors, particularly those who may be subject to special rules, are advised to consult their own tax advisors regarding the Federal, State and local tax consequences of owning and disposing of the Offered Bonds.

Although Bond Counsel and Special Tax Counsel will each render an opinion that interest on the Offered Bonds will be excluded from gross income for Federal income tax purposes, the accrual or receipt of interest on the Offered Bonds, or the related Composite Issue, may otherwise affect the Federal income tax liability of the recipient. The extent of these other tax consequences will depend upon the recipient's particular tax status or other items of income or deduction. Bond Counsel and Special Tax Counsel express no opinion regarding any such consequences. Purchasers of the Offered Bonds, particularly purchasers that are corporations (including S corporations and foreign corporations operating branches in the United States), property or casualty insurance companies, banks, thrifts or other financial institutions or recipients of Social Security or Railroad Retirement benefits, taxpayers otherwise entitled to claim the earned income credit and taxpayers who may be deemed to have incurred (or continued) indebtedness to purchase or carry tax-exempt obligations, are advised to consult their tax advisors as to the tax consequences of purchasing, holding or selling the Offered Bonds.

From time to time, there are legislative proposals in Congress that, if enacted, could alter or amend the Federal tax matters referred to above or adversely affect the market value of the Offered Bonds. It cannot be predicted whether or in what form any such proposal might be enacted or whether, if enacted, it would apply to bonds issued prior to enactment. Each purchaser of the Offered Bonds should consult his or her own tax advisor regarding any pending or proposed Federal tax legislation. Bond Counsel and Special Tax Counsel express no opinion regarding any pending or proposed Federal tax legislation.

RATINGS

S&P is expected to assign the Offered Bonds a rating of "AA/A-1+", Moody's is expected to assign the Offered Bonds a rating of "Aa2/VMIG-1", and Fitch is expected to assign the Offered Bonds a rating of "AA+/F1+". The assignment of such ratings by S&P, Moody's and Fitch with respect to the Offered Bonds is conditioned upon the effectiveness of the Initial Liquidity Facility at the time of delivery of the Offered Bonds. The obligation of the Underwriters to purchase the Offered Bonds is conditioned on the assignment by S&P, Moody's and Fitch of the respective aforementioned ratings to the Offered Bonds. Each rating reflects only the view of the applicable rating agency at the time such rating was issued and an explanation of the significance of such rating may be obtained from the rating agency. There is no assurance that any such rating will continue for any given period of time or that any such ratings will not be revised downward or withdrawn entirely by the applicable rating agency if, in its judgment, circumstances so warrant. Any downward revision or withdrawal of any such rating can be expected to have an adverse effect on the market price of the Offered Bonds.

FINANCIAL STATEMENTS

The unaudited financial statements of the Corporation as and for the six months ended December 31, 2008, included in Appendix A to this Official Statement, appear without review or audit by an independent accountant.

Copies of the Corporation's annual financial statements as of and for the year ended June 30, 2008 and the Corporation's current annual report will be mailed to any Beneficial Owner who shall have filed his name and address with the Corporation for such purpose.

INDEPENDENT AUDITORS

The financial statements of Corporation as of and for the year ended June 30, 2008, included in Appendix A to this Official Statement, have been audited by Mikunda, Cottrell & Co., independent auditors, as stated in their report appearing herein.

LITIGATION

There is no controversy or litigation of any material nature now pending or threatened to restrain or enjoin the issuance, sale, execution, authentication, or delivery of the Offered Bonds,

or in any way contesting or affecting the validity of such Offered Bonds or any proceedings of the Corporation taken with respect to the issuance or sale thereof, the pledge or application of any moneys or security provided for the payment of such Offered Bonds, or the existence or powers of the Corporation.

LEGAL MATTERS

All legal matters incident to the authorization, sale and delivery of the Offered Bonds and certain Federal and state tax matters are subject to the approval of Birch, Horton, Bittner and Cherot, Bond Counsel. Certain Federal tax matters will be passed upon for the Corporation by Kutak Rock LLP, Special Tax Counsel. Certain legal matters will be passed on for the Underwriters by their counsel, Hawkins Delafield & Wood LLP.

STATE NOT LIABLE ON BONDS

The Bonds do not constitute a debt, liability or obligation of the State or of any political subdivision thereof or a pledge of the faith and credit of the State or of any political subdivision thereof, but are payable solely from the revenue or assets of the Corporation.

LEGALITY FOR INVESTMENT

Subject to any applicable Federal requirements or limitations, the Offered Bonds are eligible for investment by all public officers and public bodies of the State and its political subdivisions and, to the extent controlled by State law, all insurance companies, trust companies, banking associations, investment companies, executors, administrators, trustees and other fiduciaries may properly and legally invest funds, including capital in their control or belonging to them, in the Offered Bonds.

UNDERWRITING

The 2009 Series A Bonds are being purchased by Citi. Citi has agreed to purchase the 2009 Series A Bonds at the price of par. Citi will be paid a fee of \$209,750.20 with respect to the 2009 Series A Bonds. The Bond Purchase Agreement with respect to the 2009 Series A Bonds provides that Citi will purchase all of such Bonds, if any are purchased, the obligation to make such purchase being subject to certain terms and conditions set forth in such Bond Purchase Agreement, the receipt of certain legal opinions, and certain other conditions.

The 2009 Series B Bonds are being purchased by Goldman Sachs. Goldman Sachs has agreed to purchase the 2009 Series B Bonds at the price of par. Goldman Sachs will be paid a fee of \$192,937.02 with respect to the 2009 Series B Bonds. The Bond Purchase Agreement with respect to the 2009 Series B Bonds provides that Goldman Sachs will purchase all of such Bonds, if any are purchased, the obligation to make such purchase being subject to certain terms and conditions set forth in such Bond Purchase Agreement, the receipt of certain legal opinions, and certain other conditions.

The initial public offering prices and yields of the Offered Bonds may be changed from time to time by the Underwriters. The Bond Purchase Agreements with respect to the Offered Bonds provide that the Underwriters may offer and sell the Offered Bonds to certain dealers (including dealers depositing such Bonds into unit investment trusts, certain of which may be sponsored or managed by an Underwriter) and others at prices lower or yields higher than the public offering prices and yields of the Offered Bonds set forth on the cover page.

FINANCIAL ADVISOR

First Southwest Company is employed as Financial Advisor to the Corporation in connection with the issuance of the Offered Bonds. The Financial Advisor's fee for services rendered with respect to the sale of the Offered Bonds is contingent upon the issuance and delivery of the Offered Bonds. First Southwest Company, in its capacity as Financial Advisor, does not assume any responsibility for the information, covenants and representations contained in any of the legal documents with respect to the federal income tax status of the Offered Bonds, or the possible impact of any present, pending or future actions taken by any legislative or judicial bodies.

The Financial Advisor to the Corporation has provided the following sentence for inclusion in this Official Statement. The Financial Advisor has reviewed the information in this Official Statement in accordance with, and as part of, its responsibilities to the Corporation and, as applicable, to investors under the federal securities laws as applied to the facts and circumstances of this transaction, but the Financial Advisor does not guarantee the accuracy or completeness of such information.

FORWARD-LOOKING STATEMENTS

The following statements are made as contemplated by the provisions of the Private Securities Litigation Reform Act of 1995: If and when included in this Official Statement, the words "expects," "forecasts," "projects," "intends," "anticipates," "estimates," "assumes" and analogous expressions are intended to identify forward-looking statements and any such statements inherently are subject to a variety of risks and uncertainties that could cause actual results to differ materially from those that have been projected. Such risks and uncertainties include, among others, general economic and business conditions relating to the Corporation and the housing industry in general, changes in political, social and economic conditions, regulatory initiatives and compliance with governmental regulations, litigation and various other events, conditions and circumstances, many of which are beyond the control of the Corporation. These forward-looking statements speak only as of the date of this Official Statement. The Corporation disclaims any obligation or undertaking to release publicly any updates or revisions to any forward-looking statement contained herein to reflect any changes in the Corporation's expectations with regard thereto or any change in events, conditions or circumstances on which any such statement is based.

ADDITIONAL INFORMATION

The summaries and references herein to the Act, the Offered Bonds, the Indenture and other documents and materials are brief outlines of certain provisions contained therein and do not purport to summarize or describe all the provisions thereof. For further information, reference is hereby made to the Act, the Indenture and such other documents and materials for the complete provisions thereof, copies of which will be furnished by the Corporation upon request. See "The Corporation— General" for the address and telephone number of the Corporation's main office.

Any statements in this Official Statement involving matters of opinion, whether or not expressly so stated, are intended as such and not as representations of fact. This Official Statement is not to be construed as a contract or agreement between the Corporation and the owner of any Offered Bonds.



APPENDIX A

FINANCIAL STATEMENTS OF THE CORPORATION





a component unit of the State of Alaska

Quarterly Unaudited Financial Statements December 31, 2008



Table of Contents

	FINANCIAL STATEMENTS	PAGE NUMBER
EXHIBITS		
A	Statement of Net Assets	1
В	Statement of Revenues, Expenses, and Changes in Net Assets	2
C	Statement of Cash flows	3
	Notes to the Financial Statements.	4 - 32
SCHEDULES	Supplemental Information	
	Statement of Net Assets	
1	All Funds	33 - 34
2	Revolving Funds	35
3	First Time Homebuyer Bonds	36 - 37
4	First Time Homebuyer Bonds continued	38 - 39
5	Veterans Mortgage Program Bonds	40 - 41
6	Other Housing Bonds	42 - 43
7	Non-Housing Bonds	44 - 45
8	Other Program Funds	46 - 47
	Statement of Revenues, Expenses, and Changes in Net Assets	
9	All Funds	48 - 49
10	Revolving Funds	50
11	First Time Homebuyer Bonds.	51 - 52
12	First Time Homebuyer Bonds continued.	53 - 54
13	Veterans Mortgage Program Bonds	55 - 56
14	Other Housing Bonds	57 - 58
15	Non-Housing Bonds	59 - 60
16	Other Program Funds	61 - 62
	Statement of Cash flows	
17	All Funds	63 - 64
18	Revolving Funds	65
19	First Time Homebuyer Bonds	66 - 67
20	First Time Homebuyer Bonds continued	68 - 69
21	Veterans Mortgage Program Bonds	70 - 71
22	Other Housing Bonds	72 - 73
23	Non-Housing Bonds	74 - 75
24	Other Program Funds	76 - 77

This is an unaudited quarterly publication of Alaska Housing Finance Corporation.

For comments or questions: Website: http://www.ahfc.state.ak.us/financials/financials.cfm or dboyce@ahfc.state.ak.us

(A Component Unit of the State of Alaska)

STATEMENT OF NET ASSETS

As of December 31, 2008 (in thousands of dollars)

	Administrative Fund	Housing Development Bonds	Other Non-Major Funds	Total December 31, 2008
ASSETS				
Cash	9,847	-	15,250	25,097
Investments	333,152	24,699	532,971	890,822
Accrued interest receivable	3,596	1,479	11,017	16,092
Inter-fund due to/from	(13,946)	4,087	9,859	-
Mortgage loans, notes and other loans	724,209	275,384	2,592,415	3,592,008
Net investment in direct financing lease	=	-	66,336	66,336
Unamortized bond issuance costs	-	3,386	21,048	24,434
Capital assets - non-depreciable	139	-	15,128	15,267
Capital assets - depreciable, net	195	-	99,289	99,484
Other assets	8,913	-	13,057	21,970
Intergovernmental receivable	46	-	3,911	3,957
Total Assets	1,066,151	309,035	3,380,281	4,755,467
LIABILITIES				
Bonds and notes payable	-	294,780	2,609,482	2,904,262
Short term debt	149,440	-	-	149,440
Accrued interest payable	819	1,111	14,132	16,062
Other liabilities	6,898	429	3,957	11,284
Intergovernmental payable	-	-	5,093	5,093
Total Liabilities	157,157	296,320	2,632,664	3,086,141
NET ASSETS				
Invested in capital assets, net of related debt	334	-	114,417	114,751
Restricted by bond resolutions	-	-	639,043	639,043
Restricted by contractual or statutory agreements	145,788	-	47,902	193,690
Unrestricted net assets, (deficit)	762,872	12,715	(53,745)	721,842
Total Net Assets	908,994	12,715	747,617	1,669,326

See accompanying notes to the financial statements.

(A Component Unit of the State of Alaska)

STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS

For the Six Months Ended December 31, 2008

(in thousands of dollars)

	Administrative Fund	Housing Development Bonds	Other Non-Major Funds	Total December 31, 2008
OPERATING REVENUES				
Mortgage and loans revenue	19,545	12,361	72,716	104,622
Investment interest	4,027	722	14,006	18,755
Net change in the fair value of investments	(920)	(28)	4	(944)
Total Investment Revenue	3,107	694	14,010	17,811
Externally funded programs	-	-	48,878	48,878
Rental	-	-	4,200	4,200
Other	1,308	-	630	1,938
Total Operating Revenues	23,960	13,055	140,434	177,449
OPERATING EXPENSES				
Interest	2,411	7,466	68,324	78,201
Mortgage and loan costs	1,385	621	5,571	7,577
Financing expenses	517	573	2,669	3,759
Provision for loan loss	9,983	(10,270)	(2,651)	(2,938)
Operations and administration	3,956	937	20,811	25,704
Rental housing operating expenses	47	-	5,102	5,149
Housing grants and subsidies		-	48,761	48,761
Total Operating Expenses	18,299	(673)	148,587	166,213
Operating Income (Loss)	5,661	13,728	(8,153)	11,236
NONOPERATING EXPENSES, SPECIAL ITEM & TRANSFERS				
Contributions to the State of Alaska or other State agencies	(299)	-	(7,782)	(8,081)
Transfers - Internal	145,690	(77,473)	(68,217)	-
Change in Net Assets	151,052	(63,745)	(84,152)	3,155
Net assets at beginning of year	757,942	76,460	831,769	1,666,171
Net Assets at End of Period	908,994	12,715	747,617	1,669,326

See accompanying notes to the financial statements.

(A Component Unit of the State of Alaska)

STATEMENT OF CASH FLOWS

For the Six Months Ended December 31, 2008 (in thousands of dollars)

	Administrative Fund	Housing Development Bonds	Other Non-Major Funds	Total December 31, 2008
Cash flows from operating activities:				
Interest income on mortgages and loans	14,064	11,858	69,650	95,572
Principal payments received on mortgages and loans	21,625	16,667	155,140	193,432
Purchases of mortgages and loans	(333,676) 234,465	- (11,821)	(222,644)	(333,676)
Receipt (payment) for loan transfers between funds Payments to employees and other payroll disbursements	(9,033)	(11,021)	(6,292)	(15,325)
Payments for goods and services	(6,944)	-	(6,247)	(13,191)
Cash received for externally funded programs	1	-	29,634	29,635
Cash received for Federal HAP subsidies	-	-	17,868	17,868
Payments for Federal HAP subsidies	-	-	(17,334)	(17,334)
Interfund Receipts	333,261	30,239	268,162	631,662
Interfund Payments	(350,824)	(28,314)	(252,524)	(631,662)
Grant payments to other agencies	(7,182)	-	(26,683)	(33,865)
Other operating cash receipts	1,712	- (445)	5,079	6,791
Other operating cash payments	(377) (102,908)	(115) 18,514	(507) 13,302	(999) (71,092)
Net cash provided by (used for) operating activities	(102,900)	10,514	13,302	(71,092)
Cash flows from noncapital financing activities: Proceeds from the issuance of bonds		_	125,795	125 705
Principal paid on bonds	(108,965)	(42,645)	(181,386)	125,795 (332,996)
Payment to defease bonds	(100,303)	(+2,0+3)	(101,300)	(332,330)
Payment of bond issuance costs	(736)	_	_	(736)
Interest paid	(2,355)	(7,569)	(65,890)	(75,814)
Proceeds from issuance of short term debt	762,069	-	-	762,069
Payment of short term debt	(724,892)	-	-	(724,892)
Contributions to the State of Alaska or other State agencies	(2,737)	-	(3,075)	(5,812)
Transfers (to) from other funds	72,094	(8,800)	(63,294)	-
Other cash payments	(22,181)	(50.044)	(407.050)	(22,181)
Net cash provided by (used for) noncapital financing activities	(27,703)	(59,014)	(187,850)	(274,567)
Cash flows from capital financing activities:	(004)		(4.040)	(4.540)
Acquisition of capital assets	(291)	-	(1,249)	(1,540)
Proceeds from the disposal of capital assets	-	-	14	14
Proceeds from the issuance of capital notes Principal paid on capital notes	_	_	(3,421)	(3,421)
Payment of bond issuance costs	_	_	(0,121)	(0,121)
Interest paid on capital notes	-	-	(1,736)	(1,736)
Proceeds from the direct financing lease payments	-	-	5,038	5,038
Other cash payments	(3,745)	-	-	(3,745)
Net cash provided by (used for) capital financing activities	(4,036)	-	(1,354)	(5,390)
Cash flows from investing activities:				
Purchase of investments	(2,804,945)	(436,661)	(2,689,349)	(5,930,955)
Proceeds from maturity of investments	2,935,734	476,377	2,858,482	6,270,593
Interest received from investments	4,205	784	12,485	17,474
Net cash provided by (used for) investing activities	134,994	40,500	181,618	357,112
Net Increase (decrease) in cash	347	-	5,716	6,063
Cash at the beginning of year	9,500	-	9,534	19,034
Cash at the end of period	9,847		15,250	25,097
Reconciliation of operating income (loss) to net cash provided				
by (used for) operating activities			(0.450)	
Operating income (loss)	5,661	13,728	(8,152)	11,237
Adjustments:	60		2.051	2 120
Depreciation expense Provision for loan losses	69 9,983	(10,270)	3,051 (2,651)	3,120 (2,938)
Amortization of bond issuance costs	9,903	(10,270)	1,443	1,518
Net change in the fair value of investments	920	28	(4)	944
Transfers between funds for operating activity	(20,283)	624	19,659	-
Interest received from investments	(4,205)	(784)	(12,485)	(17,474)
Interest paid	2,355	7,569	67,626	77,550
Changes in assets and liabilities:				
Net increase (decrease) in mortgages and loans	(77,586)	4,846	(67,504)	(140,244)
Net increase (decrease) in assets and liabilities	(19,822)	2,698	12,319	(4,805)
Net cash provided by (used for) operating activities	(102,908)	18,514	13,302	(71,092)
Noncash investing, capital and financing activities:				
Transfer of investments	1,132		(1,132)	

See accompanying notes to the financial statements.

FOOTNOTE INDEX

Foot Num		Description	Page <u>Number</u>
1	Authorizing Legislation and Funding		5
2	Summary of Significant Accounting Policie	es	5
3	Cash and Investments		8
4	Interfund Receivable/Payable		12
5	Mortgage Loans, Notes and Other Loans		13
6	Insurance Agreements		13
7	Loan Self Insurance Program		13
8	Direct Financing Leases		13
9	Capital Assets		14
10	Bonds and Notes Payable		15
11	Derivatives		22
12	Long Term Liabilities		24
13	Short Term Debt		24
14	Transfers		25
15	Other Credit Arrangements		25
16	Yield Restriction and Arbitrage Rebate		25
17	State Authorizations and Commitments		26
18	Grants		27
19	Other Programs		28
20	Energy and Weatherization Energy Efficient	ency Programs	29
21	Pension and Post Employment Healthcare	e Plans	29
22	Other Commitments and Contingencies		31
23	Risk Management		31
24	Related Party Transaction		31
25	Five Veer Financial Information		33

FOR THE SIX MONTHS ENDED DECEMBER 31, 2008

(WITH SUMMARIZED FINANCIAL INFORMATION FOR THE YEAR ENDED JUNE 30, 2008)

1 Authorizing Legislation and Funding

The Alaska Housing Finance Corporation (Corporation), a public corporation and government instrumentality of the State of Alaska (State), was created in 1971, and substantially modified in 1992, by acts of the Alaska State Legislature (Legislature) to assist in the financing, development and sale of dwelling units, operate the State's public housing, offer various home loan programs emphasizing housing for low and moderate-income and rural residents, and administer energy efficiency and weatherization programs within Alaska. The Corporation is a component unit of the State of Alaska and is discretely presented in the State's financial statements.

Generally, the Corporation accomplishes its mortgage-related objectives by functioning as a secondary market for qualified real estate and mobile home loans originated by financial institutions. The Corporation is authorized by the Legislature to issue its own bonds, bond anticipation notes and other obligations in such principal amounts as, in the opinion of the Corporation, will be necessary to provide sufficient funds for carrying out its purpose. Certain bonds issued to finance residences for qualified veterans are unconditionally guaranteed by the State of Alaska. No other obligations constitute a debt of the State.

The non-mortgage related programs of the Corporation are funded through various grant and program agreements with the federal government's departments of Housing and Urban Development (HUD), Energy (DOE), and Health and Human Services (HHS), funding from the State of Alaska, as well as capital and operating subsidies from the Corporation's own funds.

The Northern Tobacco Securitization Corporation (NTSC) was incorporated in the State of Alaska pursuant to House Bill No. 281 of the Alaska Legislature, as a subsidiary of the Corporation. There is no financial accountability between NTSC and the Corporation. Neither the Corporation nor the State is liable for any debt issued by NTSC. NTSC is not a component unit of the Corporation and thus is not included in the Corporation's financial statements. NTSC is a government instrumentality of, but separate and apart from, the State and is reported as a blended component unit in the State's financial statements.

In accordance with the Legislature's intent, the Corporation formed a subsidiary, the Alaska Housing Capital Corporation ("AHCC"), under the Alaska Nonprofit Corporation Act (AS 10.20) and provisions of the Alaska Housing Finance Corporation Act (AS 18.56), as amended. AHCC was incorporated on May 23, 2006, as a public corporation and government instrumentality of, but having a legal existence independent of and separate from, the State of Alaska. AHCC is a subsidiary of, but separate and apart from, the Corporation. There is no financial accountability between AHCC and the Corporation. AHCC is not a component unit of the Corporation and thus is not included in the Corporation's financial statements.

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Accounting

The Corporation's funds are accounted for as enterprise funds for financial reporting purposes. All funds utilize the economic resource measurement focus and full accrual basis of accounting wherein revenues are recognized when earned and expenses when incurred. The Corporation applies all Governmental Accounting Standards Board (GASB) pronouncements for the Corporation's funds, as well as those Financial Accounting Standards Board (FASB) pronouncements issued before November 30, 1989, unless such pronouncements conflict with or contradict GASB pronouncements. After November 30, 1989, the Corporation only applies applicable GASB pronouncements.

Basis of Presentation

The Corporation's financial statements include a Statement of Net Assets, a Statement of Revenues, Expenses and Changes in Net Assets formatted to report operating and non-operating revenues and expenses, a Cash Flow Statement presented using the direct method, and notes to the financial statements. The Corporation's financial statements present the Administrative Fund and the other Major Funds in separate columns. The remaining Non-Major Funds are aggregated and displayed in a single column. The total column presents the entity-wide amounts for the Corporation.

a component unit of the State of Alaska

NOTES TO FINANCIAL STATEMENTS

Major and Non-Major Funds

The Corporation reports the following major and non-major funds:

Administrative Fund. This is the Corporation's primary operating fund. It accounts for all financial resources of the Corporation, except those accounted for in separate funds.

Housing Development Bonds. This fund accounts for debt issued and some assets pledged for payment of the debt under the bond indentures for Housing Development Bonds.

Other Non-Major Funds. Resources to assist in the financing, development and sale of housing units, public housing assistance programs, energy programs, and home loan programs are aggregated and reported in Other Non-Major Funds.

Restricted Net Assets

The restricted net asset amounts of the Administrative Fund consist of the Corporation's remaining commitments to the State (refer to Footnote No. 17, State Authorizations and Commitments, for further details). The remaining resources of the Administrative Fund are unrestricted.

The other financial activities of the Corporation are restricted by the Corporation's bond resolutions, requirements from the Legislature, and statutory requirements or third-party agreements that restrict the use of resources. These restricted resources are recorded in various special purpose funds and accounts. Restricted funds with a net deficit balance are shown as having an unrestricted net asset balance pursuant to reporting requirements.

When both restricted and unrestricted resources are available in a fund, it is the Corporation's policy to spend restricted funds to the extent allowed and only spend unrestricted funds when needed.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenditures during the reporting period. Actual results could differ from those estimates. The significant estimate for the Corporation is the allowance for loan losses.

Investments

All investments are stated at fair value, except for nonparticipating investment agreements, which are stated at cost. The Corporation does not participate in any external investment pools.

Accrued Interest Receivable on Loans and Real Estate Owned

Interest is accrued based upon the principal amount outstanding. Accrual of interest income is discontinued on loans when, in the opinion of management, collection of such interest becomes doubtful. When payment of interest is provided for pursuant to the terms of loan insurance or guarantees, accrual of interest on delinquent loans and real estate owned is continued.

Loans and Allowances for Estimated Loan Losses

Mortgage loans are carried at their unpaid principal balances net of allowance for estimated loan losses. Mortgage loans are recorded as amounts are disbursed.

The Corporation provides for possible losses on loans on which foreclosure is anticipated. A potential loss is recorded when the net realizable value, or fair value, of the related collateral or security interest is estimated to be less than the Corporation's investment in the property less anticipated recoveries from private mortgage insurance, private credit insurance, and various other loan guarantees. In providing for losses, through a charge to operations, consideration is given to the costs of holding real estate, including interest costs. The loan portfolio, property holding periods and property holding costs are reviewed periodically. While management uses the best information available to make evaluations, future adjustments to the allowances may be necessary if there are significant changes in economic conditions or property disposal programs.

Real Estate and Mobile Homes Owned

Real estate and mobile homes owned consist principally of properties acquired through foreclosure or repossession and are carried at the lower of cost or estimated net realizable value. These amounts are included in other assets.

Depreciation

Depreciation and amortization of buildings, equipment and leasehold improvements are computed on a straight-line basis over the estimated useful lives of the related assets. Estimated useful lives range from 3 to 40 years. The capitalization floor is \$5,000.

Bonds and Notes

The Corporation issues bonds and notes to provide capital for its mortgage programs and other uses consistent with its mission. The bonds and notes are recorded at cost plus accreted interest and premiums, less discounts and deferred debt refunding expenses. Discounts and premiums are amortized using the effective interest method. Deferred debt refunding expenses are amortized over the shorter of the remaining life of the old debt or the remaining life of the new debt.

Interest Rate Swap

The Corporation's Fiscal Policies allow, with certain restrictions, the Corporation to enter into certain derivative financial instruments called interest rate swap agreements, or swaps. The Corporation enters into these swaps with various counter-parties to achieve a lower overall cost of funds for certain bond issuances. These agreements can be negotiated whereby the Corporation pays the counter-party a fixed interest rate in exchange for a variable interest rate payment from the counter-party, or vice-versa. The particulars of each swap are negotiated to achieve the financing objectives of the Corporation. Other than the net interest expense and the termination payments resulting from these agreements, no amounts are recorded in the Corporation's financial statements.

Operating Revenues and Expenses

The Corporation was created with the authority to issue bonds to the investing public in order to create a flow of private capital through the Corporation into mortgage loans to qualified housing sponsors and to certain individuals. The Corporation's primary purpose is to borrow funds in the bond market and to use those funds to make single-family and multi-family mortgages and loans. Its primary operating revenue is derived from the interest income and fees from those mortgages and loans and on the invested proceeds from the bond issues. Additionally, the Corporation's statutory purpose includes providing financial assistance programs for rental subsidies to tenants of various housing developments. The Corporation records all revenues from mortgages and loans, investments, rental activities, and externally funded programs as operating revenues. The primary costs of providing these programs are recorded as operating expenses.

Income Taxes

The Corporation is exempt from federal and state income taxes.

3 CASH AND INVESTMENTS

Cash consists of demand deposits, time deposits and cash held in trust. The carrying amount of the Corporation's cash is restricted by bond resolutions, contractual agreements, and statutory agreements. A summary of the Corporation's cash is shown below (in thousands):

	December 31, 2008	June 30, 2008
Restricted cash	\$ 15,250	\$ 9,534
Unrestricted	9,847	9,500
Carrying amount	\$ 25,097	\$ 19,034
Bank balance	\$ 27,859	\$ 21,486

The fair value of debt security investments by contractual maturity is shown below (in thousands). Expected maturities may differ from contractual maturities because borrowers may have the right to call or prepay obligations with or without penalty.

	ı	Less Than 1	1-5	6-10	More than 10	December 31, 2008	June 30, 2008
Bank investment contracts	\$	68,310	\$ -	\$ -	\$ -	\$ 68,310	\$ 54,432
U. S. Treasury securities		1,317	8,263	-	-	9,580	11,746
Securities of U.S. Government							
agencies and corporations		121,215	5,268	40	254	126,777	174,192
Asset-backed securities		421	172	-	-	593	2,610
Certificates of deposit		5,000	-	-	-	5,000	1,501
Commercial paper and medium-							
term notes		173,271	4,489	279	13,401	191,440	763,415
Guaranteed investment contracts		15,385	-	-	-	15,385	206,344
Money market funds		473,737	-	-	-	473,737	17,164
Total AHFC portfolio	\$	858,656	\$ 18,192	\$ 319	\$ 13,655	\$ 890,822	\$ 1,231,404

Restricted Investments

The carrying amount of the Corporation's investments, a majority of which are restricted by bond resolutions, contractual agreements, and statutory agreements, is shown below (in thousands):

	December 31, 2008	June 30, 2008
Restricted investments	\$ 703,458	\$ 972,934
Unrestricted	187,364	258,470
Carrying amount	\$ 890,822	\$ 1,231,404

The restricted investments include Guaranteed Investment Contracts in the Drawn Down Bond Fund Escrow Account when AHFC has outstanding draw down bonds. These investment securities are placed in a trust with an escrow agent and are reserved exclusively for future debt service payments on the Draw Down bonds.

Realized Gains and Losses

The calculation of realized gains and losses is independent of the calculation of the net increase in the fair value of investments. Realized gains and losses on investments that had been held in more than one fiscal year and sold in the current period may have been recognized as an increase or decrease in the fair value of investments reported in the prior year. The net increase in the fair value of investments included in the table below takes into account all changes in fair value (including purchases and sales) that occurred during the period. A summary of the gains and losses is shown below (in thousands):

- - - - - - -

	December 31, 2008	June 30, 2008
Ending unrealized holding gain	\$ 472	\$ 1,644
Beginning unrealized holding gain	 1,644	1,933
Net change in unrealized holding gain	(1,172)	(289)
Net realized gain (loss)	 228	544
Net increase (decrease) in fair value	\$ (944)	\$ 255

Deposit and Investment Policies

The Corporation utilizes different investment strategies depending upon the nature and intended use of the assets being invested. All funds are classified as trust or non-trust, and this determines the applicable investment guidelines used by staff when making investment decisions.

The Corporation's Fiscal Policies provide investment guidelines for non-trusted funds. Funds are invested according to anticipated use: those that must remain immediately available to provide working capital are invested in short-term, highly liquid securities, while those not expected to be used in the short-term are invested in longer-term securities.

The following securities are eligible for investment under the Corporation's fiscal policies:

- Obligations of, or obligations guaranteed as to principal and interest by, the United States or any agency or instrumentality thereof when such obligations are backed by the full faith and credit of the United States;
- Obligations of U.S. Government-sponsored agencies, including mortgage-backed securities, that are not backed by the full faith and credit of the U.S. Government;
- Bank debt obligations, including unsecured certificates of deposit, notes, time deposits, and bankers' acceptances (having maturities of not more than 365 days) of, and deposits with, any bank the short-term obligations of which have been rated at least "A-1" by S&P or "P-1" by Moody's or "F-1" by Fitch;
- Deposits in and investments of a commercial bank or credit union which are fully insured by the FDIC or NCUA
 or, to the extent not insured by the FDIC or NCUA, provide for the pledge of collateral maintained at a minimum
 level of 105% and valued at least monthly;
- Debt obligations, other than those that do not have a fixed par value or terms that do not promise a fixed dollar amount at maturity or call date, rated at least "AA" by S&P or "Aa" by Moody's or "AA" by Fitch if maturing in excess of one year, and "A-1" by S&P or "P-1" by Moody's or "F1" by Fitch if maturing in one year or less;
- Asset-backed securities, other than commercial paper and those that do not have a fixed par value or terms that
 do not promise a fixed dollar amount at maturity or call date, rated at least "AA" by S&P or "Aa" by Moody's or
 "AA" by Fitch;
- Commercial paper, including asset-backed commercial paper, rated at least "A-1" by S&P or "P-1" by Moody's or "F1" by Fitch;
- Repurchase agreements (repos) with a corporation or other entity which has long-term debt ratings of at least "A" by S&P or "A" by Moody's or "A" by Fitch or short-term ratings of at least "A-1" by S&P or "P-1" by Moody's or "F-1" by Fitch and where collateral is maintained at a minimum level of 102%, valued on a daily basis;
- Money market funds which are rated at least "AAm" or "AAm-G" by S&P or "Aa" by Moody's or "V-1+" by Fitch;
- Investment agreements or guaranteed investment contracts with an insurance company, bank or other financial institution having an outstanding unsecured long-term obligations rating, or a claims paying or investment agreement rating of at least "AA" by S&P or "Aa" by Moody's or "AA" by Fitch, or, if the term is one year or less, at least "A-1" by S&P or "P-1" by Moody's or "F1" by Fitch;
- Floating rate notes issued by entities having outstanding unsecured long-term obligations rated "AA" by S&P or "Aa" by Moody's or "AA" by Fitch, or, if the term of the floating rate note is one year or less, having outstanding short-term obligations rated at least "A-1" by S&P or "P-1" by Moody's or "F1" by Fitch; with interest rates subject to adjustment at least every 100 days; and with a maximum maturity of three years or less, or an optional tender available to bondholders no less frequently than every interest rate reset date;
- Adjustable rate funds, provided they are rated "AAAf" credit and "S-1" volatility by S&P and "Aaa" by Moody's;
- International Bank for Reconstruction & Development debt obligations rated "AAA" by S&P or "Aaa" by Moody's or "AAA" by Fitch.

Trusted funds are invested according to the terms outlined in their respective indentures or governing agreements, which generally mandate the purchase of relatively short-term, high-quality, fixed income securities. In those rare instances, if any, where an indenture or governing agreement is less restrictive than the Corporation's fiscal policies for non-trust funds, the investment will be made in accordance with the more restrictive fiscal policies.

a component unit of the State of Alaska

NOTES TO FINANCIAL STATEMENTS

Credit Risk

Credit risk is the risk of loss due to the failure of the security or backer. The Corporation mitigates its credit risk by limiting investments to those permitted in its Fiscal Policies and relevant governing agreements, diversifying the investment portfolio, and pre-qualifying firms with which the Corporation administers its investment activities.

The credit quality ratings of the Corporation's investments as of December 31, 2008, as determined by nationally recognized statistical rating organizations, are shown below (in thousands). \$9,580,000 of U.S. Treasury securities and securities of agencies and corporations which are explicitly guaranteed by the U.S. Government are not considered to have credit risk and therefore, are not included in the summary.

	Moody's	S & P		Investment Fair Value
Securities of U	nd corporations:			
	Aaa	AAA	\$	126,777
Asset-backed	securities:			
	Aaa	AAA		593
Commercial p	aper & medi	um-term no	otes:	
-	Aaa	AAA		2,090
	Aa1	AA		295
	Aa1	AA-		462
	Aaa	AAAE		660
	Aaae	AAA		150
	Aa1	AA+		-
	Aa2	AA		13,834
	Aa2	AA-		258
	Aa2	A+		-
	Aa3	AA		541
	Aa3	AA-		1,920
	Aa3	A+		58
	A1	AA-		-
	P-1	A-1+		18,241
	P-1	A-1		152,652
		A-1		-
	Baa3	BBB		279
				191,440
Money market	funds			
		AAAm		473,737
Unrated inves	tments:			
Bank investm	ent contract	s		68,310
Certificates o	f deposit			5,000
Guaranteed i		ontracts		15,385
,				88,695
			\$	881,242
			<u> </u>	,

Concentration Risk

Concentration risk is the risk of loss attributed to the magnitude of the Corporation's investments in a single issuer. Concentration limits are not established in the bond indentures and governing agreements for trust investments. The following table details the maximum concentration limits for non-trust investments as outlined in the Corporation's fiscal policies. Under certain conditions, the fiscal policies permit investments in excess of these limits. For more information, please see the Corporation's fiscal policies at: http://www.ahfc.state.ak.us/financials/fiscal policies.cfm

Investment Type	Investment Type Limit as a % of Total Portfolio	Issuer Limit as a % of Total Portfolio
General obligations of the United States	100%	100%
Securities of U.S. Government agencies and corporations	65%	35%
Corporate and non-corporate (including the following): Adjustable rate funds Bank investment contracts Certificates of deposit Commercial paper & medium-term notes Deposits in and investments of a commercial bank or credit union Floating or variable rate notes Guaranteed investment contracts Money market funds Repurchase agreements	60%	5%
Mortgage and asset-backed securities	20%	5%

Investment Holdings Greater than Five Percent of Total Portfolio

The following investment holdings, summarized by issuer, include both investments that are governed by the maximum concentration limits of the Corporation's Fiscal Policies and trusted investments which have no established concentration limits. Investments issued or explicitly guaranteed by the U.S. Government, investments in mutual funds, external investment pools, and other pooled investments are excluded from this summary. As of December 31, 2008, the Corporation had investment balances greater than 5 percent of the Corporation's total investments with the following issuers (in thousands).

Issuer	Investment Fair Value	Percentage of Total Portfolio
Fidelity Prime Domestic	\$ 426,246	47.85 %
CIT Group Inc	144,277	16.20
Federal Home Loan Bank	124,638	13.99
Bayerische Landesbank	68,309	7.67

Custodial Credit Risk

The Corporation assumes levels of custodial credit risk for its deposits with financial institutions, bank investment agreements, and investments. For deposits, custodial credit risk is the risk that, in the event of a bank failure, the Corporation's deposits may not be returned. For bank investment agreements and investments, custodial credit risk is the risk that, in the event of failure of the custodian or counterparty holding the investment, the Corporation will not be able to recover the value of the investment. The Corporation has not established a formal custodial credit risk policy for its investments.

Of the Corporation's \$27,859,000 bank balance at December 31, 2008, cash deposits in the amount of \$17,045,000 were uninsured and uncollateralized.

Of the Corporation's \$890,822,000 total investments at December 31, 2008, bank investment contracts in the amount of \$68,309,000 were uninsured, unregistered, and held by the counterparty or its agent, but not in the Corporation's name.

Interest Rate Risk

Interest rate risk is the risk that the market value of investments will decline as a result of changes in general interest rates. For non-trust investments, the Corporation mitigates interest rate risk by structuring its investment maturities to meet cash requirements (including corporate operations), thereby avoiding the need to sell securities in the open market prior to maturity. For investments held in trust, investment maturities are structured to meet cash requirements as outlined in the bond indentures and contractual and statutory agreements.

a component unit of the State of Alaska

NOTES TO FINANCIAL STATEMENTS

Modified Duration

Modified duration estimates the sensitivity of an investment to interest rate changes. The following table shows the Corporation's trusted and non-trusted investments (in thousands) with their modified duration as of December 31, 2008:

	Investment Fair Value	Modified Duration
Bank investment contracts	\$ 68,310	0.000
U.S. Treasury securities:		
Treasury coupon securities	9,580	2.007
Securities of U.S. Government agencies and corporations:		
Federal agency discounts	120,685	0.073
Federal agency coupon securities	5,646	1.697
Federal agency pass through securities	446	3.235
Asset-backed securities	593	1.510
Certificates of deposit	5,000	0.000
Commercial paper & medium-term notes:		
Commercial paper discounts	168,531	0.265
Corporate bonds	1,731	2.333
Medium-term notes	4,771	1.012
Municipal bonds	13,680	11.123
Floating rate notes	1,127	1.981
Banker's Acceptances	1,600	0.016
Guaranteed investment contracts	15,385	0.000
Money market funds	 473,737	0.000
	\$ 890,822	
Portfolio modified duration		0.491

A minimal percentage of the Corporation's total investment portfolio is municipal bonds, which are relatively more sensitive to changing interest rates than the rest of the Corporation's investment portfolio. Municipal bonds held as of December 31, 2008, are as follows (in thousands):

F	air Value	Rate	Maturity
\$	279	4.508 %	June 1, 2015
	5,062	4.750	December 1, 2037
	3,811	4.625	June 1, 2022
	4,528	5.300	December 1, 2026
\$	13,680		
		\$ 279 5,062 3,811 4,528	5,062 4.750 3,811 4.625 4,528 5.300

4 INTERFUND RECEIVABLE/PAYABLE

A summary of the interfund receivable/payable balance is shown below (in thousands):

		Due From		
D u		Administrative Fund	Other Non Major Funds	Total
е	Administrative Fund	\$ -	\$ 28,398	\$ 28,398
т	Housing Development	4,087	-	4,087
0	Other Non Major Funds	 38,257	-	38,257
	Total	\$ 42,344	\$ 28,398	\$ 70,742

The balances of \$4,087,000 due to Housing Development and of \$38,257,000 due to the Other Non-Major Funds from the Administrative Fund resulted primarily from monies belonging to these funds being deposited in an Administrative Fund account to obtain a greater rate of return.

Of the \$28,398,000 due from the Other Non-Major Funds to the Administrative Fund, \$2,453,000 resulted from an allocation of management and bookkeeping fees mandated by HUD.

All remaining balances resulted from the time lag between the dates that (1) interfund goods and services are provided or reimbursable expenditures occur and (2) payments between funds are made.

5 MORTGAGE LOANS, NOTES AND OTHER LOANS

A summary of mortgage loans, notes and other loans is shown below (in thousands):

	December 31, 2008	June 30, 2008
Mortgage loans	\$ 3,379,961	\$ 3,089,782
Multi-family loans	229,044	386,453
Other notes receivable	82,324	77,982
	 3,691,329	3,554,217
Less:		
Allowance for losses	(99,321)	(104,154)
Net Mortgage loans, notes and other loans	\$ 3,592,008	\$ 3,450,063

Other supplemental loan information is summarized in the following table (in thousands):

	December 31, 2008	June 30, 2008
Delinquencies and foreclosures:		
Loans delinquent 30 days or more	\$ 117,718	\$ 133,345
Foreclosures during period	5,779	5,433
Loans in foreclosure process	10,307	15,839
Mortgage-related commitments:		
To purchase mortgage loans	25,031	114,255
To repurchase loans upon foreclosure	-	-

6 INSURANCE AGREEMENTS

The Corporation has obtained private mortgage insurance, credit insurance, or guarantees on certain mortgages and loans. The agreements protect the Corporation to varying degrees against losses arising from the disposition of the related collateral obtained through foreclosure or repossession, as well as the costs of obtaining title to, maintaining, and liquidating the collateral. The Corporation is exposed to losses on disposition in the event the insurers or guarantors are unable or refuse to meet their obligations under these agreements.

7 LOAN SELF INSURANCE PROGRAM

The Corporation, for the purpose of insuring itself against losses which might occur as a result of mortgages purchased under various loan programs, collects insurance premiums from the borrowers. The premiums are administered by the management of the Corporation and included in the Administrative Fund in the accompanying financial statements.

8 DIRECT FINANCING LEASES

In July 1997, the Corporation purchased an office building in downtown Anchorage with its Administrative Fund assets for approximately \$26 million. The building is part of the Corporation's State Lease Building Program and has been leased to the State of Alaska for occupancy by its departments and agencies located in Anchorage. The State has the option to purchase the building at the end of the lease for \$1. In December 1999, the Corporation issued the State Building Lease Bonds, Series 1999, in the amount of \$40,000,000 to finance the purchase. The lease of the building to the State has been recorded as a direct financing lease.

In May 2005, the Corporation issued its General Housing Purpose Bonds, 2005 Series C, to defease \$16,485,000 of the State Building Lease Bonds, Series 1999. As a result, the liability of these bonds has been reduced, and the lease balance was decreased by \$1,792,000.

In fiscal years 2007 and 2008, the Corporation began constructing a parking garage in downtown Anchorage with its Administrative Fund assets. The cost of the garage at the December 31, 2008 was \$44,700.000. The garage was completed in September 2008. The garage has been leased to the State of Alaska for use by its departments and agencies located in Anchorage. The State has the option to purchase the garage at the end of the lease for \$1. In September 2007, the Corporation issued the State Capital Project Bonds, Series 2007 A. \$37,400,000 of this issue was to finance the purchase of the parking garage. The lease of the garage to the State has been recorded as a direct financing lease.

a component unit of the State of Alaska

NOTES TO FINANCIAL STATEMENTS

The following table lists the components of the net investment in direct financing leases and shows the future minimum payments under the lease for the next five years and thereafter (in thousands):

	Future Minimum Payments Due								
12 Months Ending December 31		Parking Garage		Building		Total			
2009 2010	\$	3,304 3,304	\$	3,467 3,467	\$	6,771 6,771			
2011		3,304		3,467		6,771			
2012		3,304		3,467		6,771			
2013		3,304		3,467		6,771			
Thereafter		46,246		12,135		58,381			
Gross payments due		62,766		29,470		92,236			
Less: Unearned revenue		(20,280)		(5,620)		(25,900)			
Net investment in direct financing lease	\$	42,486	\$	23,850	\$	66,336			

9 CAPITAL ASSETS

Capital assets activity for the six months ended December 31, 2008 and a summary of balances are shown below (in thousands):

,	July 1, 2008	Additions	Reductions	December 31, 2008
NON-DEPRECIABLE CAPITAL ASSETS:				
Land	\$ 13,753	\$ _	\$ - \$	13,753
Construction in progress	237	1,277	-	1,514
TOTAL NON-DEPRECIABLE	13,990	1,277	-	15,267
DEPRECIABLE CAPITAL ASSETS:				
Buildings	201,042	_	-	201,042
Computers & Equipment	1,058	32	(8)	1,082
Leasehold Improvements	88	_	-	88
Vehicles	2,086	27	(37)	2,076
	204,274	59	(45)	204,288
Less: Accumulated depreciation			,	
Buildings	(98,953)	(2,999)	-	(101,952)
Computers & Equipment	(833)	(73)	8	(898)
Leasehold Improvements	(71)	(10)	-	(81)
Vehicles	(1,872)	(38)	37	(1,873)
	 (101,729)	(3,120)	45	(104,804)
TOTAL DEPRECIABLE, NET	 102,545	(3,061)	-	99,484
TOTAL CAPITAL ASSETS, NET	\$ 116,535	\$ (1,784)	\$ - \$	114,751

The depreciation expense charged by the Corporation was \$3,120,000 for the six months ended December 31, 2008. The Corporation is obligated under contracts and other commitments to purchase and/or modernize certain fixed assets. The total commitment, including amounts to be funded by third parties, was \$3,373,000 at December 31, 2008.

10 BONDS AND NOTES PAYABLE

With the exception of the Veterans Mortgage Program Bonds, the Corporation's obligations are not a debt of the State and the State is not directly liable thereon. The Veterans Mortgage Program Bonds and Notes are backed by the full faith and credit of the State. All of the bonds and notes are secured, as described in the applicable agreements, by the revenues, monies, investments, mortgage loans, and other assets in the funds and accounts established by the respective security agreements. A substantial portion of the assets of the Corporation are pledged to the outstanding obligations of the Corporation.

The Corporation has authorization to issue Draw Down bonds in the amount of \$900,000,000 for the purpose of preserving private activity bond volume capacity and to refund certain outstanding obligations of the Corporation. Only \$300,000,000 of these bonds can be outstanding at any one time. The Series A, C, and D Bonds were limited obligations of the Corporation and were primarily secured by amounts on deposit in the Bond Escrow Fund and investment earnings thereon. The Series B bonds were general obligations of the Corporation and were primarily secured by amounts on deposit in the Bond Escrow Fund attributable to draws under the Series B Bonds. The Bond Escrow account and the Bonds were included in the Administrative Fund.

Bonds and notes outstanding are shown below (in thousands):

	Original Amount	December 31, 2008	June 30, 2008
Revolving Fund Bonds:			
Draw Down Bonds			
Tax-Exempt:			
 Series 2007 A, Floating rate*, monthly payments 	\$ 71,005	\$ - \$	65,125
 Series 2007 C, Floating rate*, monthly payments 	29,395	-	29,395
 Series 2007 D, Floating rate*, monthly payments 	 32,390	-	14,445
Total Revolving Fund Bonds	 132,790	=	108,965
First-Time Home Buyer Bonds:			
Mortgage Revenue Bonds:			
Tax-Exempt:			
 1997 Series A, 			
4.9% to 6.0%, due 2037	160,000	14,185	20,390
Accreted interest		10,634	9,989
Unamortized discount		(275)	(323)
• 1998 Series A,			
4.65% to 5.4%, due 2009-2035	70,000	23,485	26,685
 1999 Series A1 & A2, 			
5.25% to 6.25%, due 2009-2031	200,000	80,395	84,280
Unamortized discount		(106)	(108)
• 2000 Series A,			
5.9% to 6.0%, due 2036-2040	58,315	28,920	28,920
• 2000 Series C.			
4.9% to 6.0% due 2009-2032	68,785	29,745	31,465
• 2001 Series A,	•	,	,
3.5% to 5.3%, due 2009-2031	32,740	19,510	20,645
	32,740	19,510	20,043
• 2001 Series B,	101 155		00.455
4.15% to 5.45%, due 2009-2041	104,450	39,400	39,470
Unamortized premium	 604.000	56	57
Subtotal Mortgage Revenue Bonds	694,290	245,949	261,470

	Original Amount	December 31, 2008	June 30, 2008
Home Mortgage Revenue Bonds: Tax-Exempt:			
 2002 Series A, Floating Rate*, 4.85% at December 31, 2008 due 2032, 2036 Swap termination penalty 	170,000	168,850 (13,402)	169,300 -
 2006 Series A, 3.4% to 5.0%, due 2009-2036 Unamortized premium 	98,675	86,720 837	90,085 900
 2006 Series B, 3.5% to 5.0%, due 2009-2036 Unamortized premium 	75,000	67,585 577	69,935 616
 2006 Series C, 3.9% to 5.5%, due 2009-2037 Unamortized premium 	75,000	69,790 1,126	71,775 1,215
 2007 Series A, Floating Rate* 1.2% at December 31, 2008 due 2041 Deferred debt refunding 	75,000	75,000 (1,908)	75,000 (1,941)
 2007 Series B, Floating Rate* 0.8% at December 31, 2008, due 2041 Deferred debt refunding 	75,000	75,000 (1,908)	75,000 (1,941)
 2007 Series C, 3.75% to 4.80%, due 2009-2038 	89,370	87,945	88,665
 2007 Series D, Floating Rate* 0.85% at December 31, 2008 due 2041 Deferred debt refunding 	89,370	89,370 (2,339)	89,370 (2,380)
• 2008 Series A, 2.45%-5.40% due 2009-2038	80,880	80,880	80,880
 2008 Series B, 2.00%-5.50%, due 2009-2038 Unamortized discount 	80,880	80,880 (85)	<u>-</u>
Total First-Time Homebuyer Bonds	1,603,465	1,110,867	1,067,949
Veterans Mortgage Program Bonds and Notes: Collateralized State Guaranteed Bonds and Not Tax-Exempt:	es:		
 Collateralized Bonds 1998 First and Second Set 4.7% to 5.5%, due 2009-2040 Unamortized discount 	eries, 60,000	12,545 (158)	12,770 (162)
 Collateralized Bonds 1999 First Series, 5.0% to 6.25%, due 2009-2039 	110,000	34,280	34,280
 Collateralized Bonds 2000 First Series, 5.5% to 6.45%, due 2009-2039 	70,000	18,270	18,270
 Collateralized Bonds 2002 First Series, 4.15% to 5.65%, due 2009-2034 	50,000	19,495	19,945

	Amount	December 31, 2008	June 30, 2008
Collateralized Bonds 2005 First Series,			
4.8%, due 2035	15,000	14,140	14,420
 Collateralized Bonds 2006 First Series, 3.75% to 4.9%, due 2009-2037 	190,000	186,790	188,410
 Collateralized Bonds 2007 & 2008 First Series, 3.25% to 5.25% due 2009-2038 	57,885	57,885	57,885
 Collateralized Notes 2008 Second Series 1.10% due 2009 	45,000	45,000	-
Total Veterans Mortgage Program Bonds	597,885	388,247	345,818
Other Housing Bonds: Housing Development Bonds: Tax-Exempt:			
 1999 Series A, 4.95% to 6.3%, due 2009-2029 	1,675	1,420	1,455
 1999 Series B, 5.0% to 6.37%, due 2009-2029 	5,080	4,340	4,440
 1999 Series C, 4.875% to 6.2%, due 2009-2009 	50,000	1,050	2,045
 2000 Series B, Floating Rate*, monthly payments, 0.50% at December 31, 2008 due 2030 	41,705	36,485	40,025
• 2002 Series A, 3.0% to 5.3%, due 2009-2033	8,440	2,915	2,990
 2002 Series B, 2.85% to 5.15%, due 2009-2022 	8,690	6,790	6,960
 2002 Series C, 2.85% to 5.25%, due 2009-2032 	70,000	62,450	63,135
2002 Series D, Floating Rate*, monthly payments	37,870	-	34,420
 2004 Series A, 2.0% to 4.85%, due 2009-2030 	33,060	29,465	30,240
 2004 Series B, 1.8% to 4.75%, due 2009-2032 	52,025	45,495	46,935
Taxable:	,	,	,
• 2004 Series D,			
3.65% to 5.6%, due 2009-2043	105,000	104,370	104,780
Sub-Total Housing Development Bonds	413,545	294,780	337,425

	Original Amount	December 31, 2008	June 30, 2008
General Mortgage Revenue Bonds:			
Tax-Exempt:			
• 1999 Series A,	202 700	244 405	044 405
4.85% to 6.05%, due 2009-2049 Unamortized deferred debt refunding expense	302,700	244,495 (1,421)	244,495 (1,462)
Unamortized discount		(1,421)	(1,402)
		(1,010)	(, , , , ,
 2002 Series A, 3.45% to 5.0%, due 2010-2040 	150,000	150,000	150,000
Unamortized deferred debt refunding expense	130,000	(1,130)	(1,152)
Unamortized premium		536	544
Government Purpose Bonds:			
Tax-Exempt:			
 1997 Series A, Floating Rate* monthly payments, 			
0.50% at December 31, 2008, due 2027	33,000	20,600	23,300
• 2001 Series A, Floating Rate*,			
2.00% at December 31, 2008, due 2030	76,580	64,790	65,710
Swap termination penalty		(8,704)	-
2001 Series B, Floating Rate*,			
2.00% at December 31, 2008, due 2030	93,590	79,180	80,300
Total Other Housing Bonds	1,069,415	841,751	897,749
Non-Housing Bonds: State Capital Project Bonds: Tax-Exempt:			
• 2002 Series A,			
3.0% to 5.0%, due 2009-2011	32,905	12,475	16,240
Unamortized premium		588	652
2002 Series C, Floating Rate*			
3.25% at December 31, 2008, due 2022	60,250	60,250	60,250
• 2006 Series A,			
3.5% to 5%, due 2009-2040	100,890	98,590	98,590
Unamortized discount		(1,596)	(1,724)
Unamortized premium		1,733	1,856
• 2007 Series A & B,			
4%-5.25%, due 2009-2029	95,525	93,320	95,205
Unamortized discount		(72)	(74)
Unamortized premium		3,590	3,922
Unamortized deferred debt refunding expense		(2,983)	(3,054)
State Building Lease Bonds:			
Tax-Exempt: • 1999 Series,			
4.875% to 5.8%, due 2009-2011	40,000	7,115	8,200
Unamortized discount	10,000	(68)	(69)
		()	(-0)

	Original Amount	December 31, 2008	June 30, 2008
General Housing Purpose Bonds:			
Tax-Exempt:			
• 1992 Series A,	200,000	-	6,550
• 2003 Series A, Floating Rate*, monthly payments,	143,995	-	120,735
• 2003 Series B, Floating Rate*, monthly payments,	16,095	-	16,095
 2005 Series A, 2.2% to 5.25%, due 2009-2041 Unamortized premium 	143,235	140,185 3,647	140,710 3,868
 2005 Series B, 2.7% to 5.25%, due 2009-2030 Unamortized deferred debt refunding expense Unamortized premium 	147,610	136,010 (11,048) 4,926	137,750 (11,389) 5,312
 2005 Series C, 2.7% to 5%, due 2009-2017 Total Non-Housing Bonds 	16,885 997,390	16,735 563,397	16,760 716,385
Total Bonds and Notes Payable	\$ 4,400,945	\$ 2,904,262 \$	3,136,866

Note: Debt service payments on the above mentioned bonds and notes are semi-annual unless otherwise mentioned.

Redemption Provisions

The bonds and notes are generally subject to certain early-redemption provisions, both mandatory and at the option of the Corporation. The Corporation redeems debt, pursuant to the provisions of the related agreements which permit surplus revenues, resulting primarily from mortgage loan prepayments, to be used to retire the obligations at par. The Corporation also issues new debt whose proceeds are used to immediately redeem previously issued debt, called current refundings. The related discounts and costs of issuance of the old debt is included in a deferred debt refunding account and amortized as interest expense. The Corporation may call some bonds at a premium using any monies once bonds reach a certain age and may also use a clean-up call to redeem certain bonds once they reach 15% of issuance.

During the six months ended December 31, 2008, the Corporation made \$297,990,000 special revenue redemptions and no current refundings. The Corporation made special revenue redemptions of \$95,725,000 and no current refundings during fiscal year 2008.

Advance Refundings

From time to time, the Corporation effects an advanced refunding where the proceeds of issued bonds are used to defease outstanding debt of the Corporation. The result is an in-substance defeasance whereby the Corporation purchases securities which are deposited into an irrevocable trust with an escrow agent to provide all future debt service payments on the refunded bonds. A summary of the defeased debt follows (in thousands)

	Defeased Date	Decen	nber 31, 2008	June 30, 2008
State Building Lease Bonds, 1999 Series	May 2005	\$	16,485 \$	16,485
Housing Development Bonds 1999 Series C	October 2007		41,475	41,475
		\$	57,960 \$	57,960

^{*} Interest rates on the annotated variable-rate bonds are established by the Remarketing Agents on each Rate Determination Date.

^{**} Interest rates on the annotated variable-rate auction bonds are established by the Auction Agents on each Auction Date.

a component unit of the State of Alaska

NOTES TO FINANCIAL STATEMENTS

Debt Service Requirements**

For all mortgage bonds and notes in the preceding schedules, the Corporation's debt service requirements through 2013 and in five year increments thereafter to maturity, categorized by each Major Fund and other Non-Major Funds in the aggregate, are shown below and continued on the following page (in thousands):

Housing Development Bonds (Various Issues) Other Non-Major Bonds

	_		,		
12 Months Ending December 30		Principal	Interest*	Principal	Interest*
2009	\$	6,270 \$	13,238	\$ 86,095	\$ 121,568
2010		5,445	13,001	48,215	118,692
2011		5,685	12,798	51,570	116,609
2012		5,965	12,574	51,560	114,284
2013		6,240	12,328	55,995	111,973
2014-2018		36,390	56,959	306,100	519,801
2019-2023		44,975	47,046	377,765	441,273
2024-2028		49,095	35,135	495,144	359,672
2029-2033		82,210	21,154	472,589	251,150
2034-2037		18,965	9,990	435,771	118,839
2038-2042		31,670	5,635	175,090	39,725
2043-2047		1,870	52	55,570	14,878
2048-2049		-	-	18,345	1,106
	\$	294,780 \$	239,910	\$ 2,629,809	\$ 2,329,570

^{*} Interest requirements for variable-rate bonds have been computed using the effective interest rate at December 31, 2008

^{**} Also see Note 11 – Derivatives.

Total Debt Service

Principal	Interest	Total
\$ 92,365	\$ 134,806	\$ 227,171
53,660	131,693	185,353
57,255	129,407	186,662
57,525	126,858	184,383
62,235	124,301	186,536
342,490	576,760	919,250
422,740	488,319	911,059
544,239	394,807	939,046
554,799	272,304	827,103
454,736	128,829	583,565
206,760	45,360	252,120
57,440	14,930	72,370
18,345	1,106	19,451
\$ 2,924,589	\$ 2,569,480	\$ 5,494,069

11 DERIVATIVES

Swap Objectives

In order to both reduce the Corporation's overall cost of borrowing long-term capital and protect against the risk of rising interest rates, AHFC entered into eight separate pay-fixed, receive-variable interest rate swap agreements at a cost less than what the Corporation would have paid to issue conventional fixed-rate debt.

Swap Terminations and Replacements

From September to December of 2008, three of the agreements were terminated because of bankruptcy events associated with the counterparties. Because the swap documents require a market termination payment when a termination event occurs, the Corporation made termination payments of \$13,402,000 and \$8,704,000 to the counterparties. After accepting bids, the Corporation subsequently replaced all three of the swaps with three separate counterparties. The new swaps contained provisions that resulted in a much lower overall cost on the underlying debt than the original agreements.

Swap Payments and Associated Debt

As of December 31, 2008, debt service requirements of the Corporation's outstanding variable-rate debt and net swap payments, assuming current interest rates remain the same, for their terms are displayed in the following schedule. As interest rates vary, variable-rate bond interest payments and net swap payments will also vary.

Fiscal Year Ending June 30	VRDO Principal	•		Swap Net Payment	Total Payments
2009	\$ 2,645	\$ 6,733	\$	10,018	\$ 19,396
2010	5,465	13,374		19,917	38,756
2011	5,710	13,245		19,752	38,707
2012	6,895	13,110		19,580	39,585
2013	12,825	12,872		19,317	45,014
2014-2018	80,465	58,611		90,030	229,106
2019-2023	117,375	46,753		74,189	238,317
2024-2028	113,465	33,628		53,968	201,061
2029-2033	115,425	19,793		34,685	169,903
2034-2038	98,595	6,444		17,325	122,364
2039-2042	 53,575	718		3,697	57,990
	\$ 612,440	\$ 225,281	\$	362,478	\$ 1,200,199

Significant Terms

The terms, fair values and credit ratings of the Corporation's outstanding swaps as of December 31, 2008, are included in the following schedule. Except for SC02B, where the debt has been redeemed, the notional amounts of the swaps match the principal amounts of the associated debt. These notional amounts amortize over a time period that approximates the payments the Corporation would experience with a fixed-rate, level debt service schedule and are expected to follow scheduled or anticipated reductions in the associated bonds outstanding.

Related Bond Issue		Notional Amounts	Present Values	Fair Values	Effective Date	Fixed Rate Paid	Variable Rate Received	Swap Termination Date	Counterparty Credit Rating ⁶
GP01A ¹	\$	64,790	\$ 69,410	\$ (4,620)	12/01/08	2.4530	67% of LIBOR ⁴	12/01/30	A+/Aa1
GP01B		79,180	98,654	(19,474)	08/02/01	4.1427	67% of LIBOR	12/01/30	A/A2
E021A1 ²		48,850	54,585	(5,735)	10/09/08	2.9100	70% of LIBOR	06/01/32	AAA/Aaa
E021A2		120,000	130,645	(10,645)	10/09/08	3.4480	70% of LIBOR	12/01/36	A/A2
SC02B ³		14,555	17,719	(3,164)	12/05/02	3.7700	70% of LIBOR	07/01/24	A+/Aa2
SC02C		60,250	68,260	(8,010)	12/05/02	4.3030	SIFMA ⁵ +0.115%	07/01/22	A+/Aa2
E071A1 ²		143,622	185,902	(42,280)	06/01/07	3.6720	70% of LIBOR	12/01/41	AAA/Aaa
E071A2	_	95,748	123,609	(27,861)	06/01/07	3.6720	70% of LIBOR	12/01/41	A+/Aa2
	\$	626,995	\$ 748,784	\$ (121,789)					

- 1. Governmental Purpose Bonds
- 2. Home Mortgage Revenue Bonds
- State Capital Project Bonds
- 4. London Interbank Offered Rate
- Securities Industry and Financial Markets Municipal Swap Index
- 6. Standard & Poor's/Moody's

Fair Value

Due to historically low interest rates, the Corporation's interest rate swaps all had negative fair values as of December 31, 2008. The negative fair values are countered by reductions in total interest payments required under the variable-rate bonds. Given that coupons on the Corporation's variable-rate bonds adjust to changing interest rates, the associated debt does not have corresponding increases in fair value. The fair value amounts, obtained from mark to market statements from the respective counterparties and reconciled to present value calculations done by the Corporation, represent mid-market valuations that approximate the current economic value using market averages, reference rates, and/or mathematical models. Actual trade prices may vary significantly from these estimates as a result of various factors, which may include (but are not limited to) portfolio composition, current trading intentions, prevailing credit spreads, market liquidity, hedging costs and risk, position size, transaction and financing costs, and use of capital profit. The fair value represents the current price to settle swap liabilities in the marketplace if a swap were to be terminated.

Risks

a. Credit Risk

As of December 31, 2008, the Corporation was not exposed to credit risk on any outstanding swaps because all the swaps had negative fair values. If interest rates rise and the swaps' fair values become positive, the Corporation would be exposed to credit risk in the amount of the swaps' fair value. The swap agreements contain varying collateral agreements with the counterparties and require full collateralization of the fair value amount of the swap should the counterparty's rating fall below specific levels. The Corporation currently has swap agreements with four separate counterparties. Approximately 32% of the total notional amount of the swaps is held with one counterparty, who is rated A/A2. Of the remaining swaps, one counterparty is rated AAA/Aaa, another counterparty is rated A+/Aa2, and the remaining counterparty is rated A+/Aa1, approximating 31%, 27%, and 10% respectively, of the total notional amount of the swaps.

b. Basis Risk

All of the Corporation's variable-rate demand obligation bond coupon payments are based on the tax exempt SIFMA index. Therefore, the Corporation is exposed to basis risk on swaps where the variable payment received on the swaps is based on a taxable LIBOR index and does not offset the variable rate paid on the bonds, which is based on the SIFMA index. The SC02C swap is based on the SIFMA index and, thus is not exposed to any basis risk. As of December 31, 2008, SIFMA was 0.90% and LIBOR was 0.44%, resulting in a negative 0.46% spread. The spread between LIBOR and SIFMA is at a historically low level but has fluctuated since the agreements became effective. As the spread increases, so does the anticipated cost savings from the swaps.

c. Rollover Risk

Rollover risk occurs when there is a mismatch in the amortization of the swap versus the amortization of the floating rate bonds. The Corporation has structured the swaps to amortize at the same rate as scheduled or anticipated reductions in the associated floating rate bonds outstanding. As the bonds mature the swaps will amortize. The E021A swaps were set up in several trenches of various sizes that can be cancelled to parallel the redemption of debt from mortgage prepayments. In addition, the GP01A and GP01B swaps cover only a portion of the total debt issuance, allowing any increase in the speed of mortgage prepayments to be directed at the unswapped portion of the debt. The SC02B swap no longer has rollover risk since the bonds have been redeemed. The result of these swap structures is a decrease in rollover risk usually caused by rapid mortgage prepayments.

d. Termination Risk

Termination risk is the risk of an unscheduled termination of a swap prior to its planned maturity. If any of the swaps are terminated, the associated floating rate bonds would no longer carry synthetic fixed interest rates and, thus, the Corporation would be exposed to interest rate risk. This risk is mitigated by the fact that the termination payment could be used to enter into an identical swap at the termination date of the existing swap. Further, if any of the swaps have a negative fair value at termination, the Corporation would be liable to the counterparty for payments equal to the swaps' fair value. The Corporation or the counterparty may terminate any of the swaps if the other party fails to perform under the terms of the agreement, including downgrades and events of default.

12 LONG TERM LIABILITIES

The activity for the six months ended December 31, 2008 is summarized in the following schedule (in thousands):

	July 1, 2008	Additions	Reductions	December 31, 2008	Due Within One Year
Draw down bonds	\$ 108,965	\$ -	\$ (108,965)	\$ -	\$ -
Bonds and notes payable	3,027,901	127,406	(251,045)	2,904,262	92,365
Total bonds and notes payable	3,136,866	127,406	(\$360,010)	2,904,262	92,365
Compensated absences	3,929	1,325	(1,335)	3,919	2,717
Other liabilities	 346	362	-	708	363
Total other long-term liabilities	4,275	1,687	(1,335)	4,627	3,080
	\$ 3,141,141	\$ 129,093	\$ (361,345)	\$ 2,908,889	\$ 95,445

13 SHORT TERM DEBT

The Corporation has a commercial paper program. Commercial paper is issued and redeemed to meet the cash flow requirements of the Corporation's activities. Individual maturities may range from 2 to 270 days from date of issuance. The maximum aggregate outstanding principal balance authorized by the Board of Directors is \$150,000,000.

Yields issued during period	December 31, 2008	June 30, 2008		
Lowest	1.00%	2.35%		
Highest	3.30%	5.60%		

Short term debt activity for the six months ended December 31, 2008 is summarized in the following schedule (in thousands):

	July 1, 2008	Additions	Reductions	December 31, 2008
Commercial Paper	\$ 112,313	\$ 764,130	\$ (726,443)	\$ 150,000
Unamortized discount	 (154)	(2,061)	1,655	(560)
Commercial paper, net	\$ 112,159	\$ 762,069	\$ (724,788)	\$ 149,440

Notes to Financial Statements

14 TRANSFERS

Transfers for the six months ended December 31, 2008 are summarized in the following schedule (in thousands):

	Transfer From									
Т			Administrative		Housing		Other Non-			
r			Fund		Development		Major Funds			
а					Fund				Total	
n	Administrative									
s	Fund	\$	=	\$	78,671	\$	158,297	\$	236,968	
f	Housing									
е	Development									
r	Fund		1,198		-		-		1,198	
	Other Non-Major									
Т	Funds		90,080		-		84,249		174,329	
0	Total	\$	91,278	\$	78,671	\$	242,546	\$	\$412,495	

Transfers are used to (1) move funds between the Administrative Fund and the other Funds of the Corporation for financing mortgage related activities and to subsidize debt service payments, (2) to move mortgages from the Administrative Fund to the Bond Funds of the Corporation, (3) to move Corporate revenue to the Administrative Fund from Bond Funds, and (4) to record expenditures paid on behalf of the Bond Funds by the Administrative Fund.

15 OTHER CREDIT ARRANGEMENTS

For certain bond issues, the Corporation has entered into credit arrangements with various financial institutions to provide funds necessary to satisfy debt service or unpaid bond principal obligations. Such arrangements may contain covenants restricting the amendment of terms and redemption of bonds or notes, and setting the minimum combined fund equity of the Corporation and minimum debt service reserve fund balances. Varying commitment fees are required, generally ½ to ½ of 1% per annum of the aggregate liability or commitment amount.

In addition to such bond-related arrangements, the Corporation also maintains a \$200,000,000 issuer-level revolving credit facility that is unrelated to a specific bond issue. As of December 31, 2008, no draws had been made on the revolving credit facility.

The Corporation had unused liquidity facilities or similar credit enhancement agreements as shown below (in thousands):

	December 31, 2008	June 30, 2008
Bond related liquidity facilities	\$ 408,220	\$ 691,510
Revolving credit facility	200,000	200,000
Bond insurance	1,604,995	1,801,860
	\$ 2,213,215	\$ 2,693,370

16 YIELD RESTRICTION AND ARBITRAGE REBATE

Most mortgages purchased with the proceeds of tax-exempt bonds issued by the Corporation are subject to interestrate yield restrictions of 1.125% to 1.500% over the yield of the bonds. These restrictions are in effect over the lives of the bonds. Most of the non-mortgage investments made under the Corporation's tax-exempt bond programs are subject to rebate provisions or restricted as to yields. The rebate provisions require that a calculation be performed every five years and upon full retirement of the bonds to determine the amount, if any, of excess yield earned and owed to the Internal Revenue Service. Following is a summary of excess earnings recorded and paid (in thousands):

	December 31, 2008	June 30, 2008
Arbitrage expense	\$ 363	\$ 484
Arbitrage paid	97	4,309

NOTES TO FINANCIAL STATEMENTS

17 STATE AUTHORIZATIONS AND COMMITMENTS

The Corporation uses its assets to fund certain housing and non-housing capital projects identified by the State. The aggregate amount expected to be funded by the Corporation was expressed by the following language of legislative intent included in the fiscal year 1996 capital appropriation bill, enacted in 1995:

"The Legislature intends to ensure the prudent management of the Alaska Housing Finance Corporation to protect its excellent debt rating by the nation's financial community and to preserve its valuable assets of the State. To accomplish its goal, the sum of withdrawals for transfer to the general fund and for expenditure on corporate funded capital projects should not exceed the Corporation's net income for the preceding fiscal year."

The projected amounts stated in the legislative intent language were based on the Corporation's financial operating plan and represent the total amount of anticipated State transfers and capital expenditures rather than projected "net income". The total state authorizations from FY1995–FY2009 were \$1,437,151,000; payments up thru December 31, 2008 were \$1,291,363,000 resulting in total remaining commitments of \$145,788,000 as of December 31, 2008.

Transfer Plan with the State

The 1998 Legislature authorized the Corporation to finance state capital projects through the issuance of up to \$224 million in bonds. Debt service payments on such bonds are categorized as transfers pursuant to the Transfer Plan. That legislation also extended the term of the Transfer Plan by stating the Legislature's intent that the Corporation transfer to the State (or expend on its behalf) an amount not to exceed \$103 million in each fiscal year through fiscal year 2006, again stating that, to protect the Corporation and its bond rating, in no fiscal year should such amount exceed the Corporation's net income for the preceding fiscal year. The bond proceeds are allocated to agencies and municipalities subject to specific legislative appropriation.

The 2000 Legislature adopted legislation authorizing the issuance of bonds in sufficient amounts to fund the construction of various State capital projects, and extended the Transfer Plan (as described above) through fiscal year 2008. The 2002 Legislature authorized the issuance of \$60,250,000 in capital project bonds for the renovation and deferred maintenance of the Corporation's Public Housing facilities. The 2004 Legislature adopted legislation authorizing the additional issuance of bonds in sufficient amounts to fund the construction of various State capital projects. The bond proceeds are allocated to agencies and municipalities subject to specific legislative appropriation. Debit service payments on such bonds are categorized as transfers pursuant to the Transfer Plan.

The Corporation has issued \$196,345,000 principal amount of State Capital Project Bonds pursuant to the 1998 Act, \$74,535,000 principal amount of State Capital Project Bonds pursuant to the 2000 Act, and \$60,250,000 principal amount of State Capital Project Bonds pursuant to the 2002 Act, and \$45,000,000 principal amount of bonds under the State Capital Project agreement pursuant to the 2004 Act, and has completed its issuance authority under the Acts. The payment of principal and interest on these bonds will be included in future capital budgets of the Corporation.

The Twenty-Third Legislature in 2003 enacted SCSBH 256 (the "2003" Act) which added language to the Alaska Statutes to modify and incorporate the Transfer Plan. The Corporation and the State view the 2003 Act as an indefinite, sustainable continuation of the Transfer Plan. As approved and signed into law by the Governor, the 2003 Transfer Plan calls for annual transfers as follows (in thousands):

Fiscal Year	Transfer Plan Amount
2008	Lesser of 85% Net Income or \$103,000
2009 & Thereafter	Lesser of 75% Net Income or \$103,000

Subsequent to GASB 34, the Corporation interprets net income as operating income.

Contributions to the State of Alaska or other State agencies

Since the inception of the Corporation, the State has contributed a total of \$1,369,523,000 to the Corporation. Beginning in fiscal year 1986, the Corporation began a series of plans to transfer funds to or on behalf of the State. Following is a summary of the different types of transfers (in thousands):

	De	· · · · · · · · · · · · · · · · · · ·		tal Payments to State		
State debt repayment	\$	-	\$	29,800	\$	29,800
Asset purchases		-		252,300		252,300
Dividends		-		114,300		114,300
Direct cash transfers		-		606,653		606,653
Other State appropriations		-		302,654		302,654
Non-Housing capital projects		4,707		287,341		292,048
Various bond's proceeds disbursed		3,374		296,426		299,800
Total	\$	8,081	\$	1,889,474	\$	1,897,555

NOTES TO FINANCIAL STATEMENTS

18 GRANTS

The Corporation paid grants to third parties for the following programs (in thousands):

Program	December 31, 2008
Energy Programs:	
Energy Efficiency Monitoring Research \$	408
 Energy Efficient Home Program, 	3,404
 Low-Income Home Energy Assistance 	127
 Low Income Weatherization Assistance 	10,394
	14,333
Section 8 Vouchers	13,735
Other Housing Assistance Programs	
 AMHTA Short Term Housing Assistance 	41
 Beneficiaries and Special Needs Housing 	706
 Centers for Medicare/Medicaid Services 	-
 Denali Commission 	5,765
 Drug Elimination 	37
■ Grant Match Program	-
 HOME Investment Partnership 	2,255
 Homeless Assistance Program 	1,084
 Homeless Information Management System 	1
 Housing Loan Program 	1,944
 Housing Opportunities for Persons with AIDS 	332
 Housing Preservation 	34
 Resident Opportunity and Support Service 	2
 Section 8 Contract Administration 	3,329
 Senior Citizen Housing Development Grant 	1,634
 Shelter Plus Care 	220
 Special Program for the Aging 	83
 Supplemental Housing Grant 	2,772
 Supportive Housing Grant Match 	420
 Technical Assistance Grant 	34
	20,693
Total Housing Grant Expenses	48,761
Other Program Funds:	
 Legislative Appropriations 	4,707
Total Non-Housing Capital Project Grants	4,707
Total Grants \$	53,468

In addition to grant payments made, the Corporation has advanced grant funds of \$6,538,000 and committed to third parties a sum of \$105,600,000 in grant awards at December 31, 2008.

a component unit of the State of Alaska

Notes to Financial Statements

19 OTHER PROGRAMS

Other programs include public-housing activities, energy conservation funded from a combination of corporate receipts and external sources and other activities not reported elsewhere.

Housing Assistance Programs

Low Rent includes the following programs for various low-income housing facilities administered by the Corporation under contract with HUD:

- Low Rent Management
- Modernization/Capital Fund Programs

Section 8 Vouchers Program includes the following programs for tenant-based rental assistance administered by the Corporation under contract with HUD:

- Section 8 Moderate Rehabilitation
- Section 8 Vouchers

Section 8 New Program consists of Corporate owned low-income housing facilities at various locations, Wrangell Market Housing, and contract administration of HUD contracts directly with landlords:

- Section 8 New Construction
- Wrangell Multi-Family Market
- Section 8 Contract Administration

Other Housing Assistance Programs include the following HUD, federal, state and privately funded activities:

- Drug Elimination Program
- Denali Commission Housing Programs
- Family Self Sufficiency Program (FSS)
- Family Investment Center Grant
- Gateway Literacy Program
- Grant Match Program
- HOME Investment Partnerships Program (HOME)
- HOME Technical Assistance
- Housing Opportunities for Persons with AIDS (HOPWA)
- Housing Preservation Grants
- Neighborhood Stabilization Program
- Resident Opportunity and Supportive Services
- Service Coordinator for Public Housing Agencies Grant
- Shelter Plus Care Program
- Special Needs Assistance
- Supplemental Assistance for Facilities to Assist the Homeless (SAFAH)
- Supportive Housing Technical Assistance
- Teacher Health Professional and Public Safety Housing Programs

The Supplemental Housing and Senior Housing Programs are funded entirely by corporate funds.

Energy Conservation Programs

- Low-Income Weatherization Program
- Residential Energy Rehab Program (Enhanced Weatherization)
- Energy Efficiency Education
- Energy Efficient Home Program (Rebates)
- Alaska Native Tribal Health Consortium/Rural Alaska Sanitation Coalition (RASC)
- Association of Alaska Housing Authorities Grant
- Low-Income Home Energy Assistance Program (LIHEAP)
- State Energy Conservation Program and Special Projects
- · Research Information Center
- Cold Climate Housing Research Center
- Alaska Building Science Network (Energy Education)

Notes to Financial Statements

Housing Units Owned, Managed or Administered

As of December 31, 2008, the Public Housing Division of the Corporation operates the following programs in 18 Alaskan communities:

Program	Number of Units
Low Rent Conventional Housing	987
Low Rent Conventional Housing – Senior Units	343
Section 8 New Construction Housing	59
Section 8 New Construction Housing – Senior Units	268
Other Housing Units	33
Section 8 Existing – Housing Assistance:	
Housing Choice Vouchers	4,251
Single Room Occupancy	70
	6,011

20 ENERGY AND WEATHERIZATION ENERGY EFFICIENCY PROGRAMS

The 2008 Legislature authorized funding for the Corporation to expand the existing Weatherization program by \$200,000,000 and create the new Energy Rebate Program with \$160,000,000 to help Alaskans make their homes more energy efficient.

The Weatherization program helps homeowners with low-to-moderate incomes, living in owner-occupied homes or rental units, qualify for free weatherization upgrades performed through various providers or regional housing authorities. The Weatherization program is funded by federal, State and Corporate monies.

The Home Energy Rebate Program has no income limits and provides homeowners with reimbursements for specific energy-efficiency improvements. The more the home's energy efficiency improves, the greater the potential rebate. As of December 31, 2008 the Corporation had outstanding commitments of \$47,420,000 and had paid out \$3,404,000 in the rebate program to homeowners during fiscal year 2009.

21 PENSION AND POST EMPLOYMENT HEALTHCARE PLANS

Plan Description

As of December 31, 2008, all regular employees of the Corporation who work more than fifteen hours per week participate in the Alaska Public Employees' Retirement System (PERS). PERS administers the State of Alaska Public Employees' Retirement System Defined Benefit Retirement Plan which includes both pension and post employment healthcare plans for all employees hired prior to July 1, 2006. The defined benefit plan was an agent multiple-employer, statewide plan until July 1, 2008 when Senate Bill 125 converted the plan to a multiple-employer cost-sharing plan. PERS also administers the State of Alaska Public Employees' Retirement System Defined Contribution Retirement Plan which includes both pension and post employment healthcare plans for all employees hired on or after July 1, 2006.

PERS is administered by the State of Alaska. Benefits and contributions provisions are established by Chapter 35 of Alaska Statute Title 39, and may be amended only by state legislature. Amendments do not affect existing employees. A publicly available financial report that includes financial statements and required supplementary information is issued annually by PERS. That report may be obtained by writing to State of Alaska, Department of Administration, Division of Retirement and Benefits, P.O. Box 110203, Juneau, Alaska 99811-0202.

Defined Benefit Plans (Employees hired prior to July 1, 2006):

Employees hired prior to July 1, 1986 with five or more years of credited service are entitled to annual pension benefits beginning at normal retirement age 55 or early retirement age 50. The normal pension benefit is equal to 2% of the member's three-year highest average monthly compensation for the first ten years of service, 2¼% for the second ten years of service and 2½% for all remaining years of service. All service earned prior to July 1, 1986 will be calculated using the 2% multiplier. Employees with 30 or more years of credited service may retire at any age and receive a normal benefit. The plan pays the retiree medical plan premium and also provides death and disability benefits.

Effective with employees hired after June 30, 1986, the normal retirement age became 60 and the early retirement age became 55. Also the plan does not pay the retiree medical plan premium for retirees under the age of 60. The employee may elect to pay the full premium cost for medical coverage.

The retirement benefit calculation for employees hired after June 30, 1996 is based on the average of the member's five-year highest average monthly compensation. The plan does not pay the retiree medical plan premium for retirees with less than 10 years of service at age 60. The employee may elect to pay the full premium cost for medical coverage.

a component unit of the State of Alaska

Notes to Financial Statements

Defined Contribution Plan (Employees hired after July 1, 2006):

There is no retirement age set, however taxes and penalties may apply if withdrawn prior to age 59 ½. Retirement benefits are equal to the Defined Contribution account balance plus interest. The employee may direct the investment of the account if so desired. The account balance is 100% of the employees contribution plus 25% of the Corporation's contribution after two years of service, 50% of the Corporation's contribution after three years of service, 75% of the Corporation's contribution after four years of service, and 100% of the Corporation's contribution after 5 years of service. The plan pays a portion of the retiree medical plan premium if the retiree retires directly from the plan and is eligible for Medicare. The portion of premium paid by the plan is determined by years of service. Disability benefits are also provided.

Funding Policy

Defined Benefit Plans:

Under State law, covered employees are required to contribute 63/4% of their annual covered salary to the pension plan and are not required to contribute to the Post Employment Healthcare Plan.

Under State law, the Corporation is required to contribute 22% of annual covered salary. Of this 6.8% of covered salary is for the pension plan and 15.2% of covered salary is for the Post Employment Healthcare Plan.

Under AS39.35.255, the difference between the actuarial required contribution of 35.22% and the employer rate of 22% will be funded by the State.

The State contribution to the pension plan for the Corporation for the six months ended December 31, 2008 will be \$375,000.

The Corporation's contributions to the pension plan for the six months ended December 31, 2008 was \$585,000 and for the years ended June 30, 2008 and June 30, 2007 was \$1,026,000 and \$2,053,000 respectively.

The State contribution to the post employment healthcare plan for the Corporation for the six months ended December 31, 2008 will be \$885,000.

The Corporation's contributions to the post employment healthcare plan for the six months ended December 31, 2008 was \$1,373,000 and for the years ended June 30, 2008 and June 30, 2007 was \$2,770,000 and \$1,455,000 respectively.

Defined Contribution Plans

Under State law, covered employees are required to contribute 8% of their annual covered salary and the Corporation is required to contribute 5.58% of the annual covered salary to the pension plan.

Under State law, covered employees are not required to contribute to the post employment healthcare plan and the Corporation is required to contribute .99% of the annual covered salary plus an annual flat dollar amount of \$1,616.81 for each covered employee.

If the total amount that the Corporation has contributed for the defined contribution pension and post employment healthcare plans is less that 22% of covered payroll, the Corporation must pay that additional amount. This additional amount is used to reduce the Plan's unfunded liability. For the six months ended December 31, 2008, the Corporation paid additional contributions of \$73,000.

The contributions to the pension plan for the six months ended December 31, 2008 by the employees was \$51,000 and by the Corporation was \$42,000.

The Corporation contributed \$24,000 to a health reimbursement arrangement for the six months ended December 31, 2008

NOTES TO FINANCIAL STATEMENTS

22 OTHER COMMITMENTS AND CONTINGENCIES

Medical Self Insurance

During the fiscal year ended June 30, 1998, the Corporation began a program of self-insurance for employee medical benefits. Costs are billed directly to the Corporation by an Administrative Services Provider that processes all of the claims from the employees and their dependents. The Corporation has purchased a stop-loss policy that limits its liability to \$50,000 per employee per year. The Corporation has provided for an estimate of the Incurred But Not Reported (IBNR) liability in the amount of \$1,180,000 and \$887,000 as of December 31, 2008 and June 30, 2008, respectively.

Litigation

The Corporation, in the normal course of its activities, is involved in various claims and pending litigation, the outcome of which is not presently determinable. In the opinion of management, the disposition of these matters is not presently expected to have a material adverse effect on the Corporation's financial statements.

Contingent Liabilities

The Corporation participates in several federally assisted programs. These programs are subject to program compliance audits and adjustment by the grantor agencies or their representatives. Any disallowed claims, including amounts already collected, would become a liability of the Administrative Fund. In management's opinion, disallowance, if any, will be immaterial.

23 RISK MANAGEMENT

The Corporation is exposed to various risk of loss related to torts; theft of, damage to, and destruction of assets; errors and omissions; injuries to employees; and natural disasters. These risks are covered by various commercial insurance policies and contractual risk transfers. When the Corporation enters into agreements, contracts or grants, it requires insurance from the party the Corporation is doing business with. This ensures that the party can adequately sustain any loss exposure, so the Corporation is not first-in-line in case of a loss. There have been no significant reductions in insurance coverage from the prior year, and settlements have not exceeded insurance coverage during the past three years.

24 RELATED PARTY TRANSACTION

Beginning in September 2008, the Corporation's subsidiary Alaska Housing Capital Corporation, implemented a program to temporarily hold certain variable-rate debt obligations of the Corporation. Such obligations were purchased via arm's length, open market transactions. As of December 31, 2008, Alaska Housing Capital Corporation did not hold any debt obligations of the Corporation.



NOTES TO FINANCIAL STATEMENTS

25 FIVE YEAR FINANCIAL INFORMATION

Entity-wide amounts at year-end are presented below for informational purposes (in thousands):

	June 30, 2008	June 30, 2007	June 30, 2006	June 30, 2005	June 30, 2004
<u>ASSETS</u>					
Cash	\$ 19,034	\$ 45,964 \$	11,583 \$	9,769 \$	7,939
Investments	1,231,404	1,274,544	1,768,178	1,219,415	1,143,547
Accrued interest receivable	16,734	19,340	19,013	20,762	19,897
Mortgage loans, notes and other loans	3,450,063	3,357,754	3,240,209	3,325,182	3,355,300
Net investment in direct financing lease	65,203	27,085	29,110	32,843	34,547
Unamortized bond issuance costs	25,142	24,616	24,584	25,135	26,404
Capital assets, net	116,535	118,743	120,030	116,073	110,813
Other assets	22,004	28,854	16,869	13,754	10,033
Total Assets	\$ 4,946,119	\$ 4,896,900 \$	5,229,576 \$	4,762,933 \$	4,708,480
<u>LIABILITIES</u>					
	\$ 3,136,866	\$ 3,060,887 \$	2,907,223 \$	2,898,730 \$	2,890,879
Short term debt	112,159	119,726	242,449	138,375	70,145
Accrued interest payable	15,303	14,847	17,340	14,147	14,562
Other liabilities	15,620	16,968	72,532	28,608	26,435
Total Liabilities	\$ 3,279,948	\$ 3,212,428 \$	3,239,544 \$	3,079,860 \$	3,002,021
-	\$ 1,666,171	\$ 1,684,472 \$	1,990,032 \$	1,683,073 \$	1,706,459
· ·					
	June 30, 2008	June 30, 2007	June 30, 2006	June 30, 2005	June 30, 2004
OPERATING REVENUES					
Mortgage and loans revenue	\$ 202,851	\$ 195,028 \$	193,573 \$	201,386 \$	206,300
Investment interest	56,667	76,631	60,220	43,162	46,358
Net change in fair value of investments	255	2,214	(1,830)	(1,653)	(9,554)
Total Investment Revenue	56,922	78,845	58,390	41,509	36,804
Externally funded programs	73,603	63,043	59,587	57,877	56,084
Rental	7,695	6,988	6,575	6,183	6,109
Other	776	1,085	807	2,252	743
Total Operating Revenues	\$ 341,847	\$ 344,989 \$	318,932 \$	309,207 \$	306,040
OPERATING EXPENSES					
Interest	147,336	158,145	146,971	141,161	151,165
Mortgage and loan costs	14,155	14,034	13,133	13,130	13,059
Operations and administration	42,812	41,410	38,858	35,530	36,240
Financing expenses	6,415	8,945	4,836	11,941	6,168
Provision for loan loss	7,098	5,490	406	(103)	(1,861)
Housing grants and subsidies	78,290	65,689	56,829	56,506	48,640
Rental housing operating expenses	10,428	 10,799	11,221	10,985	10,149
_	\$ 306,534	\$, .	272,254 \$	269,150 \$	263,560
Operating Income	35,313	40,477	46,678	40,057	42,480
NON-OPERATING & SPECIAL ITEM					
Contribution from the State of Alaska	-	-	300,000	-	-
Contribution to State or State agency Special item	(53,614)	(346,037)	(46,845)	(67,288)	(66,136)
	\$ (18,301)	\$ (305,560)\$	7,126 306,959 \$	3,845 (23,386) \$	(7,451) (31,107)

(A Component Unit of the State of Alaska)

STATEMENT OF NET ASSETS

COMBINED - ALL FUNDS As of December 31, 2008 (in thousands of dollars)

	Combined Revolving Funds	Combined First Time Homebuyer Bonds	Combined Veterans Mortgage Program Bonds/Notes	Combined Other Housing Bonds
<u>ASSETS</u>				
Cash	10,189	-	-	108
Investments	344,167	120,790	71,616	221,636
Accrued interest receivable	3,611	4,689	1,893	4,313
Inter-fund due to/from	(13,946)	13,850	7,211	16,385
Mortgage loans, notes and other loans	724,209	1,136,586	436,198	951,311
Net investment in direct financing lease	-	-	-	-
Unamortized bond issuance costs	-	9,390	2,957	7,690
Capital assets, non-depreciable	139	-	-	-
Capital assets - depreciable, net	195	-	-	-
Other assets	8,938	1,378	441	349
Intergovernmental receivable	46	-	-	
Total Assets	1,077,548	1,286,683	520,316	1,201,792
<u>LIABILITIES</u>				
Bonds and notes payable	-	1,110,867	388,247	841,751
Short term debt	149,440	-	-	-
Accrued interest payable	819	5,987	1,443	3,465
Other liabilities	6,898	312	189	602
Intergovernmental payable	-	-	-	-
Total Liabilities	157,157	1,117,166	389,879	845,818
NET ASSETS				
Invested in capital assets, net of related debt	334	-	-	_
Restricted by bond resolutions	-	169,517	130,441	322,538
Restricted by contractual or statutory agreements	157,185	-	-	20,721
Unrestricted net assets, (deficit)	762,872	-	(4)	12,715
Total Net Assets (deficit)	920,391	169,517	130,437	355,974

Combined	Combined	
Non-Housing	Other	Combined
Bonds	Programs	Total
171	14,629	25,097
131,017	1,596	890,822
1,586	-	16,092
4,913	(28,413)	-
343,704	-	3,592,008
66,336	-	66,336
4,397	-	24,434
-	15,128	15,267
-	99,289	99,484
327	10,537	21,970
	3,911	3,957
552,451	116,677	4,755,467
563,397	-	2,904,262
-	-	149,440
4,348	-	16,062
451	2,832	11,284
2,823	2,270	5,093
571,019	5,102	3,086,141
-	114,417	114,751
16,547	-	639,043
-	15,784	193,690
(35,115)	(18,626)	721,842
(18,568)	111,575	1,669,326



(A Component Unit of the State of Alaska)

STATEMENT OF NET ASSETS

REVOLVING FUNDS

As of December 31, 2008

Cash 9,847 342 10,189 Investments 333,152 11,015 344,167 Accrued interest receivable 3,596 15 3,611 Inter-fund due to/from (13,946) - (13,946) Mortgage loans, notes and other loans 724,209 - 724,209 Net investment in direct financing lease - - - Unamortized bond issuance costs - - - Capital assets - non-depreciable 139 - 139 Capital assets - non-depreciable, net 195 - 195 Other assets 8,913 25 8,938 Intergovernmental receivable 46 - 46 Total Assets 1,066,151 11,397 1,077,548 Bonds and notes payable - - - Short term debt 149,440 - 149,440 Accrued interest payable - - - Other liabilities 6,898 - 6,898 Intergovernmental payabl		Administrative Fund	Home Ownership Fund	Combined Total
Notestments 333,152 11,015 344,167 Accrued interest receivable 3,596 15 3,611 Inter-fund due to/from (13,946) - (13,946) Mortgage loans, notes and other loans 724,209 - 724,209 Not investment in direct financing lease	ASSETS			
Accrued interest receivable 3,596 15 3,611 Inter-fund due to/from (13,946) - (13,946) Mortgage loans, notes and other loans 724,209 - 724,209 Net investment in direct financing lease - - - Unamortized bond issuance costs - - - Capital assets - non-depreciable 139 - 139 Capital assets - depreciable, net 195 - 195 Other assets 8,913 25 8,938 Intergovernmental receivable 46 - 46 Total Assets 1,066,151 11,397 1,077,548 Bonds and notes payable - - - Short term debt 149,440 - 149,440 Accrued interest payable 819 - 819 Other liabilities 6,898 - 6,898 Intergovernmental payable - - - Total Liabilities 157,157 - 157,157 Total Liabili	Cash	9,847	342	10,189
Inter-fund due to/from (13,946) - (13,946) Mortgage loans, notes and other loans 724,209 - 724,209 Net investment in direct financing lease - - - Unamortized bond issuance costs - - - Capital assets - non-depreciable 139 - 139 Capital assets - depreciable, net 195 - 195 Other assets 8,913 25 8,938 Intergovernmental receivable 46 - 46 Total Assets 1,066,151 11,397 1,077,548 LIABILITIES Bonds and notes payable - - - Short term debt 149,440 - 149,440 Accrued interest payable 819 - 819 Other liabilities 6,898 - 6,898 Intergovernmental payable - - - Total Liabilities 157,157 - 157,157 Total Liabilities 334 -	Investments	333,152	11,015	344,167
Mortgage loans, notes and other loans 724,209 - 724,209 Net investment in direct financing lease - - - Unamortized bond issuance costs - - - Capital assets - non-depreciable 139 - 139 Capital assets - depreciable, net 195 - 195 Other assets 8,913 25 8,938 Intergovernmental receivable 46 - 46 Total Assets 1,066,151 11,397 1,077,548 Bonds and notes payable - - - - Short term debt 149,440 - 149,440 Accrued interest payable 819 - 819 Other liabilities 6,898 - 6,898 Intergovernmental payable - - - - Total Liabilities 157,157 - 157,157 Intergovernmental payable - - - - Total Liabilities 33	Accrued interest receivable	3,596		3,611
Net investment in direct financing lease - - - Unamortized bond issuance costs - - - Capital assets - non-depreciable 139 - 139 Capital assets - depreciable, net 195 - 195 Other assets 8,913 25 8,938 Intergovernmental receivable 46 - 46 Total Assets 1,066,151 11,397 1,077,548 Bonds and notes payable - - - - Short term debt 149,440 - 149,440 - 149,440 Accrued interest payable 819 - 819 - 819 Other liabilities 6,898 - 6,898 - 6,898 Intergovernmental payable - - - - - Total Liabilities 157,157 - 157,157 - 157,157 Invested in capital assets, net of related debt 334 - - - -	Inter-fund due to/from	(13,946)	-	(13,946)
Unamortized bond issuance costs - - - - - - - - - - - - - - - - - - 139 - 139 - 195 - 195 - 195 - 195 - 195 - 195 - 195 - 195 - 195 - 195 - 195 - 195 - 195 - 195 - 195 - 195 - 195 - - 195 - - - 46 - 46 - 46 - - 46 -	Mortgage loans, notes and other loans	724,209	-	724,209
Capital assets - non-depreciable 139 - 139 Capital assets - depreciable, net 195 - 195 Other assets 8,913 25 8,938 Intergovernmental receivable 46 - 46 Total Assets 1,066,151 11,397 1,077,548 Bonds and notes payable - - - - Short term debt 149,440 - 149,440 Accrued interest payable 819 - 819 Other liabilities 6,898 - 6,898 Intergovernmental payable - - - Total Liabilities 157,157 - 157,157 Invested in capital assets, net of related debt 334 - 334 Restricted by bond resolutions - - - Restricted by contractual or statutory agreements 145,788 11,397 157,185 Unrestricted net assets, (deficit) 762,872 - 762,872	Net investment in direct financing lease	-	-	-
Capital assets - depreciable, net 195 - 195 Other assets 8,913 25 8,938 Intergovernmental receivable 46 - 46 Total Assets 1,066,151 11,397 1,077,548 Eliabilities Bonds and notes payable - - - Short term debt 149,440 - 149,440 Accrued interest payable 819 - 819 Other liabilities 6,898 - 6,898 Intergovernmental payable - - - Total Liabilities 157,157 - 157,157 NET ASSETS Invested in capital assets, net of related debt 334 - 334 Restricted by bond resolutions - - - - Restricted by contractual or statutory agreements 145,788 11,397 157,185 Unrestricted net assets, (deficit) 762,872 - 762,872	Unamortized bond issuance costs	-	-	-
Other assets 8,913 25 8,938 Intergovernmental receivable 46 - 46 Total Assets 1,066,151 11,397 1,077,548 LIABILITIES Bonds and notes payable - - - - Short term debt 149,440 - 149,440 Accrued interest payable 819 - 819 Other liabilities 6,898 - 6,898 Intergovernmental payable - - - Total Liabilities 157,157 - 157,157 Invested in capital assets, net of related debt 334 - 334 Restricted by bond resolutions - - - Restricted by contractual or statutory agreements 145,788 11,397 157,185 Unrestricted net assets, (deficit) 762,872 - 762,872	Capital assets - non-depreciable	139	-	139
Intergovernmental receivable 46 - 46 Total Assets 1,066,151 11,397 1,077,548 LIABILITIES Bonds and notes payable - - - - Short term debt 149,440 - 149,440 Accrued interest payable 819 - 819 Other liabilities 6,898 - 6,898 Intergovernmental payable - - - - Total Liabilities 157,157 - 157,157 Invested in capital assets, net of related debt 334 - 334 Restricted by bond resolutions - - - - Restricted by contractual or statutory agreements 145,788 11,397 157,185 Unrestricted net assets, (deficit) 762,872 - 762,872	Capital assets - depreciable, net	195	-	195
LIABILITIES 1,066,151 11,397 1,077,548 Bonds and notes payable - - - Short term debt 149,440 - 149,440 Accrued interest payable 819 - 819 Other liabilities 6,898 - 6,898 Intergovernmental payable - - - - Total Liabilities 157,157 - 157,157 Invested in capital assets, net of related debt 334 - 334 Restricted by bond resolutions - - - - Restricted by contractual or statutory agreements 145,788 11,397 157,185 Unrestricted net assets, (deficit) 762,872 - 762,872	Other assets	8,913	25	8,938
LIABILITIES Bonds and notes payable - </td <td>Intergovernmental receivable</td> <td>46</td> <td>-</td> <td>46</td>	Intergovernmental receivable	46	-	46
Short term debt	Total Assets	1,066,151	11,397	1,077,548
Short term debt 149,440 - 149,440 Accrued interest payable 819 - 819 Other liabilities 6,898 - 6,898 Intergovernmental payable - - - Total Liabilities 157,157 - 157,157 NET ASSETS Invested in capital assets, net of related debt 334 - 334 Restricted by bond resolutions - - - Restricted by contractual or statutory agreements 145,788 11,397 157,185 Unrestricted net assets, (deficit) 762,872 - 762,872	<u>LIABILITIES</u>			
Accrued interest payable 819 - 819 Other liabilities 6,898 - 6,898 Intergovernmental payable - - - Total Liabilities 157,157 - 157,157 NET ASSETS Invested in capital assets, net of related debt 334 - 334 Restricted by bond resolutions - - - Restricted by contractual or statutory agreements 145,788 11,397 157,185 Unrestricted net assets, (deficit) 762,872 - 762,872	Bonds and notes payable	-	-	-
Other liabilities 6,898 - 6,898 Intergovernmental payable - <th< td=""><td>Short term debt</td><td>149,440</td><td>-</td><td>149,440</td></th<>	Short term debt	149,440	-	149,440
Intergovernmental payable - - - - 157,157 - 157,157 NET ASSETS Invested in capital assets, net of related debt 334 - 334 Restricted by bond resolutions - - - - Restricted by contractual or statutory agreements 145,788 11,397 157,185 Unrestricted net assets, (deficit) 762,872 - 762,872	Accrued interest payable	819	-	819
NET ASSETS 157,157 - 157,157 Invested in capital assets, net of related debt 334 - 334 Restricted by bond resolutions - - - Restricted by contractual or statutory agreements 145,788 11,397 157,185 Unrestricted net assets, (deficit) 762,872 - 762,872	Other liabilities	6,898	-	6,898
NET ASSETS Invested in capital assets, net of related debt Restricted by bond resolutions Restricted by contractual or statutory agreements Unrestricted net assets, (deficit) 334 - 334 - 334 - 334 - 157,185 762,872 - 762,872	Intergovernmental payable	-	-	-
Invested in capital assets, net of related debt 334 - 334 Restricted by bond resolutions Restricted by contractual or statutory agreements 145,788 11,397 157,185 Unrestricted net assets, (deficit) 762,872 - 762,872	Total Liabilities	157,157	-	157,157
Restricted by bond resolutions Restricted by contractual or statutory agreements 145,788 11,397 157,185 Unrestricted net assets, (deficit) 762,872 - 762,872	NET ASSETS			
Restricted by contractual or statutory agreements 145,788 11,397 157,185 Unrestricted net assets, (deficit) 762,872 - 762,872	Invested in capital assets, net of related debt	334	-	334
Unrestricted net assets, (deficit) 762,872 - 762,872	Restricted by bond resolutions	-	-	-
	Restricted by contractual or statutory agreements	145,788	11,397	157,185
Total Net Assets (deficit) 908,994 11,397 920,391	Unrestricted net assets, (deficit)	762,872	-	762,872
	Total Net Assets (deficit)	908,994	11,397	920,391

(A Component Unit of the State of Alaska)
STATEMENT OF NET ASSETS
FIRST TIME HOMEBUYER BONDS

As of December 31, 2008 (in thousands of dollars)

Cash		Mortgage Revenue Bonds 1997 A	Mortgage Revenue Bonds 1998 A	Mortgage Revenue Bonds 1999 A	Mortgage Revenue Bonds 2000 A-D
Investments	<u>ASSETS</u>				
Accrued interest receivable Inter-fund due to/from 201 145 463 248 Inter-fund due to/from Inter-fund due to/from 467 349 1,556 741 Mortgage loans, notes and other loans 43,081 29,044 88,859 49,750 Net investment in direct financing lease -	Cash	-	-	-	-
Inter-fund due to/from 467 349 1,556 741 Mortgage loans, notes and other loans 43,081 29,044 88,859 49,750 Net investment in direct financing lease - <	Investments	4,577	2,654	13,293	11,033
Mortgage loans, notes and other loans 43,081 29,044 80,859 49,750 Net investment in direct financing lease - - - - Unamortized bond issuance costs 665 455 1,087 947 Capital assets - non-depreciable - - - - - - Capital assets - depreciable, net -	Accrued interest receivable	201	145	463	248
Net investment in direct financing lease -	Inter-fund due to/from	467	349	1,556	741
Unamortized bond issuance costs 665 455 1,087 947 Capital assets - non-depreciable - - - - Capital assets - depreciable, net - - - - - Other assets - - - - - 117 Intergovernmental receivable - <td< td=""><td>Mortgage loans, notes and other loans</td><td>43,081</td><td>29,044</td><td>88,859</td><td>49,750</td></td<>	Mortgage loans, notes and other loans	43,081	29,044	88,859	49,750
Capital assets - non-depreciable - - - - Capital assets - depreciable, net - - - - - Other assets - - - - 117 Intergovernmental receivable -	Net investment in direct financing lease	-	-	-	-
Capital assets - depreciable, net -		665	455	1,087	947
Other assets - - - - 117 Intergovernmental receivable -		-	-	-	-
Intergovernmental receivable		-	-	-	-
LIABILITIES 48,991 32,647 105,258 62,836 Bonds and notes payable 24,544 23,485 80,289 58,665 Short term debt - - - - - - Accrued interest payable 12 102 406 288		-	-	-	117
LIABILITIES Bonds and notes payable 24,544 23,485 80,289 58,665 Short term debt - - - - - - Accrued interest payable 12 102 406 288 Other liabilities 12 9 28 15 Intergovernmental payable -	<u> </u>	-	-	-	-
Bonds and notes payable 24,544 23,485 80,289 58,665 Short term debt - - - - Accrued interest payable 12 102 406 288 Other liabilities 12 9 28 15 Intergovernmental payable - - - - - Total Liabilities 24,568 23,596 80,723 58,968 Invested in capital assets, net of related debt -	Total Assets	48,991	32,647	105,258	62,836
Bonds and notes payable 24,544 23,485 80,289 58,665 Short term debt - - - - Accrued interest payable 12 102 406 288 Other liabilities 12 9 28 15 Intergovernmental payable - - - - - Total Liabilities 24,568 23,596 80,723 58,968 Invested in capital assets, net of related debt -	LIABILITIES				
Short term debt -		24.544	23.485	80.289	58.665
Other liabilities 12 9 28 15 Intergovernmental payable - - - - - Total Liabilities 24,568 23,596 80,723 58,968 NET ASSETS Invested in capital assets, net of related debt -		-	-	-	-
Other liabilities 12 9 28 15 Intergovernmental payable - - - - - Total Liabilities 24,568 23,596 80,723 58,968 NET ASSETS Invested in capital assets, net of related debt -	Accrued interest payable	12	102	406	288
NET ASSETS Invested in capital assets, net of related debt - - - - - - - - Restricted by bond resolutions 24,423 9,051 24,535 3,868 Restricted by contractual or statutory agreements -		12	9	28	15
NET ASSETS Invested in capital assets, net of related debt Restricted by bond resolutions 24,423 9,051 24,535 3,868 Restricted by contractual or statutory agreements Unrestricted net assets, (deficit)	Intergovernmental payable	-	-	-	-
Invested in capital assets, net of related debt	Total Liabilities	24,568	23,596	80,723	58,968
Invested in capital assets, net of related debt	NET ASSETS				
Restricted by bond resolutions 24,423 9,051 24,535 3,868 Restricted by contractual or statutory agreements Unrestricted net assets, (deficit)		_	_	_	_
Restricted by contractual or statutory agreements Unrestricted net assets, (deficit)	•	24.423	9.051	24.535	3.868
Unrestricted net assets, (deficit)	•	-	-	-	-
	·	-	-	-	-
	Total Net Assets (deficit)	24,423	9,051	24,535	3,868

Mortgage Revenue Bonds 2001 A,B	Combined Total
_	_
7,416	38,973
259	1,316
643	3,756
59,157	269,891
-	-
838	3,992
-	-
-	- 117
-	-
68,313	318,045
	•
58,966	245,949
-	-
252	1,060
18	82
59,236	247,091
39,230	247,091
_	-
9,077	70,954
-	-
	-
9,077	70,954

(A Component Unit of the State of Alaska)

STATEMENT OF NET ASSETS

FIRST TIME HOMEBUYER BONDS (continued)

As of December 31, 2008 (in thousands of dollars)

	Home Mortgage Revenue Bonds 2002 A,B	Home Mortgage Revenue Bonds 2006 A	Home Mortgage Revenue Bonds 2006 B	Home Mortgage Revenue Bonds 2006 C
<u>ASSETS</u>				
Cash	-	-	-	-
Investments	10,193	5,486	5,584	4,253
Accrued interest receivable	769	334	253	255
Inter-fund due to/from	2,320	806	603	621
Mortgage loans, notes and other loans	187,189	83,185	65,339	68,959
Net investment in direct financing lease	-	-	-	-
Unamortized bond issuance costs	846	742	592	601
Capital assets - non-depreciable	-	-	-	-
Capital assets - depreciable, net	-	-	-	-
Other assets	132	321	128	241
Intergovernmental receivable		-	-	
Total Assets	201,449	90,874	72,499	74,930
LIABILITIES				
Bonds and notes payable	155,448	87,557	68,162	70,916
Short term debt	-	-	_	_
Accrued interest payable	1,147	342	262	307
Other liabilities	50	23	16	17
Intergovernmental payable	-	-	-	-
Total Liabilities	156,645	87,922	68,440	71,240
NET ASSETS				
Invested in capital assets, net of related debt	-	-	-	-
Restricted by bond resolutions	44,804	2,952	4,059	3,690
Restricted by contractual or statutory agreements	-	_	-	-
Unrestricted net assets, (deficit)	-	-	-	-
Total Net Assets (deficit)	44,804	2,952	4,059	3,690

	Home Mortgage Revenue Bonds 2007 A	Home Mortgage Revenue Bonds 2007 B	Home Mortgage Revenue Bonds 2007 C	Home Mortgage Revenue Bonds 2007 D	Home Mortgage Revenue Bonds 2008 A	Home Mortgage Revenue Bonds 2008 B	Combined Total
	4,685	4,715	6,176	6,161	5,652	28,912	81,817
	288	314	311	341	291	217	3,373
	1,183	1,182	862	1,216	917	384	10,094
	76,294	76,534	85,357	89,402	78,514	55,922	866,695
	-	-	-	-	-	-	-
	211	132	759	180	611	724	5,398
	-	-	-	-	-	-	-
	-	-	-	-	-	-	-
	2	87	226	-	124	-	1,261
_	82,663	- 00.004	- 02 004	- 07 200	- 00 100	-	
_	82,003	82,964	93,691	97,300	86,109	86,159	968,638
	73,092	73,092	87,945	87,031	80,880	80,795	864,918
	-	-	-	-	-	-	-
	288	272	341	331	335	1,302	4,927
	21	23	21	25	19	15	230
	-	-	-	-	-	-	-
	73,401	73,387	88,307	87,387	81,234	82,112	870,075
	-	-	-	- 0.040	4.075	-	-
	9,262	9,577	5,384	9,913	4,875	4,047	98,563
	-	-	-	-	-	-	-
	9,262	9,577	5,384	9,913	4,875	4,047	98,563
_	5,202	5,011	0,00+	0,010	7,070	7,077	30,000

(A Component Unit of the State of Alaska)

STATEMENT OF NET ASSETS

VETERANS MORTGAGE PROGRAM BONDS - STATE GUARANTEED

As of December 31, 2008

	Collateralized Bonds 1998 First & Second Series	Collateralized Bonds 1999 First Series	Collateralized Bonds 2000 First Series	Collateralized Bonds 2002 First Series
ASSETS				
Cash	_	_	_	_
Investments	8.700	5,451	3,295	605
Accrued interest receivable	96	224	123	109
Inter-fund due to/from	489	740	864	298
Mortgage loans, notes and other loans	18,526	41,895	21,476	25,157
Net investment in direct financing lease	-	-	-	=
Unamortized bond issuance costs	264	664	367	209
Capital assets - non-depreciable	-	-	-	-
Capital assets - depreciable, net	-	-	-	-
Other assets	-	-	-	-
Intergovernmental receivable	<u> </u>	-	-	
Total Assets	28,075	48,974	26,125	26,378
LIABILITIES				
Bonds and notes payable	12,387	34,280	18,270	19,495
Short term debt	-	-	-	-
Accrued interest payable	55	172	95	89
Other liabilities	6	12	7	7
Intergovernmental payable	-	-	-	-
Total Liabilities	12,448	34,464	18,372	19,591
NET ASSETS				
Invested in capital assets, net of related debt	_	_	_	_
Restricted by bond resolutions	15,627	14,510	7,753	6,787
Restricted by contractual or statutory agreements	-	-	-	-
Unrestricted net assets, (deficit)	-	-	-	-
Total Net Assets (deficit)	15,627	14,510	7,753	6,787

Collateralized Bonds/Notes 2005 First & Second Series	Collateralized Bonds 2006 First Series	Collateralized Bonds 2007 & 2008 First Series	Collateralized Notes 2008 Second Series	Combined Total
-	-	-	-	-
1,076	5,462	2,027	45,000	71,616
62	966	289	24	1,893
349	2,761	1,710	-	7,211
18,535	238,994	71,615	-	436,198
-	-	-	-	-
-	812	574	67	2,957
-	-	-	-	-
-	-	-	-	-
-	273	168	-	441
20,022	249,268	76,383	45,091	520,316
	·	·		•
14,140	186,790	57,885	45,000	388,247
-	-	-	-	-
57	723	231	21	1,443
4	61	18	74	189
14,201	- 187,574	- 58,134	45,095	389,879
14,201	101,014	50, 10 -1	+0,000	000,070
-	-	-	-	-
5,821	61,694	18,249	-	130,441
-	-	-	-	-
	-	-	(4)	(4)
5,821	61,694	18,249	(4)	130,437

(A Component Unit of the State of Alaska)

STATEMENT OF NET ASSETS

OTHER HOUSING BONDS

As of December 31, 2008 (in thousands of dollars)

ASSETS Cash - - - 108 Investments 10,675 24,699 96,442 28,940 Accrued interest receivable 56 1,479 1,082 606 Inter-fund due to/from 64 4,087 6,341 2,585 Mortgage loans, notes and other loans 9,928 275,384 244,505 177,911 Net investment in direct financing lease - - - - Unamortized bond issuance costs - 3,386 1,610 1,120 Capital assets - non-depreciable, net - - - - Capital assets - depreciable, net - - - - Cher assets - - - - - Intergovernmental receivable - - - - - Total Assets - 20,723 309,035 350,180 211,270 LIABILITIES Bonds and notes payable - - - -		Senior Housing Bond Program	Housing Development Bonds	General Mortgage Revenue Bonds 1999 A	General Mortgage Revenue Bonds 2002 A
Cash - - - 108 Investments 10,675 24,699 96,442 28,940 Accrued interest receivable 56 1,479 1,082 606 Inter-fund due to/from 64 4,087 6,341 2,585 Mortgage loans, notes and other loans 9,928 275,384 244,505 177,911 Net investment in direct financing lease - - - - - Unamortized bond issuance costs - 3,386 1,610 1,120 Capital assets - non-depreciable - - - - - Capital assets - depreciable, net - <th>ASSETS</th> <th></th> <th></th> <th></th> <th></th>	ASSETS				
Accrued interest receivable 56 1,479 1,082 606 Inter-fund due to/from 64 4,087 6,341 2,585 Mortgage loans, notes and other loans 9,928 275,384 244,505 177,911 Net investment in direct financing lease - - - - - Unamortized bond issuance costs - 3,386 1,610 1,120 Capital assets - non-depreciable - - - - - Capital assets - depreciable, net -<		_	_	-	108
Inter-fund due to/from 64 4,087 6,341 2,585 Mortgage loans, notes and other loans 9,928 275,384 244,505 177,911 Net investment in direct financing lease -	Investments	10,675	24,699	96,442	28,940
Mortgage loans, notes and other loans 9,928 275,384 244,505 177,911 Net investment in direct financing lease - - - - - Unamortized bond issuance costs - 3,386 1,610 1,120 Capital assets - non-depreciable - - - - - Capital assets - depreciable, net - <	Accrued interest receivable	56	1,479	1,082	606
Net investment in direct financing lease -	Inter-fund due to/from	64	4,087	6,341	2,585
Unamortized bond issuance costs - 3,386 1,610 1,120 Capital assets - non-depreciable - - - - Capital assets - depreciable, net - - - - - Other assets - - - 200 - Intergovernmental receivable - <	Mortgage loans, notes and other loans	9,928	275,384	244,505	177,911
Capital assets - non-depreciable - <	Net investment in direct financing lease	-	-	-	-
Capital assets - depreciable, net -	Unamortized bond issuance costs	-	3,386	1,610	1,120
Other assets - - 200 - Intergovernmental receivable -	·	-	-	-	-
Intergovernmental receivable - - - - - -	Capital assets - depreciable, net	-	-	-	-
LIABILITIES Bonds and notes payable - 294,780 241,699 149,406 Short term debt - - - - - Accrued interest payable - 1,111 1,209 596 Other liabilities 2 429 59 43 Intergovernmental payable -		-	-	200	-
LIABILITIES Bonds and notes payable - 294,780 241,699 149,406 Short term debt - - - - - Accrued interest payable - 1,111 1,209 596 Other liabilities 2 429 59 43 Intergovernmental payable - - - - - Total Liabilities 2 296,320 242,967 150,045 NET ASSETS Invested in capital assets, net of related debt - - - - - - Restricted by bond resolutions - <td>=</td> <td>-</td> <td>-</td> <td>-</td> <td>_</td>	=	-	-	-	_
Bonds and notes payable - 294,780 241,699 149,406 Short term debt - - - - Accrued interest payable - 1,111 1,209 596 Other liabilities 2 429 59 43 Intergovernmental payable - - - - - - Total Liabilities 2 296,320 242,967 150,045 - Invested in capital assets, net of related debt - - - - - Restricted by bond resolutions - - - 107,213 61,225 Restricted by contractual or statutory agreements 20,721 - - - Unrestricted net assets, (deficit) - 12,715 - -	Total Assets	20,723	309,035	350,180	211,270
Bonds and notes payable - 294,780 241,699 149,406 Short term debt - - - - Accrued interest payable - 1,111 1,209 596 Other liabilities 2 429 59 43 Intergovernmental payable - - - - - - Total Liabilities 2 296,320 242,967 150,045 - Invested in capital assets, net of related debt - - - - - Restricted by bond resolutions - - - 107,213 61,225 Restricted by contractual or statutory agreements 20,721 - - - Unrestricted net assets, (deficit) - 12,715 - -	LIABILITIES				
Accrued interest payable - 1,111 1,209 596 Other liabilities 2 429 59 43 Intergovernmental payable -		-	294,780	241,699	149,406
Other liabilities 2 429 59 43 Intergovernmental payable - - - - - - Total Liabilities 2 296,320 242,967 150,045 NET ASSETS Invested in capital assets, net of related debt - - - - - Restricted by bond resolutions - - 107,213 61,225 Restricted by contractual or statutory agreements 20,721 - - - Unrestricted net assets, (deficit) - 12,715 - -	Short term debt	-	_	-	-
Intergovernmental payable - <td>Accrued interest payable</td> <td>-</td> <td>1,111</td> <td>1,209</td> <td>596</td>	Accrued interest payable	-	1,111	1,209	596
NET ASSETS 2 296,320 242,967 150,045 Invested in capital assets, net of related debt - - - - Restricted by bond resolutions - - 107,213 61,225 Restricted by contractual or statutory agreements 20,721 - - - Unrestricted net assets, (deficit) - 12,715 - -	Other liabilities	2	429	59	43
NET ASSETS Invested in capital assets, net of related debt Restricted by bond resolutions Restricted by contractual or statutory agreements Unrestricted net assets, (deficit) - 12,715	Intergovernmental payable			-	
Invested in capital assets, net of related debt Restricted by bond resolutions Restricted by contractual or statutory agreements Unrestricted net assets, (deficit)	Total Liabilities	2	296,320	242,967	150,045
Invested in capital assets, net of related debt Restricted by bond resolutions Restricted by contractual or statutory agreements Unrestricted net assets, (deficit)	NET ASSETS				
Restricted by bond resolutions 107,213 61,225 Restricted by contractual or statutory agreements 20,721 Unrestricted net assets, (deficit) - 12,715		_	_	_	_
Restricted by contractual or statutory agreements 20,721 Unrestricted net assets, (deficit) - 12,715		_	_	107,213	61,225
Unrestricted net assets, (deficit) - 12,715	•	20,721	_	-	-
Total Net Assets (deficit) 20,721 12,715 107,213 61,225	•	-	12,715	-	-
	Total Net Assets (deficit)	20,721	12,715	107,213	61,225

Governmental	Governmental	
Purpose	Purpose	
Bonds	Bonds	Combined
1997 A	2001 A-D	Total
-	-	108
1,139	59,741	221,636
1	1,089	4,313
1	3,307	16,385
20,171	223,412	951,311
-	-	-
198	1,376	7,690
-	-	-
-	-	-
-	149	349
	-	-
21,510	289,074	1,201,792
20,600	135,266	841,751
-	-	-
12	537	3,465
6	63	602
	-	-
20,618	135,866	845,818
-	-	_
892	153,208	322,538
-	-	20,721
	-	12,715
892	153,208	355,974

(A Component Unit of the State of Alaska)

STATEMENT OF NET ASSETS

NON-HOUSING BONDS As of December 31, 2008 (in thousands of dollars)

	State Capital Project Bonds 2002 A, B, C	State Capital Project Bonds 2006 A	State Capital Project Bonds 2007 A & B	State Building Lease Bonds 1999
<u>ASSETS</u>				
Cash	-	-	44	127
Investments	14,975	35,362	4,333	2,680
Accrued interest receivable	225	355	204	-
Inter-fund due to/from	707	1,019	889	-
Mortgage loans, notes and other loans	36,605	73,614	50,065	-
Net investment in direct financing lease	-	-	42,486	23,850
Unamortized bond issuance costs	640	646	682	148
Capital assets - non-depreciable	-	-	-	-
Capital assets - depreciable, net	-	-	-	-
Other assets	-	13	-	-
Intergovernmental receivable	-	-	-	
Total Assets	53,152	111,009	98,703	26,805
LIABILITIES				
Bonds and notes payable	73,313	98,727	93,855	7,047
Short term debt	-	-	-	-
Accrued interest payable	2,305	367	363	93
Other liabilities	19	24	17	339
Intergovernmental payable		-	44	2,779
Total Liabilities	75,637	99,118	94,279	10,258
NET ASSETS				
Invested in capital assets, net of related debt	-	-	_	-
Restricted by bond resolutions	-	_	-	16,547
Restricted by contractual or statutory agreements	-	_	_	, -
Unrestricted net assets, (deficit)	(22,485)	11,891	4,424	-
Total Net Assets (deficit)	(22,485)	11,891	4,424	16,547

General Housing Purpose Bonds 1992 A	General Housing Purpose Bonds 2003 A & B	General Housing Purpose Bonds 2005 A	General Housing Purpose Bonds 2005 B & C	Combined Total
-	-	-	-	171
-	-	65,120	8,547	131,017
-	-	516	286	1,586
-	-	1,295	1,003	4,913
-	-	97,447	85,973	343,704
-	-	-	-	66,336
-	-	1,078	1,203	4,397
-	-	-	-	-
-	-	-	-	-
-	-	185	129	327
	-	-	-	-
	-	165,641	97,141	552,451
-	-	143,832	146,623	563,397
-	-	-	-	-
-	-	587	633	4,348
-	-	35	17	451
-	-	-	-	2,823
-	-	144,454	147,273	571,019
•				
-	-	-	-	-
-	-	-	-	16,547
-	-	-	-	-
-	-	21,187	(50,132)	(35,115)
-	-	21,187	(50,132)	(18,568)

(A Component Unit of the State of Alaska) **STATEMENT OF NET ASSETS**

OTHER PROGRAM FUNDS

As of December 31, 2008 (in thousands of dollars)

	Energy Programs	Low Rent Program	Section 8 Program	Section 8 Vouchers Program
<u>ASSETS</u>				
Cash	739	5,079	4,693	2,436
Investments	1,596	-	-	-
Accrued interest receivable	-	-	-	-
Inter-fund due to/from	(14,068)	(2,666)	(1,630)	(1,058)
Mortgage loans, notes and other loans	-	-	-	-
Net investment in direct financing lease	-	-	-	-
Unamortized bond issuance costs	-	-	-	-
Capital assets - non-depreciable	-	13,968	1,160	-
Capital assets - depreciable, net	18	77,152	22,113	6
Other assets	2,325	1,773	117	56
Intergovernmental receivable	3,401	-	-	-
Total Assets	(5,989)	95,306	26,453	1,440
LIABILITIES				
Bonds and notes payable	-	-	-	-
Short term debt	-	-	-	-
Accrued interest payable	-	-	-	-
Other liabilities	264	1,684	414	377
Intergovernmental payable	-	-	-	-
Total Liabilities	264	1,684	414	377
NET ASSETS				
Invested in capital assets, net of related debt	18	91,120	23,273	6
Restricted by bond resolutions	-	-	-	-
Restricted by contractual or statutory agreements	1,628	5,436	2,825	1,057
Unrestricted net assets, (deficit)	(7,899)	(2,934)	(59)	-
Total Net Assets (deficit)	(6,253)	93,622	26,039	1,063

Other	Combined
Programs	Total
1,682	14,629
-	1,596
- (8,991)	(28,413)
-	-
-	-
-	15,128
-	99,289
6,266	10,537
510	3,911
(533)	116,677
-	-
-	-
-	-
93	2,832
2,270	2,270
2,363	5,102
-	114,417
4,838	15,784
(7,734)	(18,626)
(7,734)	(18,626)
(2,896)	111,575

(A Component Unit of the State of Alaska)

STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS

COMBINED - ALL FUNDS

For the Six Months Ended December 31, 2008

	Combined Revolving Funds	Combined First Time Homebuyer Bonds	Combined Veterans Mortgage Program Bonds/Notes	Combined Other Housing Bonds
OPERATING REVENUES				
Mortgage and loans revenue	19,545	32,130	11,633	29,685
Investment interest	4,167	2,019	2,108	4,742
Net change in the fair value of investments	(930)	(28)	(14)	(109)
Total Investment Revenue	3,237	1,991	2,094	4,633
Externally funded program	-	-	-	-
Rental	-	-	-	-
Other	1,308	66	13	10
Total Operating Revenues	24,090	34,187	13,740	34,328
OPERATING EXPENSES				
Interest	2,411	28,947	8,596	22,553
Mortgage and loan costs	1,385	2,473	742	1,973
Financing expenses	488	859	105	854
Provision for loan loss	9,983	(823)	1,458	(11,741)
Operations and administration	3,956	3,740	1,426	3,151
Rental housing operating expenses	47	-	-	-
Housing grants and subsidies	-	-	-	-
Total Operating Expenses	18,270	35,196	12,327	16,790
Operating Income (Loss)	5,820	(1,009)	1,413	17,538
NONOPERATING EXPENSES,				
SPECIAL ITEMS & TRANSFERS				
Contributions to the State of Alaska or other State agencies	(299)	-	-	-
Transfers - Internal	145,690	23,883	17,181	(100,034)
Change in Net Assets	151,211	22,874	18,594	(82,496)
Net assets at beginning of year	769,180	146,643	111,843	438,470
Net Assets at End of Period	920,391	169,517	130,437	355,974
=				

Schedule 9

Combined Non-Housing Bonds	Combined Other Programs	Combined Total
11,629	-	104,622
5,672	47	18,755
138	(1)	(944)
5,810	46	17,811
_	48,878	48,878
-	4,200	4,200
22	519	1,938
17,461	53,643	177,449
15,692	2	78,201
1,004	_	7,577
1,453	-	3,759
(1,815)	_	(2,938)
1,284	12,147	25,704
-	5,102	5,149
-	48,761	48,761
17,618	66,012	166,213
(157)	(12,369)	11,236
(3,075)	(4,707)	(8,081)
(97,547)	10,827	-
(100,779)	(6,249)	3,155
82,211	117,824	1,666,171
(18,568)	111,575	1,669,326



Schedule 10

(A Component Unit of the State of Alaska)

STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS

REVOLVING FUNDS

For the Six Months Ended December 31, 2008 (in thousands of dollars)

	Administrative Fund	Home Ownership Fund	Combined Total
OPERATING REVENUES			
Mortgage and loans revenue	19,545	-	19,545
Investment interest	4,027	140	4,167
Net change in the fair value of investments	(920)	(10)	(930)
Total Investment Revenue	3,107	130	3,237
Externally funded program	-	-	-
Rental	-	-	-
Other	1,308	-	1,308
Total Operating Revenues	23,960	130	24,090
OPERATING EXPENSES			
Interest	2,411	-	2,411
Mortgage and loan costs	1,385	-	1,385
Financing expenses	517	(29)	488
Provision for loan loss	9,983	-	9,983
Operations and administration	3,956	-	3,956
Rental housing operating expenses	47	-	47
Housing grants and subsidies		-	
Total Operating Expenses	18,299	(29)	18,270
Operating Income (Loss)	5,661	159	5,820
NONOPERATING EXPENSES,			
SPECIAL ITEMS & TRANSFERS			
Contributions to the State of Alaska or other State agencies	(299)	-	(299)
Transfers - Internal	145,690	-	145,690
Change in Net Assets	151,052	159	151,211
Net assets at beginning of year	757,942	11,238	769,180
Net Assets at End of Period	908,994	11,397	920,391

(A Component Unit of the State of Alaska)

STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS

FIRST TIME HOMEBUYER BONDS

For the Six Months Ended December 31, 2008 (in thousands of dollars)

OPERATING REVENUES Mortgage and loans revenue 1,355 966 2,958 1,555 Investment interest 190 108 375 188 Net change in the fair value of investments - - (1) (2) Total Investment Revenue 190 108 374 186 Externally funded program - <th></th> <th>Mortgage Revenue Bonds 1997 A</th> <th>Mortgage Revenue Bonds 1998 A</th> <th>Mortgage Revenue Bonds 1999 A</th> <th>Mortgage Revenue Bonds 2000 A-D</th>		Mortgage Revenue Bonds 1997 A	Mortgage Revenue Bonds 1998 A	Mortgage Revenue Bonds 1999 A	Mortgage Revenue Bonds 2000 A-D
Nortgage and loans revenue 1,355 966 2,958 1,555 Investment interest 190 108 375 188 Net change in the fair value of investments -	ODEDATING DEVENUES				
Net change in the fair value of investments - - (1) (2) Total Investment Revenue 190 108 374 186 Externally funded program - </td <td></td> <td>1,355</td> <td>966</td> <td>2,958</td> <td>1,555</td>		1,355	966	2,958	1,555
Total Investment Revenue 190 108 374 186 Externally funded program -	Investment interest	190	108	375	188
Externally funded program	Net change in the fair value of investments	-	-	(1)	(2)
Note Part Part	Total Investment Revenue	190	108	374	186
Other - - 3 3 Total Operating Revenues 1,545 1,074 3,335 1,744 OPERATING EXPENSES Interest 910 679 2,524 1,767 Mortgage and loan costs 89 65 204 132 Financing expenses 63 20 35 35 Provision for loan loss (192) (10) (485) (115) Operations and administration 140 96 292 163 Rental housing operating expenses - - - - Housing grants and subsidies - - - - Total Operating Expenses 1,010 850 2,570 1,982 Operating Income (Loss) 535 224 765 (238) NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS - - - - - - - - - - - - - - - - -	Externally funded program	-	-	-	-
Total Operating Revenues 1,545 1,074 3,335 1,744 OPERATING EXPENSES Interest 910 679 2,524 1,767 Mortgage and loan costs 89 65 204 132 Financing expenses 63 20 35 35 Provision for loan loss (1992) (10) (485) (115) Operations and administration 140 96 292 163 Rental housing operating expenses - - - - - Housing grants and subsidies - - - - - - Total Operating Expenses 1,010 850 2,570 1,982 Operating Income (Loss) 535 224 765 (238) NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies - - - - - - - - - - - - - - -	Rental	-	-	-	-
OPERATING EXPENSES Interest 910 679 2,524 1,767 Mortgage and loan costs 89 65 204 132 Financing expenses 63 20 35 35 Provision for loan loss (192) (10) (485) (115) Operations and administration 140 96 292 163 Rental housing operating expenses - <t< td=""><td>Other</td><td>-</td><td>-</td><td>3</td><td>3</td></t<>	Other	-	-	3	3
Interest 910 679 2,524 1,767 Mortgage and loan costs 89 65 204 132 Financing expenses 63 20 35 35 Provision for loan loss (192) (10) (485) (115) Operations and administration 140 96 292 163 Rental housing operating expenses -	Total Operating Revenues	1,545	1,074	3,335	1,744
Mortgage and loan costs 89 65 204 132 Financing expenses 63 20 35 35 Provision for loan loss (192) (10) (485) (115) Operations and administration 140 96 292 163 Rental housing operating expenses - - - - - Housing grants and subsidies - - - - - - Total Operating Expenses 1,010 850 2,570 1,982 Operating Income (Loss) 535 224 765 (238) NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies - </td <td>OPERATING EXPENSES</td> <td></td> <td></td> <td></td> <td></td>	OPERATING EXPENSES				
Financing expenses 63 20 35 35 Provision for loan loss (192) (10) (485) (115) Operations and administration 140 96 292 163 Rental housing operating expenses - - - - Housing grants and subsidies - - - - Total Operating Expenses 1,010 850 2,570 1,982 Operating Income (Loss) 535 224 765 (238) NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies - - - - - Transfers - Internal 142 98 297 167 Change in Net Assets 677 322 1,062 (71) Net assets at beginning of year 23,746 8,729 23,473 3,939	Interest	910	679	2,524	1,767
Provision for loan loss (192) (10) (485) (115) Operations and administration 140 96 292 163 Rental housing operating expenses - - - - Housing grants and subsidies - - - - Total Operating Expenses 1,010 850 2,570 1,982 Operating Income (Loss) 535 224 765 (238) NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies - - - - - Transfers - Internal 142 98 297 167 Change in Net Assets 677 322 1,062 (71) Net assets at beginning of year 23,746 8,729 23,473 3,939	Mortgage and loan costs	89	65	204	132
Operations and administration 140 96 292 163 Rental housing operating expenses - - - - Housing grants and subsidies - - - - Total Operating Expenses 1,010 850 2,570 1,982 Operating Income (Loss) 535 224 765 (238) NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies - - - - Transfers - Internal 142 98 297 167 Change in Net Assets 677 322 1,062 (71) Net assets at beginning of year 23,746 8,729 23,473 3,939	Financing expenses	63	20	35	35
Rental housing operating expenses	Provision for loan loss	(192)	(10)	(485)	(115)
Housing grants and subsidies	Operations and administration	140	96	292	163
NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS -	Rental housing operating expenses	-	-	-	-
NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies -	Housing grants and subsidies	_	-	-	
NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies - <td></td> <td>1,010</td> <td>850</td> <td>2,570</td> <td></td>		1,010	850	2,570	
SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies -	Operating Income (Loss)	535	224	765	(238)
Transfers - Internal 142 98 297 167 Change in Net Assets 677 322 1,062 (71) Net assets at beginning of year 23,746 8,729 23,473 3,939					
Change in Net Assets 677 322 1,062 (71) Net assets at beginning of year 23,746 8,729 23,473 3,939	Contributions to the State of Alaska or other State agencies	-	_	-	-
Net assets at beginning of year 23,746 8,729 23,473 3,939	•	142	98	297	167
	Change in Net Assets	677	322	1,062	(71)
Net Assets at End of Period 24,423 9,051 24,535 3,868	Net assets at beginning of year	23,746	8,729	23,473	3,939
	Net Assets at End of Period	24,423	9,051	24,535	3,868

Schedule 11

Mortgage Revenue Bonds 2001 A,B	Combined Total
1,841	8,675
92 (2)	953 (5)
90	948
-	- - -
<u>5</u> 1,936	9,634
1,930	9,034
1,533 130	7,413 620
28	181
(309)	(1,111)
194	885
-	-
_	_
1,576	7,988
360	1,646
	-,
-	-
198	902
558	2,548
8,519	68,406
9,077	70,954

(A Component Unit of the State of Alaska)

STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS

FIRST TIME HOMEBUYER BONDS (continued)

For the Six Months Ended December 31, 2008

Nortgage and loans revenue 5,338 2,363 1,745 1,882		Home Mortgage Revenue Bonds 2002 A,B	Home Mortgage Revenue Bonds 2006 A	Home Mortgage Revenue Bonds 2006 B	Home Mortgage Revenue Bonds 2006 C
Nortgage and loans revenue 5,338 2,363 1,745 1,882	OPERATING REVENUES				
Net change in the fair value of investments (10) (3) (1) (1) Total Investment Revenue 206 113 85 68 Externally funded program -		5,338	2,363	1,745	1,882
Total Investment Revenue 206	Investment interest	216	116	86	69
Externally funded program -	Net change in the fair value of investments	(10)	(3)	(1)	(1)
Non Committee Section Section	Total Investment Revenue	206	113	85	68
Other 10 - 7 9 Total Operating Revenues 5,554 2,476 1,837 1,959 OPERATING EXPENSES Interest 5,638 2,057 1,579 1,793 Mortgage and loan costs 353 200 129 122 Financing expenses 240 30 23 24 Provision for loan loss 284 (318) (151) (249) Operations and administration 616 275 218 228 Rental housing operating expenses - - - - Housing grants and subsidies - - - - Total Operating Expenses 7,131 2,244 1,798 1,918 Operating Income (Loss) (1,577) 232 39 41 NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies - - - - - Transfers - Internal 15,262 317 75	Externally funded program	-	-	-	-
OPERATING EXPENSES 5,554 2,476 1,837 1,959 Interest 5,638 2,057 1,579 1,793 Mortgage and loan costs 353 200 129 122 Financing expenses 240 30 23 24 Provision for loan loss 284 (318) (151) (249) Operations and administration 616 275 218 228 Rental housing operating expenses - - - - - Housing grants and subsidies - - - - - - Total Operating Expenses 7,131 2,244 1,798 1,918 Operating Income (Loss) (1,577) 232 39 41 NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies - - - - - - - - - - - - - - - - - - <td< td=""><td>Rental</td><td>-</td><td>-</td><td>-</td><td>-</td></td<>	Rental	-	-	-	-
OPERATING EXPENSES Interest 5,638 2,057 1,579 1,793 Mortgage and loan costs 353 200 129 122 Financing expenses 240 30 23 24 Provision for loan loss 284 (318) (151) (249) Operations and administration 616 275 218 228 Rental housing operating expenses -	Other	10	-	7	9
Interest 5,638 2,057 1,579 1,793 Mortgage and loan costs 353 200 129 122 Financing expenses 240 30 23 24 Provision for loan loss 284 (318) (151) (249) Operations and administration 616 275 218 228 Rental housing operating expenses - -	Total Operating Revenues	5,554	2,476	1,837	1,959
Mortgage and loan costs 353 200 129 122 Financing expenses 240 30 23 24 Provision for loan loss 284 (318) (151) (249) Operations and administration 616 275 218 228 Rental housing operating expenses - <t< td=""><td>OPERATING EXPENSES</td><td></td><td></td><td></td><td></td></t<>	OPERATING EXPENSES				
Financing expenses 240 30 23 24 Provision for loan loss 284 (318) (151) (249) Operations and administration 616 275 218 228 Rental housing operating expenses -	Interest	5,638	2,057	1,579	1,793
Provision for loan loss 284 (318) (151) (249) Operations and administration 616 275 218 228 Rental housing operating expenses - - - - - Housing grants and subsidies -	Mortgage and loan costs	353	200	129	122
Operations and administration 616 275 218 228 Rental housing operating expenses - - - - Housing grants and subsidies - - - - Total Operating Expenses 7,131 2,244 1,798 1,918 Operating Income (Loss) (1,577) 232 39 41 NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies - - - - - Transfers - Internal 15,262 317 75 (90) Change in Net Assets 13,685 549 114 (49) Net assets at beginning of year 31,119 2,403 3,945 3,739	Financing expenses	240	30	23	24
Rental housing operating expenses	Provision for loan loss	284	(318)	(151)	(249)
Housing grants and subsidies	Operations and administration	616	275	218	228
Total Operating Expenses 7,131 2,244 1,798 1,918 NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies - - - - Transfers - Internal 15,262 317 75 (90) Change in Net Assets 13,685 549 114 (49) Net assets at beginning of year 31,119 2,403 3,945 3,739	Rental housing operating expenses	-	-	-	-
NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS -	Housing grants and subsidies	-	-	-	-
NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies Transfers - Internal Change in Net Assets Net assets at beginning of year 15,262 13,685 13,685 13,685 140 31,119 2,403 3,945 3,739	Total Operating Expenses	7,131	2,244	1,798	1,918
SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies -	Operating Income (Loss)	(1,577)	232	39	41
Transfers - Internal 15,262 317 75 (90) Change in Net Assets 13,685 549 114 (49) Net assets at beginning of year 31,119 2,403 3,945 3,739					
Change in Net Assets 13,685 549 114 (49) Net assets at beginning of year 31,119 2,403 3,945 3,739	Contributions to the State of Alaska or other State agencies	-	-	-	-
Net assets at beginning of year	Transfers - Internal	15,262	317		(90)
	Change in Net Assets	13,685	549	114	(49)
Net Assets at End of Period 44,804 2,952 4,059 3,690	Net assets at beginning of year	31,119	2,403	3,945	3,739
	Net Assets at End of Period	44,804	2,952	4,059	3,690

Home Mortgage Revenue Bonds 2007 A	Home Mortgage Revenue Bonds 2007 B	Home Mortgage Revenue Bonds 2007 C	Home Mortgage Revenue Bonds 2007 D	Home Mortgage Revenue Bonds 2008 A	Home Mortgage Revenue Bonds 2008 B	Combined Total
						_
2,096	2,193	2,295	2,490	2,208	845	23,455
86	82	80	103	83	145	1,066
(3)	(3)	(1)	(4)	-	3	(23)
83	79	79	99	83	148	1,043
-	-	-	-	-	-	-
-	_	24	-	5	_	- 55
2,179	2,272	2,398	2,589	2,296	993	24,553
		,	,	,		
1,663	1,549	2,056	1,862	2,034	1,303	21,534
152	177	187	315	163	55	1,853
70	69	16	81	11	114	678
(139)	(97)	(357)	(237)	(124)	1,676	288
249	250	282	292	260	185	2,855
-	-	-	-	-	-	-
_	-	-	-	-	-	
1,995	1,948	2,184	2,313	2,344	3,333	27,208
184	324	214	276	(48)	(2,340)	(2,655)
_	_	_	_	_	_	_
407	370	(58)	355	(44)	6,387	22,981
591	694	156	631	(92)	4,047	20,326
0.074	0.000	F 000	0.000	4.007		70.007
8,671	8,883	5,228	9,282	4,967	4 0 4 7	78,237
9,262	9,577	5,384	9,913	4,875	4,047	98,563

(A Component Unit of the State of Alaska)

STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS

VETERANS MORTGAGE PROGRAM BONDS - STATE GUARANTEED

For the Six Months Ended December 31, 2008

OPERATING REVENUES 595 1,427 779 763 Investment interest 149 161 98 37 Net change in the fair value of investments (3) (1) - (1) Total Investment Revenue 146 160 98 36 Externally funded program - - - - Rental - - - - - Other - - - - - - Total Operating Revenues 741 1,587 877 799 OPERATING EXPENSES Interest 340 1,030 569 543 Mortgage and loan costs 38 95 50 48 Financing expenses 14 29 18 7 Provision for loan loss (79) (172) (157) (149) Operations and administration 60 136 70 81 Rental housing operating expenses - - -		Collateralized Bonds 1998 First & Second Series	Collateralized Bonds 1999 First Series	Collateralized Bonds 2000 First Series	Collateralized Bonds 2002 First Series
Investment interest 149 161 98 37 Net change in the fair value of investments (3) (1) - (1) (1) Total Investment Revenue 146 160 98 36 36 36 36 36 36 36 3	OPERATING REVENUES				
Net change in the fair value of investments (3)	Mortgage and loans revenue	595	1,427	779	763
Total Investment Revenue	Investment interest	149	161	98	37
Externally funded program	Net change in the fair value of investments	(3)	(1)	-	(1)
Rental Other - <t< td=""><td>Total Investment Revenue</td><td>146</td><td>160</td><td>98</td><td>36</td></t<>	Total Investment Revenue	146	160	98	36
Other - <td>Externally funded program</td> <td>_</td> <td>-</td> <td>-</td> <td>-</td>	Externally funded program	_	-	-	-
OPERATING EXPENSES 340 1,030 569 543 Mortgage and loan costs 38 95 50 48 Financing expenses 14 29 18 7 Provision for loan loss (79) (172) (157) (149) Operations and administration 60 136 70 81 Rental housing operating expenses - - - - Housing grants and subsidies - - - - Total Operating Expenses 373 1,118 550 530 Operating Income (Loss) 368 469 327 269 NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS - - - - - - Contributions to the State of Alaska or other State agencies - - - - - Transfers - Internal 62 (1,612) (807) (773) Change in Net Assets 430 (1,143) (480) (504) Net assets at beginning of year	Rental	-	-	-	-
Nonceast Nonceast	Other		-	-	
Interest 340 1,030 569 543 Mortgage and loan costs 38 95 50 48 Financing expenses 14 29 18 7 Provision for loan loss (79) (172) (157) (149) Operations and administration 60 136 70 81 Rental housing operating expenses -	Total Operating Revenues	741	1,587	877	799
Mortgage and loan costs 38 95 50 48 Financing expenses 14 29 18 7 Provision for loan loss (79) (172) (157) (149) Operations and administration 60 136 70 81 Rental housing operating expenses - - - - Housing grants and subsidies - - - - Total Operating Expenses 373 1,118 550 530 Operating Income (Loss) 368 469 327 269 NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS - - - - - Contributions to the State of Alaska or other State agencies - - - - - Transfers - Internal 62 (1,612) (807) (773) Change in Net Assets 430 (1,143) (480) (504) Net assets at beginning of year 15,197 15,653 8,233 7,291	OPERATING EXPENSES				
Financing expenses 14 29 18 7 Provision for loan loss (79) (172) (157) (149) Operations and administration 60 136 70 81 Rental housing operating expenses - - - - - Housing grants and subsidies - <td>Interest</td> <td>340</td> <td>1,030</td> <td>569</td> <td>543</td>	Interest	340	1,030	569	543
Provision for loan loss (79) (172) (157) (149) Operations and administration 60 136 70 81 Rental housing operating expenses - - - - - Housing grants and subsidies -	Mortgage and loan costs	38	95	50	48
Operations and administration 60 136 70 81 Rental housing operating expenses -		14	29	18	7
Rental housing operating expenses	Provision for loan loss	(79)	(172)	(157)	(149)
Housing grants and subsidies	Operations and administration	60	136	70	81
MONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS -		-	-	-	-
NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies -			-	-	
NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies - <td></td> <td></td> <td></td> <td></td> <td></td>					
SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies -	Operating Income (Loss)	368	469	327	269
Transfers - Internal 62 (1,612) (807) (773) Change in Net Assets 430 (1,143) (480) (504) Net assets at beginning of year 15,197 15,653 8,233 7,291					
Change in Net Assets 430 (1,143) (480) (504) Net assets at beginning of year 15,197 15,653 8,233 7,291	Contributions to the State of Alaska or other State agencies	-	-	-	-
Net assets at beginning of year	Transfers - Internal	62	(1,612)	(807)	(773)
	Change in Net Assets	430	(1,143)	(480)	(504)
Net Assets at End of Period 15,627 14,510 7,753 6,787	Net assets at beginning of year	15,197	15,653	8,233	7,291
	Net Assets at End of Period	15,627	14,510	7,753	6,787

Collateralized Bonds/Notes 2005 First	Collateralized Bonds	Collateralized Bonds	Collateralized Notes	
& Second	2006 First	2007 & 2008	2008	Combined
Series	Series	First Series	Second Series	Total
00.100	001100	1 1101 001100	0000114 001100	Total
504	5,267	2,298	-	11,633
33	1,552	54	24	2,108
(1)	(7)	(1)	-	(14)
32	1,545	53	24	2,094
-	-	-	-	-
-	-	-	-	-
-	13	- 0.054	- 04	13
536	6,825	2,351	24	13,740
345	4,362	1,386	21	8,596
34	335	142	-	742
-	12	14	11	105
(89)	2,246	(142)	-	1,458
61	783	235	-	1,426
-	-	-	-	-
	-	-	-	
351	7,738	1,635	32	12,327
185	(913)	716	(8)	1,413
-	-	-		-
(681)	21,756	(768)	4	17,181
(496)	20,843	(52)	(4)	18,594
6,317	40,851	18,301	<u>-</u>	111,843
5,821	61,694	18,249	(4)	130,437

(A Component Unit of the State of Alaska)

STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS

OTHER HOUSING BONDS

For the Six Months Ended December 31, 2008 (in thousands of dollars)

	Senior Housing Bond Program	Housing Development Bonds	General Mortgage Revenue Bonds 1999 A	General Mortgage Revenue Bonds 2002 A
OPERATING REVENUES				
Mortgage and loans revenue	257	12,361	6,767	3,256
Investment interest	140	722	1,569	1,126
Net change in the fair value of investments	(16)	(28)	(23)	(35)
Total Investment Revenue	124	694	1,546	1,091
Externally funded program	-	-	-	-
Rental	-	-	-	-
Other	-	-	10	-
Total Operating Revenues	381	13,055	8,323	4,347
OPERATING EXPENSES				
Interest	-	7,466	7,332	3,590
Mortgage and loan costs	11	621	623	226
Financing expenses	-	573	72	21
Provision for loan loss	(76)	(10,270)	(838)	144
Operations and administration	43	937	797 [°]	580
Rental housing operating expenses	-	_	-	_
Housing grants and subsidies	-	_	-	-
Total Operating Expenses	(22)	(673)	7,986	4,561
Operating Income (Loss)	403	13,728	337	(214)
NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS				
Contributions to the State of Alaska or other State agencies	-	-	-	-
Transfers - Internal	43	(77,473)	883	(33,205)
Change in Net Assets	446	(63,745)	1,220	(33,419)
Net assets at beginning of year	20,275	76,460	105,993	94,644
Net Assets at End of Period	20,721	12,715	107,213	61,225

Schedule 14

Governmental		
Purpose Bonds	Purpose Bonds	Combined
1997 A	2001 A-D	Total
1007 A	2001 A-D	Total
32	7,012	29,685
50	1,135	4,742
(2)	(5)	(109)
48	1,130	4,633
-	-	-
-	-	10
80	8,142	34,328
	5,1.2	01,020
231	3,934	22,553
-	492	1,973
20	168	854
-	(701)	(11,741)
64	730	3,151
-	-	-
315	4 600	16 700
(235)	4,623 3,519	16,790 17,538
(233)	3,319	17,556
_	-	_
76	9,642	(100,034)
(159)	13,161	(82,496)
1,051	140,047	438,470
892	153,208	355,974

(A Component Unit of the State of Alaska)

STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS

NON-HOUSING BONDS

For the Six Months Ended December 31, 2008 $\,$

(in thousands of dollars)

	State Capital Project Bonds 2002 A, B, C	State Capital Project Bonds 2006 A	State Capital Project Bonds 2007 A & B	State Building Lease Bonds 1999
OPERATING REVENUES				
Mortgage and loans revenue	1,049	2,308	1,465	-
Investment interest	244	491	1,464	623
Net change in the fair value of investments	117	3	-	_
Total Investment Revenue	361	494	1,464	623
Externally funded program	-	-	-	-
Rental	-	-	-	-
Other	_	-	22	-
Total Operating Revenues	1,410	2,802	2,951	623
OPERATING EXPENSES				
Interest	2,090	2,204	1,571	201
Mortgage and loan costs	96	176	108	-
Financing expenses	71	28	51	9
Provision for loan loss	(51)	(227)	(138)	-
Operations and administration	119	240	162	23
Rental housing operating expenses	-	-	-	-
Housing grants and subsidies		-	-	
Total Operating Expenses	2,325	2,421	1,754	233
Operating Income (Loss)	(915)	381	1,197	390
NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS				
Contributions to the State of Alaska or other State agencies	(397)	_	_	-
Transfers - Internal	1,171	243	3,940	(409)
Change in Net Assets	(141)	624	5,137	(19)
Net assets at beginning of year	(22,344)	11,267	(713)	16,566
Net Assets at End of Period	(22,485)	11,891	4,424	16,547

General Housing Purpose Bonds 1992 A	General General General Housing Housing Purpose Purpose Bonds Bonds Bonds 2003 A & B 2005 A 2005 B & C		Combined Total	
				_
245	1,965	2,577	2,020	11,629
221	687	987	955	5,672
(1)	(26)	74	(29)	138
220	661	1,061	926	5,810
-	-	-	-	-
-	-	-	-	-
	-	-	-	22
465	2,626	3,638	2,946	17,461
171	2,369	3,308	3,778	15,692
20	188	290	126	1,004
297	887	61	49	1,453
(69)	(875)	(327)	(128)	(1,815)
14	129	318	279	1,284
-	-	-	-	-
	-	-	-	
433	2,698	3,650	4,104	17,618
32	(72)	(12)	(1,158)	(157)
_	_	(2,678)	_	(3,075)
(11,484)	(7,866)	(8,689)	(74,453)	(97,547)
(11,452)	(7,938)	(11,379)	(75,611)	(100,779)
,	,	,	,	,
11,452	7,938	32,566	25,479	82,211
	-	21,187	(50,132)	(18,568)

(A Component Unit of the State of Alaska)

STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS

OTHER PROGRAM FUNDS

For the Six Months Ended December 31, 2008 (in thousands of dollars)

	Energy Programs	Low Rent Program	Section 8 Program	Section 8 Vouchers Program
OPERATING REVENUES				
Mortgage and loans revenue	-	-	-	-
Investment interest	23	6	17	1
Net change in the fair value of investments	(1)	-	-	-
Total Investment Revenue	22	6	17	1
Externally funded program	12,384	6,696	1,117	16,180
Rental	-	3,197	1,003	_
Other	3	350	-	9
Total Operating Revenues	12,409	10,249	2,137	16,190
OPERATING EXPENSES				
Interest	-	2	-	-
Mortgage and loan costs	-	-	-	-
Financing expenses	-	-	-	-
Provision for loan loss	-	-	-	-
Operations and administration	2,189	5,981	1,404	1,891
Rental housing operating expenses	-	4,152	916	34
Housing grants and subsidies	14,333	-	-	13,735
Total Operating Expenses	16,522	10,135	2,320	15,660
Operating Income (Loss)	(4,113)	114	(183)	530
NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS				
Contributions to the State of Alaska or other State agencies	-	-	-	-
Transfers - Internal	600	894	288	(34)
Change in Net Assets	(3,513)	1,008	105	496
Net assets at beginning of year	(2,740)	92,614	25,934	567
Net Assets at End of Period	(6,253)	93,622	26,039	1,063

Schedule 16

Other	Combined
Programs	Total
-	_
_	47
-	(1)
	46
12,501	48,878
-	4,200
157	519
12,658	53,643
_	2
_	_
_	_
_	_
682	12,147
-	5,102
20,693	48,761
21,375	66,012
(8,717)	(12,369)
(0,717)	(12,000)
(4.707)	(4 707)
(4,707)	(4,707)
9,079	10,827 (6,249)
(4,345)	(6,∠49)
1 440	117 004
1,449	117,824
(2,896)	111,575

(A Component Unit of the State of Alaska)
STATEMENT OF CASH FLOWS
COMBINED - ALL FUNDS
For the Six Months Ended December 31, 2008

(in thousands of dollars)	Combined Revolving Funds	Combined First Time Homebuyer Bonds	Veterans Mortgage Program Bonds and Notes	Combined Other Housing Bonds
Cash flows from operating activities:				
Interest income on mortgages and loans	14,064	30,830	11,485	28,524
Principal payments received on mortgages and loans	21,625 (333,676)	65,177	17,624	60,089
Purchases of mortgages and loans Receipt (payment) for loan transfers between funds	234,465	(112,843)	(88,992)	(32,630)
Payments to employees and other payroll disbursements	(9,033)	(112,010)	(00,002)	(02,000)
Payments for goods and services	(6,944)	-	-	-
Cash received for externally funded programs	1	-	-	-
Cash received for Federal HAP subsidies	-	-	-	-
Payments for Federal HAP subsidies Interfund Receipts	333,261	102,428	26,205	87,215
Interfund Payments	(350,824)	(96,123)	(29,158)	(86,780)
Grant payments to other agencies	(7,182)	-	-	-
Other operating cash receipts	1,716	48	2	11
Other operating cash payments	(377)	(124)	(2)	(125)
Net cash provided by (used for) operating activities	(102,904)	(10,607)	(62,836)	56,304
Cash flows from noncapital financing activities:				
Proceeds from the issuance of bonds	-	80,795	45,000	-
Principal paid on bonds	(108,965)	(25,085)	(2,575)	(47,385)
Payment to defease bonds Payment of bond issuance costs	(736)	-	-	-
Interest paid	(2,355)	(27,380)	(8,580)	(22,586)
Proceeds from issuance of short term debt	762,069	-	-	-
Payment of short term debt	(724,892)	-	-	-
Contributions to the State of Alaska or other State agencies	(2,737)	- (4.074)	- (40.770)	(40, 450)
Transfers (to) from other funds Other cash payments	72,094 (22,181)	(1,371)	(13,770)	(46,459)
Net cash provided by (used for) noncapital financing activities	(27,703)	26,959	20,075	(116,430)
<u>Cash flows from capital financing activities:</u> Acquisition of capital assets	(291)	_	_	_
Proceeds from the disposal of capital assets	-	-	-	-
Proceeds from the issuance of capital notes	-	-	-	-
Principal paid on capital notes	-	-	-	-
Payment of bond issuance costs	-	-	-	-
Interest paid on capital notes Proceeds from the direct financing lease payments	-	_	-	-
Other cash payments	(3,745)	-	-	-
Net cash provided by (used for) capital financing activities	(4,036)	-	-	
Cash flows from investing activities:				
Purchase of investments Proceeds from maturity of investments	(2,815,928) 2,946,591	(760,730) 742,348	(245,946) 286,317	(1,310,708) 1,366,033
Interest received from investments	4,331	2.030	2,390	4,744
Net cash provided by (used for) investing activities	134,994	(16,352)	42,761	60,069
	054			(57)
Net Increase (decrease) in cash Cash at the beginning of year	351 9,838	-	-	(57) 165
Cash at the end of period	10,189	-	-	108
·				
Reconciliation of operating income (loss) to net cash provided by (used for) operating activities				
Operating income (loss)	5,820	(1,009)	1,413	17,538
Adjustments:	60			
Depreciation expense Provision for loan losses	69 9,983	(823)	1,458	(11,741)
Amortization of bond issuance costs	-	243	79	145
Net change in the fair value of investments	930	28	14	109
Transfers between funds for operating activity	(20,283)	5,322	2,352	3,283
Interest received from investments	(4,331)	(2,030)	(2,390)	(4,744)
Interest paid Changes in assets and liabilities:	2,355	27,380	8,580	22,586
Net increase (decrease) in mortgages and loans	(77,586)	(47,666)	(71,368)	27,459
Net increase (decrease) in assets and liabilities	(19,861)	7,948	(2,974)	1,669
Net cash provided by (used for) operating activities	(102,904)	(10,607)	(62,836)	56,304

Combined

Combined Non-Housing Bonds	Combined Other Programs	Combined Total
10,669 28,917	- -	95,572 193,432 (333,676)
- - -	(6,292) (6,247) 29,634	(15,325) (13,191) 29,635
- - 42,088	17,868 (17,334) 40,465	17,868 (17,334) 631,662
(39,624) - 213 (361)	(29,153) (26,683) 4,801 (10)	(631,662) (33,865) 6,791 (999)
41,902	7,049	(71,092)
(148,986)	- - -	125,795 (332,996)
(14,913)	- - -	(736) (75,814) 762,069 (724,892)
(3,075) (10,493)	(1)	(5,812) - (22,181)
(177,467)	(1)	(274,567)
-	(1,249) 14	(1,540) 14
(3,421)	-	(3,421)
(1,736) 5,038	- - -	(1,736) 5,038 (3,745)
(119)	(1,235)	(5,390)
(794,488) 926,115 3,932 135,559	(3,155) 3,189 47 81	(5,930,955) 6,270,593 17,474 357,112
(125)	5,894	6,063
296 171	8,735 14,629	19,034 25,097
(157)	(12,368)	11,237
- (1,815) 1,051 (138)	3,051 - - 1	3,120 (2,938) 1,518 944
1,104 (3,932) 16,649	8,222 (47)	(17,474) 77,550
28,917 223 41,902	8,190 7,049	(140,244) (4,805) (71,092)



(A Component Unit of the State of Alaska) STATEMENT OF CASH FLOWS
REVOLVING FUNDS

For the Six Months Ended December 31, 2008

(in thousands of dollars)

	Administrative Fund	Home Ownership Fund	Combined Total
Cash flows from operating activities:			
Interest income on mortgages and loans	14,064	-	14,064
Principal payments received on mortgages and loans Purchases of mortgages and loans	21,625 (333,676)	-	21,625 (333,676)
Receipt (payment) for loan transfers between funds	234,465	_	234,465
Payments to employees and other payroll disbursements	(9,033)	-	(9,033)
Payments for goods and services	(6,944)	-	(6,944)
Cash received for externally funded programs	1	-	1
Cash received for Federal HAP subsidies	-	-	-
Payments for Federal HAP subsidies Interfund Receipts	333,261	-	333,261
Interfund Payments	(350,824)	-	(350,824)
Grant payments to other agencies	(7,182)	-	(7,182)
Other operating cash receipts	1,712	4	1,716
Other operating cash payments	(377)	-	(377)
Net cash provided by (used for) operating activities	(102,908)	4	(102,904)
Cash flows from noncapital financing activities:			
Proceeds from the issuance of bonds	-	-	-
Principal paid on bonds	(108,965)	-	(108,965)
Payment to defease bonds	-	-	-
Payment of bond issuance costs	(736)	-	(736)
Interest paid Proceeds from issuance of short term debt	(2,355) 762,069	-	(2,355)
Payment of short term debt	(724,892)	-	762,069 (724,892)
Contributions to the State of Alaska or other State agencies	(2,737)	_	(2,737)
Transfers (to) from other funds	72,094	-	72,094
Other cash payments	(22,181)	-	(22,181)
Net cash provided by (used for) noncapital financing activities	(27,703)	-	(27,703)
Cook flows from conital financing activities:			
Cash flows from capital financing activities: Acquisition of capital assets	(291)	_	(291)
Proceeds from the disposal of capital assets	-	-	-
Proceeds from the issuance of capital notes	-	-	-
Principal paid on capital notes	-	-	-
Payment of bond issuance costs	-	-	-
Interest paid on capital notes	-	-	-
Proceeds from the direct financing lease payments Other cash payments	(3,745)	-	(3,745)
Net cash provided by (used for) capital financing activities	(4,036)	_	(4,036)
	, ,		<u> </u>
Cash flows from investing activities: Purchase of investments	(2.904.045)	(10.002)	(2.045.020)
Proceeds from maturity of investments	(2,804,945) 2,935,734	(10,983) 10,857	(2,815,928) 2,946,591
Interest received from investments	4,205	126	4,331
Net cash provided by (used for) investing activities	134,994	-	134,994
	0.15		
Net Increase (decrease) in cash	347	4	351 9,838
Cash at the beginning of year Cash at the end of period	9,500 9,847	338 342	10,189
out the one of period	-,		,
Reconciliation of operating income (loss) to net cash provided by			
(used for) operating activities			
Operating income (loss)	5,661	159	5,820
Adjustments:	69	_	69
Depreciation expense Provision for loan losses	9,983	_	9,983
Amortization of bond issuance costs	-	_	-
Net change in the fair value of investments	920	10	930
Transfers between funds for operating activity	(20,283)	-	(20,283)
Interest received from investments	(4,205)	(126)	(4,331)
Interest paid	2,355	-	2,355
Changes in assets and liabilities:	(77,586)		(77,586)
Net increase (decrease) in mortgages and loans Net increase (decrease) in assets and liabilities	(19,822)	(39)	(19,861)
Net cash provided by (used for) operating activities	(102,908)	4	(102,904)
January (access) choracing activities	(, - 30)		\ -,1

(A Component Unit of the State of Alaska)
STATEMENT OF CASH FLOWS

FIRST TIME HOMEBUYER BONDS

For the Six Months Ended December 31, 2008

(in thousands of dollars)

(in thousands of dollars)				
	Mortgage Revenue Bonds 1997 A	Mortgage Revenue Bonds 1998 A	Mortgage Revenue Bonds 1999 A	Mortgage Revenue Bonds 2000 A-D
Cash flows from operating activities:				
Interest income on mortgages and loans	1,285	914	2,809	1,472
Principal payments received on mortgages and loans	3,320	1,553	6,251	4,283
Purchases of mortgages and loans	-	-	-	-
Receipt (payment) for loan transfers between funds	-	-	-	-
Payments to employees and other payroll disbursements	-	-	-	-
Payments for goods and services	-	-	-	-
Cash received for externally funded programs	-	-	-	-
Cash received for Federal HAP subsidies	-	-	-	-
Payments for Federal HAP subsidies	4,922	2.722	9,383	5,954
Interfund Receipts Interfund Payments	(4,614)	(2,472)	(9,079)	(5,764)
Grant payments to other agencies	(4,014)	(2,472)	(3,073)	(3,704)
Other operating cash receipts	_	_	3	2
Other operating cash payments	_	_	(3)	(4)
Net cash provided by (used for) operating activities	4,913	2,717	9,364	5,943
Cash flows from noncapital financing activities:				
Proceeds from the issuance of bonds	(0.005)	- (0.000)	(0.005)	- (4.700)
Principal paid on bonds	(6,205)	(3,200)	(3,885)	(1,720)
Payment to defease bonds	_	_	-	-
Payment of bond issuance costs	(245)	(693)	(2,540)	(1,774)
Interest paid Proceeds from issuance of short term debt	(243)	(093)	(2,540)	(1,774)
Payment of short term debt	_	_	_	_
Contributions to the State of Alaska or other State agencies	_	_	_	_
Transfers (to) from other funds	_	_	_	_
Other cash payments	_	_	_	_
Net cash provided by (used for) noncapital financing activities	(6,450)	(3,893)	(6,425)	(3,494)
, , , , , , , , , , , , , , , , , , ,		, , ,	, , ,	
Cash flows from capital financing activities:				
Acquisition of capital assets	-	-	-	-
Proceeds from the disposal of capital assets	-	-	-	-
Proceeds from the issuance of capital notes	-	-	-	-
Principal paid on capital notes	-	-	-	-
Payment of bond issuance costs	-	-	-	-
Interest paid on capital notes	-	-	-	-
Proceeds from the direct financing lease payments	-	-	-	-
Other cash payments Net cash provided by (used for) capital financing activities				
Cash flows from investing activities:	(40.040)	(44.040)	(24 522)	(27.005)
Purchase of investments	(18,940)	(11,843)	(31,533)	(27,095)
Proceeds from maturity of investments	20,276 201	12,906 113	28,229 365	24,459
Interest received from investments	1.537	1.176	(2.939)	(2.449)
Net cash provided by (used for) investing activities	1,557	1,170	(2,939)	(2,443)
Net Increase (decrease) in cash Cash at the beginning of year	-	-	-	-
Cash at the end of period		_		
outh at the one of period				
Reconciliation of operating income (loss) to net cash provided by				
(used for) operating activities				
Operating income (loss)	535	224	765	(238)
Adjustments:				, ,
Depreciation expense	-	-	-	-
Provision for loan losses	(192)	(10)	(485)	(115)
Amortization of bond issuance costs	60	18	30	32
Net change in the fair value of investments	-	-	1	2
Transfers between funds for operating activity	142	97	297	167
Interest received from investments	(201)	(113)	(365)	(187)
Interest paid	245	693	2,540	1,774
Changes in assets and liabilities:				
Net increase (decrease) in mortgages and loans	3,320	1,553	6,251	4,283
Net increase (decrease) in assets and liabilities	1,004	255	330	225
Net cash provided by (used for) operating activities	4,913	2,717	9,364	5,943

Mortgage Revenue Bonds 2001 A,B	Combined Total
1,753	8,233
4,056	19,463
-	-
-	-
-	-
- 6,244	- 29,225
(5,818)	(27,747)
3 (7)	8 (14)
6,231	(14) 29,168
(1,205) -	(16,215) -
(1,539)	(6,791)
-	-
-	-
(2,744)	(23,006)
-	-
-	-
-	-
-	-
	-
(21,532)	(110,943)
17,955 90	103,825 956
(3,487)	(6,162)
-	-
-	-
360	1,646
(309)	- (1,111)
25 2	165 [°] 5
198	901
(90) 1,539	(956) 6,791
4,056	19,463
450 6,231	2,264 29,168

(A Component Unit of the State of Alaska)
STATEMENT OF CASH FLOWS

FIRST TIME HOMEBUYER BONDS (continued)
For the Six Months Ended December 31, 2008

(in thousands of dollars)	Home Mortgage Revenue Bonds 2002 A,B	Home Mortgage Revenue Bonds 2006 A	Home Mortgage Revenue Bonds 2006 B	Home Mortgage Revenue Bonds 2006 C
Cash flows from operating activities:				
Interest income on mortgages and loans	5,142	2,226	1,636	1,786
Principal payments received on mortgages and loans	11,548	4,503	3,483	3,076
Purchases of mortgages and loans	-	-	-	-
Receipt (payment) for loan transfers between funds	(25,091)	(4,472)	-	-
Payments to employees and other payroll disbursements	-	-	-	-
Payments for goods and services	-	-	-	-
Cash received for externally funded programs	-	-	-	-
Cash received for Federal HAP subsidies	-	-	-	-
Payments for Federal HAP subsidies	-			
Interfund Receipts	18,235	7,443	5,901	5,414
Interfund Payments	(16,719)	(6,743)	(5,127)	(4,870)
Grant payments to other agencies	-	-	-	-
Other operating cash receipts	11	-	4	10
Other operating cash payments	(15)	2.057	(7)	(10)
Net cash provided by (used for) operating activities	(6,889)	2,957	5,890	5,406
Cash flows from noncapital financing activities:				
Proceeds from the issuance of bonds	-			-
Principal paid on bonds	(450)	(3,365)	(2,350)	(1,985)
Payment to defease bonds	-	-	-	-
Payment of bond issuance costs	- (5.070)	- (0.400)	- (4.007)	- (4.000)
Interest paid	(5,072)	(2,132)	(1,627)	(1,890)
Proceeds from issuance of short term debt	-	-	-	-
Payment of short term debt	-	-	-	-
Contributions to the State of Alaska or other State agencies	(1.066)	-	(155)	(222)
Transfers (to) from other funds	(1,066)	-	(155)	(332)
Other cash payments Net cash provided by (used for) noncapital financing activities	(6,588)	(5,497)	(4,132)	(4,207)
Cash flows from capital financing activities: Acquisition of capital assets	-	-	-	_
Proceeds from the disposal of capital assets	-	-	-	-
Proceeds from the issuance of capital notes	-	-	-	-
Principal paid on capital notes	-	-	-	-
Payment of bond issuance costs	-	-	-	-
Interest paid on capital notes	-	-	-	-
Proceeds from the direct financing lease payments	-	-	-	-
Other cash payments		_	-	
Net cash provided by (used for) capital financing activities	-	-	-	
Cash flows from investing activities:				
Purchase of investments	(326, 197)	(31,484)	(24,548)	(18,042)
Proceeds from maturity of investments	339,437	33,903	22,705	16,775
Interest received from investments	237	121	85	68
Net cash provided by (used for) investing activities	13,477	2,540	(1,758)	(1,199)
Net Increase (decrease) in cash	-	-	-	-
Cash at the beginning of year		-	-	
Cash at the end of period		-	-	
Reconciliation of operating income (loss) to net cash provided by				
(used for) operating activities				
Operating income (loss) Adjustments:	(1,577)	232	39	41
Depreciation expense	-	-	-	-
Provision for loan losses	284	(318)	(151)	(249)
Amortization of bond issuance costs	9	13	10	10
Net change in the fair value of investments	10	3	1	1
Transfers between funds for operating activity	1,133	317	231	241
Interest received from investments	(237)	(121)	(85)	(68)
Interest paid	5,072	2,132	1,627	1,890
Changes in assets and liabilities:	(40 546)	~ .	0.400	0.070
Net increase (decrease) in mortgages and loans	(13,543)	31	3,483	3,076
Net increase (decrease) in assets and liabilities	1,960	668	735	464
Net cash provided by (used for) operating activities	(6,889)	2,957	5,890	5,406

Home Mortgage Revenue Bonds 2007 A	Home Mortgage Revenue Bonds 2007 B	Home Mortgage Revenue Bonds 2007 C	Home Mortgage Revenue Bonds 2007 D	Home Mortgage Revenue Bonds 2008 A	Home Mortgage Revenue Bonds 2008 B	Combined Total
2,001 5,617	2,093 4,913	2,182 3,296	2,378 6,377	2,083 2,374	1,070 527	22,597 45,714
(9,422)	(8,688)	-	(10,340)	-	(54,830)	(112,843)
-	-	-	-	-	-	-
-	-	-	-	-	-	-
8,177 (7,634)	7,291 (7,000)	5,597 (5,452)	9,690 (8,769)	4,239 (4,462)	1,216 (1,600)	73,203 (68,376)
-	(20)	15 (51)	- (4)	(3)	-	40 (110)
(1,261)	(1,411)	5,587	(668)	4,231	(53,617)	(39,775)
- - -	- - -	- (720) -	- - -	- - -	80,795 - -	80,795 (8,870)
(1,557) -	(1,456) -	(2,058)	(1,747) -	(3,050)	- - -	(20,589)
-	-	-	-	-	-	-
(306)	(297)	(343)	(182)	(306)	1,616 -	(1,371)
(1,863)	(1,753)	(3,121)	(1,929)	(3,356)	82,411	49,965
_	_	_	_	_	_	_
-	-	-	-	-	-	-
-	-	-	-	-	-	-
-	-	-	-	-	-	-
-	-	-	-	-	-	-
-		-	-	-		
(24,478) 27,511 91	(21,988) 25,065 87	(21,919) 19,375 78	(101,500) 103,990 107	(23,032) 22,072 85	(56,599) 27,690 115	(649,787) 638,523 1,074
3,124	3,164	(2,466)	2,597	(875)	(28,794)	(10,190)
-	-	-	-	-	-	-
-	-	-	-	-	-	
184	324	214	276	(48)	(2,340)	(2,655)
(139)	(97)	(357)	(237)	(124)	- 1,676	- 288
1 3	3	13 1	1 4	9 -	12 (3)	78 23
383	384	285	444	262	741	4,421
(91) 1,557	(87) 1,456	(78) 2,058	(107) 1,747	(85) 3,050	(115) -	(1,074) 20,589
(3,805)	(3,775)	3,296	(3,963)	2,374	(54,303)	(67,129)
(1,261)	381 (1,411)	155 5,587	1,167 (668)	(1,207) 4,231	715 (53,617)	5,684 (39,775)

(A Component Unit of the State of Alaska)
STATEMENT OF CASH FLOWS
VETERANS MORTGAGE PROGRAM BONDS AND NOTES - STATE GUARANTEED
For the Six Months Ended December 31, 2008

Coltamp	For the Six Months Ended December 31, 2008				
Cash flows from operating activities: 8.8 cond 8.9 cond 2000 First Series 8.0 cond Cash flows from operating activities: 1.6 cond 5.6 cond 1.3 cond 7.2 cond <td>(in thousands of dollars)</td> <td>Collateralized</td> <td></td> <td></td> <td></td>	(in thousands of dollars)	Collateralized			
Cash flows from operating activities: Second Series 300 First Series 300 First Series 302 First Series Interest income on mortgages and loans 566 1,349 738 727 Principal payments received on mortgages and loans 1.526 2,321 2,005 1,038 Receipt (payment) for loan transfers between funds 1<					
Cash flows from operating activities: Series Series Series Series Series Series Series Lase of compages and loans 5668 1.349 738 727 Purchases of mortgages and loans 1.526 2.321 2.005 1.038 Purchases of mortgages and other payroll disbursements 2 3 2 1 1 4 1 4 1					
Cash flows from operating activities:					
Interest income on mortgages and loans	Cook flows from enerating activities:	Series	Series	Series	Series
Principal payments received on mortgages and loans		566	1 3/10	739	727
Purchases of mortgages and learns	5 5				
Receipt (payment) for loan transfers between funds		1,520	2,321	2,005	1,039
Payments to employees and other payroll disbursements		-	-	-	(1 400)
Payments for goods and services		-	-	-	(1,400)
Cash received for externally funded programs		-	-	-	-
Cash received for Federal HAP subsidies		_	_	_	_
Payments for Federal HAPS subsidies 1,1655		-	-	-	-
Interfund Receipts		-	-	-	-
Interfund Payments (2,098)	· ·	2 011	3 807	2 211	1 655
Carath payments to other agencies	•				
Chem poperating cash provided by (used for) operating activities 2,008 3,890 2,207 164		(2,033)	(3,077)	(2,747)	(1,703)
Net cash provided by (used for) operating activities 2,008 3,890 2,207 1648	• •		_		
Net cash provided by (used for) operating activities C.008			_		
Cash flows from noncapital financing activities: Proceeds from the issuance of bonds C25		2 008	3 800	2 207	164
Proceeds from the issuance of bonds	Net cash provided by (used for) operating activities	2,000	3,090	2,201	104
Proceeds from the issuance of bonds	Cash flows from noncapital financing activities:				
Principal paid on bonds C225					
Payment of board issuance costs		(225)	_	_	(450)
Payment of bond issuance costs	·	(223)	_	_	(430)
Interest paid	·	_	_	_	_
Proceeds from issuance of short term debt	•	(337)	(1.030)		(5/15)
Payment of short term debt	•	(337)	(1,030)	(309)	(343)
Contributions to the State of Alaska or other State agencies		_	_	_	_
Transfers (to) from other funds	· ·		_		
Net cash payments	· · · · · · · · · · · · · · · · · · ·	_	(1 751)		(864)
Net cash provided by (used for) noncapital financing activities: (562) (2,781) (1,447) (1,859) Cash flows from capital financing activities: Securities of the disposal of capital assets Cash flows from the disposal of capital assets Cash flows from the disposal of capital notes Cash flows from copital notes Cash flows from copital notes Cash flows from the direct financing lease payments Cash flows from the direct financing lease payments Cash flows from the direct financing lease payments Cash flows from the direct financing activities Cash flows from investing activities Cash the flow from investing activities Cash the flow from investing activities Cash act ash provided by (used for) investing activities Cash act ash provided by (used for) investing activities Cash act ash provided by (used for) investing activities Cash act ash provided by (used for) investing activities Cash act ash provided by (used for) investing activities Cash act ash gas ash act ash provided by (used for) operating activities Cash act ash gas ash act ash gas ash act ash provided by (used for) operating activities Cash act ash		_	(1,731)	(070)	(004)
Cash flows from capital financing activities: Acquisition of capital assets - - - Proceeds from the disposal of capital assets - - - Proceeds from the issuance of capital notes - - - Payment of bond issuance costs - - - - Interest paid on capital notes - - - - Proceeds from the direct financing lease payments - - - - Proceeds from the direct financing lease payments - - - - - Net cash payments - - - - - - Net cash provided by (used for) capital financing activities - - - - - Purchase of investments (16,346) (12,157) (6,662) (6,895) 8,552 Proceeds from investments 14,756 10,902 5,812 8,552 Interest received from investments (14,466) (1,109) (760) 1,695 Net Increase (decrease) in cash </td <td>· ·</td> <td></td> <td>(2.781)</td> <td>(1 ///7)</td> <td>(1.850)</td>	· ·		(2.781)	(1 ///7)	(1.850)
Acquisition of capital assets	Net cash provided by (used for) horicapital infancing activities	(302)	(2,701)	(1,447)	(1,000)
Acquisition of capital assets	Cash flows from capital financing activities:				
Proceeds from the disposal of capital assets - - - - Proceeds from the issuance of capital notes - - - - Principal paid on capital notes - - - - Payment of bond issuance costs - - - - Interest paid on capital notes - - - - Proceeds from the direct financing lease payments - - - - Other cash payments - - - - - Net cash provided by (used for) capital financing activities - - - - - Proceeds from investments (16,346) (12,157) (6,662) (6,895) Proceeds from maturity of investments 14,756 10,902 5,812 8,552 Interest received from investments 14,446 10,902 5,812 8,552 Interest received from investments 14,446 11,446 90 38 Net cash provided by (used for) investments - - - -		_	_	_	_
Proceeds from the issuance of capital notes	·	_	_	_	_
Principal paid on capital notes		_	_	_	_
Payment of bond issuance costs	·	_	_	_	_
Interest paid on capital notes	· · ·	_	_	_	_
Proceeds from the direct financing lease payments		_	_	_	_
Cash provided by (used for) capital financing activities - - - - - - - - -		_	_	_	_
Cash flows from investing activities: -		_	_	_	_
Cash flows from investing activities: Purchase of investments (16,346) (12,157) (6,662) (6,895) Proceeds from maturity of investments 14,756 10,902 5,812 8,552 Interest received from investments 144 146 90 38 Net cash provided by (used for) investing activities (1,446) (1,109) (760) 1,695 Net Increase (decrease) in cash - <td></td> <td></td> <td></td> <td></td> <td></td>					
Purchase of investments (16,346) (12,157) (6,662) (6,895) Proceeds from maturity of investments 14,756 10,902 5,812 8,552 Interest received from investments 144 146 90 38 Net cash provided by (used for) investing activities (1,446) (1,109) (760) 1,695 Net Increase (decrease) in cash -	Net cash provided by (used for) capital illiancing activities	-			
Purchase of investments (16,346) (12,157) (6,662) (6,895) Proceeds from maturity of investments 14,756 10,902 5,812 8,552 Interest received from investments 144 146 90 38 Net cash provided by (used for) investing activities (1,446) (1,109) (760) 1,695 Net Increase (decrease) in cash -	Cash flows from investing activities:				
Proceeds from maturity of investments 14,756 10,902 5,812 8,552 Interest received from investments 144 146 90 38 Net cash provided by (used for) investing activities (1,446) (1,109) (760) 1,695 Net Increase (decrease) in cash		(16.346)	(12 157)	(6 662)	(6.895)
Net cash provided by (used for) investing activities			,		
Net cash provided by (used for) investing activities (1,446) (1,109) (760) 1,695 Net Increase (decrease) in cash - </td <td></td> <td>,</td> <td></td> <td></td> <td></td>		,			
Net Increase (decrease) in cash					- 00
Cash at the beginning of year -	Net cash provided by (used for) investing activities	(1,440)	(1,100)	(100)	1,000
Cash at the beginning of year -	Not Increase (decrease) in cash	_	_	_	_
Cash at the end of period - <td></td> <td>_</td> <td>_</td> <td>_</td> <td>_</td>		_	_	_	_
Reconciliation of operating income (loss) to net cash provided by (used for) operating activities 368 469 327 269 Adjustments: 2			_		
(used for) operating activities 368 469 327 269 Adjustments: - - - - - Depreciation expense - 1 - <td>Cash at the end of period</td> <td></td> <td></td> <td></td> <td></td>	Cash at the end of period				
(used for) operating activities 368 469 327 269 Adjustments: - - - - - Depreciation expense - 1 - <td>Decemblistics of exercting income (less) to not each avaided by</td> <td></td> <td></td> <td></td> <td></td>	Decemblistics of exercting income (less) to not each avaided by				
Operating income (loss) 368 469 327 269 Adjustments: .					
Adjustments: Depreciation expense -		368	460	327	260
Depreciation expense - 1 5 Net change in the fair value of investments 3 1 - 1 1 - 1 1 - 1 1 - 1 1 - 1 1 - 1 1 - 1 1 - 1 1 - 1 1 - 1 1 - 1 1 - 1 1 - 1 1 - 1 1 - 1 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - <td></td> <td>300</td> <td>403</td> <td>321</td> <td>209</td>		300	403	321	209
Provision for loan losses (79) (172) (157) (149) Amortization of bond issuance costs 12 27 16 5 Net change in the fair value of investments 3 1 - 1 Transfers between funds for operating activity 62 139 71 90 Interest received from investments (144) (146) (90) (38) Interest paid 337 1,030 569 545 Changes in assets and liabilities: 8 2,321 2,005 (449) Net increase (decrease) in assets and liabilities (77) 221 (534) (110)					
Amortization of bond issuance costs 12 27 16 5 Net change in the fair value of investments 3 1 - 1 Transfers between funds for operating activity 62 139 71 90 Interest received from investments (144) (146) (90) (38) Interest paid 337 1,030 569 545 Changes in assets and liabilities: 8 1,526 2,321 2,005 (449) Net increase (decrease) in assets and liabilities (77) 221 (534) (110)		(70)	(172)	(157)	(140)
Net change in the fair value of investments 3 1 - 1 Transfers between funds for operating activity 62 139 71 90 Interest received from investments (144) (146) (90) (38) Interest paid 337 1,030 569 545 Changes in assets and liabilities: 8 2,321 2,005 (449) Net increase (decrease) in assets and liabilities (77) 221 (534) (110)		, ,	, ,	, ,	, ,
Transfers between funds for operating activity 62 139 71 90 Interest received from investments (144) (146) (90) (38) Interest paid 337 1,030 569 545 Changes in assets and liabilities: 8 2,321 2,005 (449) Net increase (decrease) in assets and liabilities (77) 221 (534) (110)					
Interest received from investments (144) (146) (90) (38) Interest paid 337 1,030 569 545 Changes in assets and liabilities: Net increase (decrease) in mortgages and loans 1,526 2,321 2,005 (449) Net increase (decrease) in assets and liabilities (77) 221 (534) (110)	•				
Interest paid 337 1,030 569 545 Changes in assets and liabilities: 1,526 2,321 2,005 (449) Net increase (decrease) in assets and liabilities (77) 221 (534) (110)					
Changes in assets and liabilities: Net increase (decrease) in mortgages and loans Net increase (decrease) in assets and liabilities 1,526 2,321 2,005 (449) (77) 221 (534) (110)			, ,	` '	
Net increase (decrease) in mortgages and loans 1,526 2,321 2,005 (449) Net increase (decrease) in assets and liabilities (77) 221 (534) (110)	·	337	1,030	569	545
Net increase (decrease) in assets and liabilities (77) 221 (534) (110)		4.500	0.004	0.005	(440)
	, , ,				: :
Net cash provided by (used for) operating activities 2,008 3,890 2,207 164					
	Net cash provided by (used for) operating activities	2,008	<i>ა</i> ,890	2,207	164

	Collateralized Bonds/Notes 2005 First & Second Series	Collateralized Bonds 2006 First Series	Collateralized Bonds 2007 & 2008 First Series	Collateralized Notes 2008 Second Series	Combined Total
	481 1,436	5,437 6,636	2,187 2,661	-	11,485 17,624
	(1,759)	(83,901)	(1,844)	-	(88,992)
	-	-	-	-	-
	-	-	-	-	-
	2,081	- 10,767	- 3,583	-	26,205
	(1,920)	(12,095)	(4,855)	- -	(29,158)
	-	2 (2)	-	-	2 (2)
	319	(73,156)	1,732	-	(62,836)
	(280)	(1,620)	-	45,000	45,000 (2,575)
	- (0.40)	- (4.007)	-	-	- (0.500)
	(346)	(4,367)	(1,386)	- -	(8,580)
	-	-	-	-	-
	(981)	(7,738)	(1,558)	-	(13,770)
-	(1,607)	(13,725)	(2,944)	45,000	20,075
	-	-	-	-	-
	-	-	-	-	-
	-	-	-	-	-
	-	-	-	-	-
_			-	-	
-		-	-	<u>-</u>	<u>-</u>
_	(10,307) 11,561 34	(134,088) 219,085 1,884	(14,491) 15,649 54	(45,000) - - (45,000)	(245,946) 286,317 2,390 42,761
-	1,288	86,881	1,212	(43,000)	42,701
	-	-	-	-	<u>-</u>
_	-	-	-	-	-
	185	(913)	716	(8)	1,413
	(89)	2,246	(142)	-) -	- 1,458
	1	7	` 12 [°] 1	-	79 14
	62	1,671	253	4	2,352
	(34) 346	(1,884) 4,367	(54) 1,386	- -	(2,390) 8,580
_	(323) 171 319	(77,265) (1,392) (73,156)	817 (1,257) 1,732	-) 4	(71,368) (2,974) (62,836)
=	010	(10,100)	1,702		(02,000)

(A Component Unit of the State of Alaska) STATEMENT OF CASH FLOWS
OTHER HOUSING BONDS

For the Six Months Ended December 31, 2008

(in thousands of dollars)

(in thousands of dollars)	Senior Housing Bond Program	Housing Development Bonds	Mortgage Revenue Bonds 1999 A	Mortgage Revenue Bonds 2002 A
Cash flows from operating activities:				
Interest income on mortgages and loans	248	11,858	6,406	3,207
Principal payments received on mortgages and loans	300	16,667	17,945	9,123
Purchases of mortgages and loans	-	-	-	-
Receipt (payment) for loan transfers between funds	-	(11,821)	-	(20,809)
Payments to employees and other payroll disbursements	-	-	-	-
Payments for goods and services	-	-	-	-
Cash received for externally funded programs	-	-	-	-
Cash received for Federal HAP subsidies	-	-	-	-
Payments for Federal HAP subsidies	559	30,239	22.725	11 250
Interfund Receipts Interfund Payments	(549)	(28,314)	22,725 (24,391)	11,350 (11,374)
Grant payments to other agencies	(343)	(20,514)	(24,551)	(11,574)
Other operating cash receipts	_	_	11	_
Other operating cash payments	_	(115)	(10)	_
Net cash provided by (used for) operating activities	558	18,514	22,686	(8,503)
Cash flows from noncapital financing activities:		,	,	
Proceeds from the issuance of bonds	-	-	-	-
Principal paid on bonds	-	(42,645)	-	-
Payment to defease bonds	-	-	-	-
Payment of bond issuance costs	-	-	-	-
Interest paid	-	(7,569)	(7,255)	(3,576)
Proceeds from issuance of short term debt	-	-	-	-
Payment of short term debt	-	-	-	-
Contributions to the State of Alaska or other State agencies	-	- (0.000)	-	(07.050)
Transfers (to) from other funds	-	(8,800)	-	(37,659)
Other cash payments		(FO 014)	(7.055)	(41.025)
Net cash provided by (used for) noncapital financing activities		(59,014)	(7,255)	(41,235)
Cash flows from capital financing activities:				
Acquisition of capital assets	_	_	_	_
Proceeds from the disposal of capital assets	_	_	_	_
Proceeds from the issuance of capital notes	-	_	-	-
Principal paid on capital notes	-	_	-	-
Payment of bond issuance costs	-	-	-	-
Interest paid on capital notes	-	-	-	-
Proceeds from the direct financing lease payments	-	-	-	-
Other cash payments		-	-	
Net cash provided by (used for) capital financing activities		-	-	
Cash flows from investing activities:				
Purchase of investments	(30,705)	(436,661)	(237,728)	(212,530)
Proceeds from maturity of investments	30,014	476,377	220,724	261,090
Interest received from investments	133	784	1,573	1,121
Net cash provided by (used for) investing activities	(558)	40,500	(15,431)	49,681
Net Increase (decrease) in cash	-	-	-	(57)
Cash at the beginning of year		-	-	165 108
Cash at the end of period				100
Reconciliation of operating income (loss) to net cash provided by				
(used for) operating activities Operating income (loss)	403	13,728	337	(214)
Adjustments:	403	13,720	337	(214)
Depreciation expense		=	=	=
Provision for loan losses	(76)	(10,270)	(838)	144
Amortization of bond issuance costs	(.0)	75	22	17
Net change in the fair value of investments	16	28	23	35
Transfers between funds for operating activity	43	624	883	752
Interest received from investments	(133)	(784)	(1,573)	(1,121)
Interest paid	-	7,569	7,255	3,576
Changes in assets and liabilities:		,	,	.,-
Net increase (decrease) in mortgages and loans	300	4,846	17,945	(11,686)
Net increase (decrease) in assets and liabilities	5	2,698	(1,368)	(6)
Net cash provided by (used for) operating activities	558	18,514	22,686	(8,503)

General

General

189 6,616 28,524 561 15,493 60,089 - - - - - (32,630) - - - - <t< th=""><th>Governmental Purpose Bonds 1997 A</th><th>Governmental Purpose Bonds 2001 A-D</th><th>Combined Total</th></t<>	Governmental Purpose Bonds 1997 A	Governmental Purpose Bonds 2001 A-D	Combined Total
561 15,493 60,089 -	180	6 616	28 524
	-	· -	-
- (22,152) (86,780) 11 (125) - 750 22,299 56,304 (2,700) (2,040) (47,385)	-	-	(32,630)
- (22,152) (86,780) 11 (125) - 750 22,299 56,304 (2,700) (2,040) (47,385)	_	-	-
- (22,152) (86,780) 11 (125) - 750 22,299 56,304 (2,700) (2,040) (47,385)	-	-	-
- (22,152) (86,780) 11 (125) - 750 22,299 56,304 (2,700) (2,040) (47,385)	-	-	-
- (22,152) (86,780) 11 (125) - 750 22,299 56,304 (2,700) (2,040) (47,385)	-	22 342	- 87 215
- (125) 750 22,299 56,304	-		
- (125) 750 22,299 56,304	-	-	-
750 22,299 56,304 (2,700) (2,040) (47,385)	-	-	
(2,700) (2,040) (47,385)	750	22,299	
(248) (3,938) (22,586)		·	
(248) (3,938) (22,586)			
(248) (3,938) (22,586)	(2.700)	(2.040)	(47.385)
(6,842) (386,242) (1,310,708) 8,986 368,842 1,366,033 54 1,079 4,744 2,198 (16,321) 60,069 - (57) - 165 - 108 (235) 3,519 17,538 (235) 3,519 17,538 - (701) (11,741) 4 27 145 2 5 109 76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669	-	-	-
(6,842) (386,242) (1,310,708) 8,986 368,842 1,366,033 54 1,079 4,744 2,198 (16,321) 60,069 - (57) - 165 - 108 (235) 3,519 17,538 (235) 3,519 17,538 - (701) (11,741) 4 27 145 2 5 109 76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669	- (0.40)	- (0.000)	- (00.500)
(2,948) (5,978) (116,430) -	(248)	(3,938)	(22,586)
(2,948) (5,978) (116,430) -	_	-	_
(2,948) (5,978) (116,430) -	-	-	-
Continue	-	-	(46,459)
Continue	(2.948)	(5.978)	(116.430)
8,986 368,842 1,366,033 54 1,079 4,744 2,198 (16,321) 60,069 - - (57) - - 165 - - 108 (235) 3,519 17,538 - - - - (701) (11,741) 4 27 145 2 5 109 76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669	() /	(2,2 2,	(, , , , , , ,
8,986 368,842 1,366,033 54 1,079 4,744 2,198 (16,321) 60,069 - - (57) - - 165 - - 108 (235) 3,519 17,538 - - - - (701) (11,741) 4 27 145 2 5 109 76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669			
8,986 368,842 1,366,033 54 1,079 4,744 2,198 (16,321) 60,069 - - (57) - - 165 - - 108 (235) 3,519 17,538 - - - - (701) (11,741) 4 27 145 2 5 109 76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669	-	-	-
8,986 368,842 1,366,033 54 1,079 4,744 2,198 (16,321) 60,069 - - (57) - - 165 - - 108 (235) 3,519 17,538 - - - - (701) (11,741) 4 27 145 2 5 109 76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669	-	-	-
8,986 368,842 1,366,033 54 1,079 4,744 2,198 (16,321) 60,069 - - (57) - - 165 - - 108 (235) 3,519 17,538 - - - - (701) (11,741) 4 27 145 2 5 109 76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669	-	-	-
8,986 368,842 1,366,033 54 1,079 4,744 2,198 (16,321) 60,069 - - (57) - - 165 - - 108 (235) 3,519 17,538 - - - - (701) (11,741) 4 27 145 2 5 109 76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669	-	-	-
8,986 368,842 1,366,033 54 1,079 4,744 2,198 (16,321) 60,069 - - (57) - - 165 - - 108 (235) 3,519 17,538 - - - - - (701) (11,741) 4 27 145 2 5 109 76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669	-	-	-
8,986 368,842 1,366,033 54 1,079 4,744 2,198 (16,321) 60,069 - - (57) - - 165 - - 108 (235) 3,519 17,538 - - - - - (701) (11,741) 4 27 145 2 5 109 76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669		-	-
8,986 368,842 1,366,033 54 1,079 4,744 2,198 (16,321) 60,069 - - (57) - - 165 - - 108 (235) 3,519 17,538 - - - - - (701) (11,741) 4 27 145 2 5 109 76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669		-	-
8,986 368,842 1,366,033 54 1,079 4,744 2,198 (16,321) 60,069 - - (57) - - 165 - - 108 (235) 3,519 17,538 - - - - - (701) (11,741) 4 27 145 2 5 109 76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669			
54 1,079 4,744 2,198 (16,321) 60,069 - - (57) - - 165 - - 108 (235) 3,519 17,538 (235) 3,519 17,538			
2,198 (16,321) 60,069 - - (57) - - 165 - - 108 (235) 3,519 17,538 (701) (11,741) 4 27 145 2 5 109 76 905 3,283 (54) (1,079) 4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669		,	
(57) - 165 - 108 (235) 3,519 17,538 (701) (11,741) 4 27 145 2 5 109 76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669			
165 - 108 (235) 3,519 17,538 (701) (11,741) 4 27 145 2 5 109 76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669		(::,:=:)	
108 (235) 3,519 17,538	-	-	
(235) 3,519 17,538 (701) (11,741) 4 27 145 2 5 109 76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669			
- (701) (11,741) 4 27 145 2 5 109 76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669			100
- (701) (11,741) 4 27 145 2 5 109 76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669			
- (701) (11,741) 4 27 145 2 5 109 76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669	(005)	2.540	47.520
4 27 145 2 5 109 76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669	(235)	3,519	17,536
4 27 145 2 5 109 76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669	-	-	-
2 5 109 76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669	-		
76 905 3,283 (54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669			
(54) (1,079) (4,744) 248 3,938 22,586 561 15,493 27,459 148 192 1,669			
561 15,493 27,459 148 192 1,669		(1,079)	(4,744)
148 192 1,669	248	3,938	22,586
148 192 1,669	561	15.493	27.459
750 22,299 56,304	148	192	1,669
	750	22,299	56,304

(A Component Unit of the State of Alaska) STATEMENT OF CASH FLOWS

NON-HOUSING BONDS

For the Six Months Ended December 31, 2008 (in thousands of dollars)

(in thousands of dollars)	State Capital Project Bonds 2002 A,B,C	State Capital Project Bonds 2006 A	State Capital Project Bonds 2007 A & B	State Building Lease Bonds 1999
Cash flows from operating activities:				
Interest income on mortgages and loans	960	2,166	1,389	-
Principal payments received on mortgages and loans	2,513	4,827	3,789	-
Purchases of mortgages and loans	-	-	-	-
Receipt (payment) for loan transfers between funds	-	-	-	-
Payments to employees and other payroll disbursements	-	-	-	-
Payments for goods and services	-	-	-	-
Cash received for externally funded programs	-	-	-	-
Cash received for Federal HAP subsidies	-	-	-	-
Payments for Federal HAP subsidies Interfund Receipts	3,292	7,277	5,105	-
Interfund Payments	(3,480)	(6,989)	(5,202)	_
Grant payments to other agencies	(0,100)	(0,000)	(0,202)	_
Other operating cash receipts	-	(1)	58	156
Other operating cash payments	-	(18)	(1)	(306)
Net cash provided by (used for) operating activities	3,285	7,262	5,138	(150)
Cash flows from noncapital financing activities:				
Proceeds from the issuance of bonds	_	_	_	_
Principal paid on bonds	(377)	-	(1,885)	(1,085)
Payment to defease bonds	-	-	-	-
Payment of bond issuance costs	-	-	-	-
Interest paid	(400)	(2,199)	(2,218)	(214)
Proceeds from issuance of short term debt	-	-	-	-
Payment of short term debt	-	-	-	-
Contributions to the State of Alaska or other State agencies	(397)	-	-	-
Transfers (to) from other funds	1,149	-	-	(435)
Other cash payments	- (2E)	(2.400)	- (4.402)	(4.704)
Net cash provided by (used for) noncapital financing activities	(25)	(2,199)	(4,103)	(1,734)
Cash flows from capital financing activities:				
Acquisition of capital assets	-	-	-	-
Proceeds from the disposal of capital assets	-	-	-	-
Proceeds from the issuance of capital notes	-	-	-	-
Principal paid on capital notes	(3,389)	-	-	-
Payment of bond issuance costs	-	-	-	-
Interest paid on capital notes	(1,524)	-	-	-
Proceeds from the direct financing lease payments	-	-	3,304	1,734
Other cash payments	(4,913)		3,304	1,734
Net cash provided by (used for) capital financing activities	(4,913)		3,304	1,734
Cash flows from investing activities:				
Purchase of investments	(17,767)	(66,483)	(15,754)	(4,849)
Proceeds from maturity of investments	19,174	60,919	11,422	4,827
Interest received from investments	246	501	37	3
Net cash provided by (used for) investing activities	1,653	(5,063)	(4,295)	(19)
Net Increase (decrease) in cash	-	-	44	(169)
Cash at the beginning of year	_	-	-	296
Cash at the end of period		-	44	127
Reconciliation of operating income (loss) to net cash provided by				
(used for) operating activities				
Operating income (loss) Adjustments:	(915)	381	1,197	390
Depreciation expense	-	-	_	-
Provision for loan losses	(51)	(227)	(138)	-
Amortization of bond issuance costs	12	9	10	6
Net change in the fair value of investments	(117)	(3)	-	-
Transfers between funds for operating activity	22	243	195	26
Interest received from investments	(246)	(501)	(37)	(3)
Interest paid	1,924	2,199	2,218	214
Changes in assets and liabilities:	0.540	4 007	2 700	
Net increase (decrease) in mortgages and loans	2,513 143	4,827 334	3,789 (2,096)	(783)
Net increase (decrease) in assets and liabilities Net cash provided by (used for) operating activities	3,285	7,262	5,138	(150)
net cash provided by (used for) operating activities	5,200	1,202	0,100	(100)

General Housing Purpose Bonds 1992 A	General Housing Purpose Bonds 2003 A & B	General Housing Purpose Bonds 2005 A	General Housing Purpose Bonds 2005 B & C	Combined Total
206	1,669	2,360	1,919	10,669
432	4,013	6,503	6,840	28,917
-	-	-	-	-
-	-	-	-	-
-	-	-	-	-
-	-	-	-	-
- 713	6,934	- 8,807	9,960	42.000
(639)	(5,696)	(8,846)	(8,772)	42,088 (39,624)
-	-	-	-	-
-	-	(34)	(2)	213 (361)
712	6,920	8,790	9,945	41,902
(6,550)	(136,830)	(494)	- (1,765)	(148,986)
-	-	-	-	-
(205)	(2,531)	(3,319)	(3,827)	(14,913)
-	(2,001)	-	-	-
-	-	(2,678)	-	(3,075)
(2,620)	75,228	(9,052)	(74,763)	(10,493)
(9,375)	(64,133)	(15,543)	(80,355)	(177,467)
(9,373)	(04, 133)	(10,040)	(60,333)	(177,407)
-	-	-	-	-
-	-	-	-	-
-	-	(32)	-	(3,421)
-	-	(212)	-	(1,736)
-	-	-	-	5,038
	-	(244)	-	(119)
(14,212)	(188,639)	(236,602)	(250,182)	(794,488)
22,610	245,085	242,542	319,536	926,115
265 8,663	767 57,213	1,057 6,997	1,056 70,410	3,932 135,559
	,	-,	,	
-	-	-	-	(125) 296
-	-	-	-	171
32	(72)	(12)	(1,158)	(157)
	(- /	(-= /	(-,)	()
(69)	(875)	(327)	(128)	- (1,815)
296	682	17	19	1,051
1 (42)	26	(74)	29	(138)
(42) (265)	(13) (767)	363 (1,057)	310 (1,056)	1,104 (3,932)
205	2,531	3,531	3,827	16,649
432	4,013	6,503	6,840	28,917
122	1,395	(154)	1,262	223
712	6,920	8,790	9,945	41,902

(A Component Unit of the State of Alaska)
STATEMENT OF CASH FLOWS
OTHER PROGRAM FUNDS
For the Six Months Ended December 31, 2008

(in thousands of dollars)

	Energy Programs	Low Rent Program	Section 8 Program	Section 8 Vouchers Program
Cash flows from operating activities:				
Interest income on mortgages and loans Principal payments received on mortgages and loans	-	-	-	-
Purchases of mortgages and loans	-	-	-	-
Receipt (payment) for loan transfers between funds	-	-	-	-
Payments to employees and other payroll disbursements	(478)	(3,279)	(808)	(1,284)
Payments for goods and services	(1,671)	(3,555)	(689)	(148)
Cash received for externally funded programs Cash received for Federal HAP subsidies	9,188	6,297	1,117	1,879 14,539
Payments for Federal HAP subsidies	_	-	-	(14,005)
Interfund Receipts	16,636	8,061	1,497	1,432
Interfund Payments	(8,557)	(8,818)	(847)	(1,282)
Grant payments to other agencies	(14,471) 53	- 2 557	1,012	- 1
Other operating cash receipts Other operating cash payments	-	3,557 (1)	(9)	· · · · · · · · · · · · · · · · · · ·
Net cash provided by (used for) operating activities	700	2,262	1,273	1,132
, (accuracy - processes and (accuracy - processes)		,	,	<u> </u>
Cash flows from noncapital financing activities:				
Proceeds from the issuance of bonds Principal paid on bonds	-	-	-	-
Payment to defease bonds	-	-	-	-
Payment of bond issuance costs	_	-	-	-
Interest paid	-	-	-	-
Proceeds from issuance of short term debt	-	-	-	-
Payment of short term debt Contributions to the State of Alacka or other State agencies	-	-	-	-
Contributions to the State of Alaska or other State agencies Transfers (to) from other funds	-	-	-	-
Other cash payments	_	-	-	-
Net cash provided by (used for) noncapital financing activities	-	-	-	-
Cash flows from capital financing activities: Acquisition of capital assets	(19)	(1,230)	_	_
Proceeds from the disposal of capital assets	(13)	14	-	-
Proceeds from the issuance of capital notes	-	-	-	-
Principal paid on capital notes	-	-	-	-
Payment of bond issuance costs	-	-	-	-
Interest paid on capital notes Proceeds from the direct financing lease payments	-	-	-	-
Other cash payments	_	-	-	-
Net cash provided by (used for) capital financing activities	(19)	(1,216)	-	-
Cash flows from investing activities: Purchase of investments	(3,155)	_	_	_
Proceeds from maturity of investments	3,189	-	-	-
Interest received from investments	23	6	17	1_
Net cash provided by (used for) investing activities	57	6	17	1
Not become decreased by	720	1.052	1 200	1 122
Net Increase (decrease) in cash Cash at the beginning of year	738 1	1,052 4.027	1,290 3,403	1,133 1,303
Cash at the end of period	739	5,079	4,693	2,436
·				
Reconciliation of operating income (loss) to net cash provided by				
(used for) operating activities Operating income (loss)	(4 112)	111	(402)	F20
Adjustments:	(4,113)	114	(183)	530
Depreciation expense	1	2,512	536	2
Provision for loan losses	-	-	-	-
Amortization of bond issuance costs	-	-	-	-
Net change in the fair value of investments	1 600	- 754	- 197	(34)
Transfers between funds for operating activity Interest received from investments	(23)	(6)	(17)	(1)
Interest received from investments	(23)	-	-	-
Changes in assets and liabilities:				
Net increase (decrease) in mortgages and loans	4.004	- (4 440)	740	-
Net increase (decrease) in assets and liabilities Net cash provided by (used for) operating activities	4,234 700	(1,112) 2,262	740 1,273	635 1,132
not out provided by fused for operating activities	100	2,202	1,210	1,102

Other Programs	Combined Total
-	-
-	-
(443)	(6,292)
(184)	(6,247)
11,153	29,634
3,329 (3,329)	17,868 (17,334)
12,839	40,465
(9,649) (12,212)	(29,153) (26,683)
178	4,801
-	(10)
1,682	7,049
-	-
-	-
-	-
-	- - - -
-	-
(1)	(1)
(1)	(1)
	` ,
-	(1,249)
-	14
-	-
-	-
-	-
	(1,235)
	(1,200)
-	(3,155)
-	3,189
	47 81
1,681	5,894
1	8,735
1,682	14,629
(8,716)	(12,368)
(0,7 10)	
-	3,051
-	-
6,705	1 8,222
-	(47)
-	-
-	-
3,693	8,190
1,682	7,049





a component unit of the State of Alaska

Financial Statements

And Independent Auditors' Report

June 30, 2008

With Summarized Financial Information for June 30, 2007



Table of Contents

	FINANCIAL STATEMENTS	PAGE NUMBER
	Independent Auditors' Report	1 - 2 3 - 8
EXHIBITS	Wanagement's Discussion and Analysis [wid & A]	3-0
A	Statement of Net Assets	9
В	Statement of Revenues, Expenses, and Changes in Net Assets	10
C	Statement of Cash flows	11
	Notes to the Financial Statements	12 - 41
	Schedule of Funding Progress for PERS	42
SCHEDULES	Supplemental Information	
	Statement of Net Assets	
1	All Funds	43 –44
2	Revolving Funds	45
3	First Time Homebuyer Bonds	46 - 47
4	Veterans Mortgage Program Bonds	48 - 49
5	Other Housing Bonds	50 - 51
6	Non-Housing Bonds	52 - 53
7	Other Program Funds	54 - 55
	Statement of Revenues, Expenses, and Changes in Net Assets	
8	All Funds	56 - 57
9	Revolving Funds	58
10	First Time Homebuyer Bonds.	59 - 60
11	Veterans Mortgage Program Bonds	61 - 62
12	Other Housing Bonds	63 - 64
13	Non-Housing Bonds	65 –66
14	Other Program Funds	67 - 68
	Statement of Cash flows	
15	All Funds	69 - 70
16	Revolving Funds	71
17	First Time Homebuyer Bonds	72 - 73
18	Veterans Mortgage Program Bonds	74 - 75
19	Other Housing Bonds	76 - 77
20	Non-Housing Bonds	78 - 79
21	Other Program Funds	80 - 81

This is a publication of Alaska Housing Finance Corporation. For comments or questions: http://www.ahfc.state.ak.us/financials/financials.cfm or dboyce@ahfc.state.ak.us/financials/financials.cfm

RSM: McGladrey Network



Offices in Anchorage & Kenai

Independent Auditor's Report

The Board of Directors
Alaska Housing Finance Corporation:

We have audited the accompanying statements of net assets, revenues, expenses, and changes in net assets and cash flows of each major fund and the aggregate remaining fund information of Alaska Housing Finance Corporation (the Corporation) as of and for the year ended June 30, 2008, which collectively comprise the Corporation's basic financial statements. These financial statements are the responsibility of the Corporation's management. Our responsibility is to express opinions on these financial statements based on our audit. The prior year summarized comparative information has been derived from the Corporation's 2007 financial statements and in our report dated October 1, 2007, we expressed an unqualified opinion on those statements.

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. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinions.

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of each major fund and the aggregate remaining fund information of Alaska Housing Finance Corporation as of June 30, 2008, and the respective changes in financial position and cash flows thereof for the year then ended in conformity with accounting principles generally accepted in the United States of America.

In accordance with Government Auditing Standards, we have also issued a report dated September 5, 2008, on our consideration of the Corporation's internal control over financial reporting and on 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 controls 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 Board of Directors Alaska Housing Finance Corporation:

The Management's Discussion and Analysis on pages 3-8 and the schedule of funding progress for PERS on page 43 are not a required part of the basic financial statements but are supplementary information required by accounting principles generally accepted in the United States of America. 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 audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise the Corporation's basic financial statements. The accompanying information, as listed in the table of contents, is 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 audit of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the financial statements taken as a whole

Mikunda, Cottrell & Co.

Anchorage, Alaska October 8, 2008

OVERVIEW OF THE FINANCIAL STATEMENTS

This financial report of the Alaska Housing Finance Corporation's ("the Corporation") consists of three sections: management's discussion and analysis, the basic financial statements and supplementary schedules. The Corporation's operations are business type activities and follow enterprise fund accounting. The Corporation is a component unit of the State of Alaska ("the State") and is discretely presented in the State's financial statements. The Corporation's basic financial statements include: the Statement of Net Assets; the Statement of Revenues, Expenses and Changes in Net Assets; the Statement of Cash Flows and the Notes to Financial Statements. These statements are presented for all of the Corporation's operations and programs, with a dual focus on the Corporation as a whole (entity-wide) and on its major funds. Summarized financial information for FY 2007 is also presented and is intended to facilitate and enhance understanding of the Corporation's financial position, results of operations and cash flows for the current fiscal year in comparison to the prior fiscal year.

Management's Discussion and Analysis

This section of the Corporation's annual financial report presents management's discussion and analysis of the financial position and results of operations at and for the fiscal year ended June 30, 2008. This information is being presented to assist the reader in identifying significant financial issues and to provide additional information regarding the activities of the Corporation. This information should be read in conjunction with the Independent Auditors' Report, the audited financial statements and accompanying notes.

Basic Financial Statements

The Statement of Net Assets (Exhibit A) answers the question, "How is our financial health at the end of the year?" This statement includes all assets and liabilities of the Corporation, both financial and capital, short-term and long-term, using the accrual basis of accounting and economic resources measurement focus, which is similar to the accounting used by most private-sector companies. The resulting net assets presented in this statement are displayed as restricted or unrestricted. Assets are restricted when their use is subject to external limits such as bond resolutions, legal agreements or statutes. Assets not included in this category are characterized as unrestricted. Over time, changes in net assets may serve as a useful indicator of whether the financial position of the Corporation is improving or deteriorating.

The Statement of Revenues, Expenses and Changes in Net Assets (Exhibit B) measures the activities of the Corporation's operations over the past year and presents the operating income (loss) and change in net assets. It can be used to determine whether the Corporation has successfully recovered all of its costs through mortgage and loan interest, investment interest, externally funded programs and other revenue sources. This statement helps answer the question, "Is the Corporation as a whole better off or worse off as a result of the year's activities?"

The primary purpose of the *Statement of Cash Flows (Exhibit C)* is to provide information about the sources and uses of the Corporation's cash and the components of the change in cash balance during the reporting period. This statement reports cash receipts, cash payments, and net changes resulting from operating, non-capital financing, capital financing and investing activities. It provides answers to such questions as "Where did cash come from?", "What was cash used for?" and "What was the change in cash balance during the reporting period?"

The *Notes to Financial Statements* provide additional information that is essential to a full understanding of the data provided in the entity-wide financial statements. The *Notes to Financial Statements* follow *Exhibit C*.

Major Funds

A fund is a grouping of related accounts that is used to maintain control over resources that have been segregated for specific activities or objectives. For the fiscal year 2008, the Corporation reports the following major funds:

The Administrative Fund is the main operating fund of the Corporation. It represents all of the Corporation's activity not presented in other funds. The resources in this fund:

• provide for general working capital requirements of the Corporation

- fund program requirements
- are available to meet outstanding obligations and to fund continuing appropriations
- are available to absorb future loan foreclosure losses, and
- are the source of legislatively authorized transfers to and from the State and debt service payments for debt issued on behalf of the State for state capital projects

As of June 30, 2008, the Administrative Fund reported net assets of \$758 million, a decrease of \$41 million from June 30, 2007. The decrease in net assets can be primarily attributed to contributions to the State of Alaska of \$39 million, internal transfers from the Administrative fund of \$41 million offset by Operating income of \$39 million. Approximately \$96 million, or 13%, of the Administrative Fund's net assets are restricted by contractual or statutory agreements and \$661 million, or 87%, are unrestricted and may be used for operations and to meet the continuing obligations of the Corporation.

The Administrative Fund reported operating income of \$39 million for FY 2008, a decrease of \$5 million from FY 2007, due primarily to a decrease in mortgage and loan revenue of \$2 million, a decrease in investment revenue of \$6 million, an increase in operations and administration expenses of \$2 million offset by a decrease in provision for loan loss of \$2 million, and a decrease in interest expense of \$3 million.

The *Housing Development Bonds Fund* accounts for debt issued and assets pledged for payment of the debt under the bond indentures for Housing Development projects.

The Corporation's *Other Non-Major Funds* include individual funds for First Time Homebuyer Bonds, Veterans Mortgage Program Bonds, Other Housing Bonds, Non-Housing Bonds, Other Program Funds and Revolving Funds. Supplementary schedules present these funds.

FINANCIAL HIGHLIGHTS

- As a result of this year's operations, the Corporation's operating income was \$35 million, down 13% from FY 2007. Profitability, based on operating income, as measured by the adjusted return on average assets (excluding the change in the fair value of investments) decreased to .7% at June 30, 2008, compared to .8% at June 30, 2007. The change in the fair value has been removed from the ratio due to the volatility of the return.
- The Corporation's assets exceeded its liabilities, as of June 30, 2008, by \$1.67 billion (net assets).
- The Corporation's mortgage loan portfolio is one of its primary assets. During the fiscal year ended June 30, 2008, mortgage loans increased by 2.7%, due to new loan purchases exceeding collection of loan payments.
- During the fiscal year ended June 30, 2008, the Corporation's total assets increased by \$49 million due primarily to a \$92 million increase in mortgage loans offset by a \$43 million decrease in investments.
 Total liabilities increased by \$67 million due primarily to an increase of \$76 million in bonds payable offset by a \$7 million decrease in short term debt.

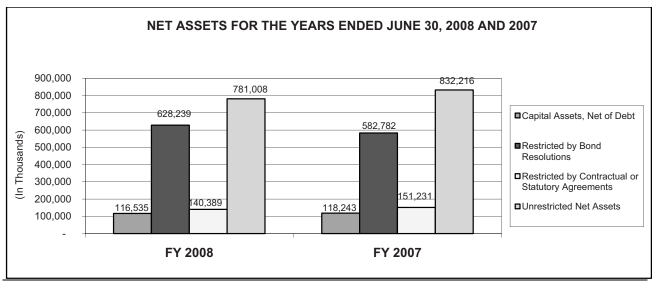
CONDENSED STATEMENT OF NET ASSETS

The following table presents condensed information about the financial position of the Corporation as of June 30, 2008 and 2007, and changes in the balances of selected items during the fiscal year ended June 30, 2008 (in thousands):

	2008	2007	Change Inci (Decreas	
Investments	1,231,404	1,274,544	(43,140)	(3.4)%
Mortgage loans, notes and other loans, net	3,450,063	3,357,754	92,309	2.7%
Capital assets, net	116,535	118,743	(2,208)	(1.9)%
Total assets, net	4,946,119	4,896,900	49,219	1.0%
Bonds and notes, net	3,136,866	3,060,887	75,979	2.5%
Short term debt	112,159	119,726	(7,567)	(6.3)%
Total liabilities	3,279,948	3,212,428	67,520	2.1%
Total net assets, net	1,666,171	1,684,472	(18,301)	(1.1)%

As of June 30, 2008, total assets increased by \$49 million from June 30, 2007. The increase in total assets can be primarily attributed to an increase in mortgage loans of \$92 million resulting from new loan purchases exceeding collection of loan payments. The increase in total assets was offset partially by a \$43 million decrease in investments. Total liabilities increased by \$67 million from June 30, 2007. The increase in total liabilities is primarily due to an increase bond debt of \$76 million offset by a decrease in short term debt of \$7 million.

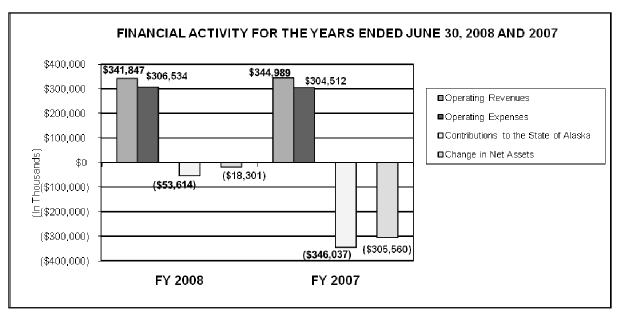
The chart below represents the classification of unrestricted and restricted net assets, and capital assets, net of debt, for FY 2008 and FY 2007.



CONDENSED STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS

The following table presents condensed information about the revenues, expenses and changes in net assets for the fiscal years ended June 30, 2008 and 2007, and the variance from the prior fiscal year (in thousands):

_	2008	2007	Change In (Decrea	
Mortgages and loan revenue	202,851	195,028	7,823	4.0%
Investment interest income	56,667	76,631	(19,964)	(26.1)%
Net change in the fair value of investment	255	2,214	(1,959)	(88.5)%
Externally funded programs	73,603	63,043	10,560	16.7%
Total operating revenues	341,847	344,989	(3,142)	(0.9)%
Interest expense	147,336	158,145	(10,809)	(6.8)%
Operations and administration	42,812	41,410	1,402	3.4%
Housing grants and subsidies	78,290	65,689	12,601	19.2%
Total operation expenses	306,534	304,512	2,022	0.7%
Operating income	35,313	40,477	(5,164)	(12.8)%
Contributions to the SOA or other	53,614	346,037	(292,423)	(84.5)%
Change in net assets	(18,301)	(305,560)	287,259	94.0%



Total operating revenues decreased by a net amount of \$3 million, or .9%, during FY 2008 primarily due to a decrease in investment revenue offset by increases mortgage and loan revenue and externally funded program revenue. Total operating expenses increased by \$2 million, or .7%. The net effect of changes in operating revenues and expenses was a \$5 million or 12.8% decrease in operating income from FY 2007.

The Corporation continued its series of annual payments to the State of Alaska and State agencies. As a result of a modification to the Transfer Plan during the 2004 Legislative Session, transfers to the State for FY 2008 were \$54 million and for FY 2007 was \$80 million. In FY 2008 the Transfer Plan called for payment of the lesser of \$103 million or 85% of the Corporation's adjusted net income, with this payment percentage declining to 75% in FY 2009 and in the fiscal years thereafter. Subsequent to GASB 34, the Corporation interprets net income as operating income.

The Change in Net Assets for FY 2007 was a decrease of \$305 million primarily due to the \$300 million contribution to the Alaska Housing Capital Corporation.

DEBT ADMINISTRATION

As of June 30, 2008, the Corporation had \$3 billion of bonds and notes payable secured by assets held and the general obligation pledge of the Corporation. The Corporation's debt is rated by three major rating agencies. The ratings assigned to the Corporation by each of those agencies are:

Rating Category	Fitch Ratings	Moody's Investors Service	Standard & Poor's
General Obligation: Long Term Short Term	AA+ F1+	Aa2 P-1	AA A-1+
General Account Fund Rating: Credit Quality Volatility			AAAf S1

Significant debt activity during the year included the following:

- Issued \$47 million in Draw Down Bonds;
- Issued \$81 million in Tax-Exempt Home Mortgage Revenue Bonds:
- Issued \$58 million in Tax-Exempt Veterans Mortgage Revenue Bonds;
- Issued \$96 million in Tax-Exempt State Capital Project Bonds;
- Redeemed bonds through surplus redemption provisions of their respective indentures in the amount of \$96 million;

Additional information on the Corporation's long-term debt can be found in the Notes to Financial Statements.

ECONOMIC FACTORS AND OTHER FINANCIAL INFORMATION

The primary business activity of the Corporation is providing a secondary market for the purchase of single-family and multi-family mortgage loans. The Corporation's mortgage financing activities are sensitive to changes in interest rates, the spread between the rate on the Corporation's loans and those available in the conventional mortgage markets, and the availability of affordable housing in the State. The availability of long-term tax-exempt financing on favorable terms is a key element in providing the funding necessary for the Corporation to continue its mortgage financing activities.

The Corporation's main sources of revenues include mortgage loan activity, investment interest income and externally funded grants and subsidies. Market interest rates have an effect on both the mortgage program and investment income revenues. If interest rates rise, mortgage and investment income should increase as new loans are originated and new investments are purchased at the higher rates. If interest rates fall, mortgage and

investment income will decrease as new loans are originated and new investments are purchased at the lower rates. Any decrease in interest rates could also cause an increase in prepayments on higher rate mortgages. The Corporation uses many of these prepayments to call the corresponding bond series, which lowers the interest expense incurred on the Corporation's overall bonds outstanding, or to recycle mortgages to obtain the maximum allowable spread. Large federal deficits or changes in programs or funding levels could have a negative impact on externally funded program revenues.

CONTACTING THE CORPORATION'S FINANCIAL MANAGEMENT

This financial report is designed to provide a general overview of the Corporation's finances and to show the Corporation's accountability for the money it receives during the periods reported. If you have questions about this report or need additional financial information, please visit the Corporation's web site www.ahfc.state.ak.us.

(A Component Unit of the State of Alaska)

STATEMENT OF NET ASSETS

As of June 30, 2008 (in thousands of dollars)

	Administrative Fund	Housing Development Bonds	Other Non-Major Funds	Total June 30, 2008
ASSETS				
Cash	9,500	-	9,534	19,034
Investments	463,728	64,443	703,233	1,231,404
Accrued interest receivable	2,753	2,013	11,968	16,734
Inter-fund due to/from	(32,653)	6,012	26,641	-
Mortgage loans, notes and other loans	535,218	338,610	2,576,235	3,450,063
Net investment in direct financing lease	-	-	65,203	65,203
Unamortized bond issuance costs	-	3,461	21,681	25,142
Capital assets - non-depreciable	139	-	13,851	13,990
Capital assets - depreciable, net	188	-	102,357	102,545
Other assets	7,052	642	13,949	21,643
Intergovernmental receivable	-	-	361	361
Total Assets	985,925	415,181	3,545,013	4,946,119
LIABILITIES				
Bonds and notes payable	108,965	337,425	2,690,476	3,136,866
Short term debt	112,159	-	-	112,159
Accrued interest payable	985	1,214	13,104	15,303
Other liabilities	5,874	82	6,515	12,471
Intergovernmental payable	-	-	3,149	3,149
Total Liabilities	227,983	338,721	2,713,244	3,279,948
NET ASSETS				
Invested in capital assets, net of related debt	327	_	116,208	116,535
Restricted by bond resolutions	-	_	628.239	628,239
Restricted by contractual or statutory agreements	96,292	-	44,097	140,389
Unrestricted net assets, (deficit)	661,323	76,460	43,225	781,008
Total Net Assets	757,942	76,460	831,769	1,666,171

See accompanying notes to the financial statements.

Exhibit B

(A Component Unit of the State of Alaska)

STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS

For the Year Ended June 30, 2008

(in thousands of dollars)

	Administrative Fund	Housing Development Bonds	Other Non-Major Funds	Total June 30, 2008
OPERATING REVENUES				
Mortgage and loans revenue	37,518	22,661	142,672	202,851
Investment interest	14,873	4,186	37,608	56,667
Net change in the fair value of investments	(823)	14	1,064	255
Total Investment Revenue	14,050	4,200	38,672	56,922
Externally funded programs	-	-	73,603	73,603
Rental	-	-	7,695	7,695
Other	107	-	669	776
Total Operating Revenues	51,675	26,861	263,311	341,847
OPERATING EXPENSES				
Interest	7,648	15,338	124,350	147,336
Mortgage and loan costs	3,011	996	10,148	14,155
Financing expenses	1,145	447	4,823	6,415
Provision for loan loss	(2,923)	1,406	8,615	7,098
Operations and administration	3,485	2,250	37,077	42,812
Rental housing operating expenses	97	-	10,331	10,428
Housing grants and subsidies	16	-	78,274	78,290
Total Operating Expenses	12,479	20,437	273,618	306,534
Operating Income (Loss)	39,196	6,424	(10,307)	35,313
NONOPERATING EXPENSES, SPECIAL ITEM & TRANSFERS				
Contributions to the State of Alaska or other State agencies	(39,415)	_	(14,199)	(53,614)
Transfers - Internal	(40,905)	17,488	23,417	-
Change in Net Assets	(41,124)		(1,089)	(18,301)
Net assets at beginning of year	799,066	52,548	832,858	1,684,472
Net Assets at End of Period	757,942	76,460	831,769	1,666,171

See accompanying notes to the financial statements.

(A Component Unit of the State of Alaska) STATEMENT OF CASH FLOWS

For the Year Ended June 30, 2008

(in thousands of dollars)

	Administrative Fund	Housing Development Bonds	Other Non-Major Funds	Total June 30, 2008
Cash flows from operating activities:				
Interest income on mortgages and loans	29,564	22,347	135,319	187,230
Principal payments received on mortgages and loans	48,090	34,496	328,561	411,147
Purchases of mortgages and loans Receipt (payment) for loan transfers between funds	(512,333) 530,265	(106,619)	(423,646)	(512,333)
Payments to employees and other payroll disbursements	(18,351)	(100,019)	(11,099)	(29,450)
Payments for goods and services	(13,771)	_	(8,323)	(22,094)
Cash received for externally funded programs	119	-	38,028	38,147
Cash received for Federal HAP subsidies	-	-	35,038	35,038
Payments for Federal HAP subsidies	-	-	(35,329)	(35,329)
Interfund Receipts	581,888	58,922	523,634	1,164,444
Interfund Payments	(583,596)	(57,059)	(523,789)	(1,164,444)
Grant payments to other agencies	(15,389)	4 200	(28,229)	(43,618)
Other operating cash receipts Other operating cash payments	1,377 (4,593)	1,308 (1,318)	9,817 (1,623)	12,502 (7,534)
Net cash provided by (used for) operating activities	43,270	(47,923)	38,359	33,706
<u> </u>	40,210	(41,020)	00,000	00,700
Cash flows from noncapital financing activities: Proceeds from the issuance of bonds	46,535	_	237,665	284,200
Principal paid on bonds	(23,825)	(8,460)	(128,945)	(161,230)
Payment to defease bonds	(20,020)	(0,400)	(44,636)	(44,636)
Payment of bond issuance costs	(839)	-	-	(839)
Interest paid	(8,214)	(15,700)	(121,861)	(145,775)
Proceeds from issuance of short term debt	1,133,512	-	-	1,133,512
Payment of short term debt	(1,140,232)	-	-	(1,140,232)
Contributions to the State of Alaska or other State agencies	(49,471)	(7.000)	(5,538)	(55,009)
Transfers (to) from other funds	82,593	(7,626)	(74,967)	-
Other cash payments	40,059	(31,786)	(138,282)	(130,009)
Net cash provided by (used for) noncapital financing activities _	40,033	(31,700)	(130,202)	(130,009)
Cash flows from capital financing activities: Acquisition of capital assets	(2,190)		(1,989)	(4,179)
Proceeds from the disposal of capital assets	(2,190)	-	(1,909)	35
Proceeds from the disposal of capital assets Proceeds from the issuance of capital notes	-	_	-	-
Principal paid on capital notes	-	-	(3,316)	(3,316)
Payment of bond issuance costs	-	-	-	-
Interest paid on capital notes	-	-	(3,544)	(3,544)
Proceeds from the direct financing lease payments	-	-	4,002	4,002
Other cash payments	(2,308)	-	(22,930)	(25,238)
Net cash provided by (used for) capital financing activities	(4,494)	-	(27,746)	(32,240)
Cash flows from investing activities:	(0.000.000)	(750,005)	(4.044.004)	(40.005.450)
Purchase of investments	(8,222,693)	(758,365)	(4,914,394)	(13,895,452)
Proceeds from maturity of investments Interest received from investments	8,128,200 14,924	832,056 6,018	4,978,596 37,271	13,938,852 58,213
Net cash provided by (used for) investing activities	(79,569)	79,709	101,473	101,613
_				
Net Increase (decrease) in cash Cash at the beginning of year	(734) 10,234	-	(26,196) 35,730	(26,930) 45,964
Cash at the end of period	9,500	<u> </u>	9.534	19,034
=	0,000		0,001	10,001
Reconciliation of operating income (loss) to net cash provided by (used for) operating activities				
Operating income (loss)	39,196	6,424	(10,307)	35,313
Adjustments:	00,100	0,121	(10,007)	00,010
Depreciation expense	69	-	6,451	6,520
Provision for loan losses	(2,923)	1,406	8,615	7,098
Amortization of bond issuance costs	-	144	1,267	1,411
Net change in the fair value of investments	823	(14)	(1,064)	(255)
Transfers between funds for operating activity	(45,146)	3,511	41,635	<u>-</u>
Interest received from investments	(14,924)	(6,018)	(37,271)	(58,213)
Interest paid	8,214	15,700	125,405	149,319
Changes in assets and liabilities:	ee 022	(70 100)	(05.095)	(101 196)
Net increase (decrease) in mortgages and loans Net increase (decrease) in assets and liabilities	66,022 (8,061)	(72,123) 3,047	(95,085) (1,287)	(101,186) (6,301)
Net cash provided by (used for) operating activities	43,270	(47,923)	38,359	33,706
=	.0,2.0	(,===)	30,000	00,.00

See accompanying notes to the financial statements.

NOTES TO FINANCIAL STATEMENTS

FOOTNOTE INDEX

Num		Description	Page <u>Number</u>
1	Authorizing Legislation and Funding		13
2	Summary of Significant Accounting Policies	3	13
3	Cash and Investments		16
4	Interfund Receivable/payable		21
5	Mortgage Loans, Notes and Other Loans		21
6	Insurance Agreements		21
7	Loan Self Insurance Program		21
8	Direct Financing Leases		22
9	Capital Assets		22
10	Bonds and Notes Payable		23
11	Derivatives		30
12	Long Term Liabilities		32
13	Short Term Debt		32
14	Transfers		33
15	Other Credit Arrangements		33
16	Yield Restriction and Arbitrage Rebate		33
17	State Authorizations and Commitments		34
18	Grants		35
19	Other Programs		36
20	Pension and post employment healthcare p	olans	37
21	Other Commitments and Contingencies		39
22	Risk Management		40
23	Five Year Financial Information		41

FOR THE YEAR ENDED JUNE 30, 2008

(WITH SUMMARIZED FINANCIAL INFORMATION FOR THE YEAR ENDED JUNE 30, 2007)

1 AUTHORIZING LEGISLATION AND FUNDING

The Alaska Housing Finance Corporation (Corporation), a public corporation and government instrumentality of the State of Alaska (State), was created in 1971, and substantially modified in 1992, by acts of the Alaska State Legislature (Legislature) to assist in the financing, development and sale of dwelling units, operate the State's public housing, offer various home loan programs emphasizing housing for low and moderate-income and rural residents, and administer energy efficiency and weatherization programs within Alaska. The Corporation is a component unit of the State of Alaska and is discretely presented in the State's financial statements.

Generally, the Corporation accomplishes its mortgage-related objectives by functioning as a secondary market for qualified real estate and mobile home loans originated by financial institutions. The Corporation is authorized by the Legislature to issue its own bonds, bond anticipation notes and other obligations in such principal amounts as, in the opinion of the Corporation, will be necessary to provide sufficient funds for carrying out its purpose. Certain bonds issued to finance residences for qualified veterans are unconditionally guaranteed by the State of Alaska. No other obligations constitute a debt of the State.

The non-mortgage related programs of the Corporation are funded through various grant and program agreements with the federal government's departments of Housing and Urban Development (HUD), Energy (DOE), and Health and Human Services (HHS), as well as capital and operating subsidies from the Corporation's own funds.

The Northern Tobacco Securitization Corporation (NTSC) was incorporated in the State of Alaska pursuant to House Bill No. 281 of the Alaska Legislature, as a subsidiary of the Corporation. There is no financial accountability between NTSC and the Corporation. Neither the Corporation nor the State is liable for any debt issued by NTSC. NTSC is not a component unit of the Corporation and thus is not included in the Corporation's financial statements. NTSC is a government instrumentality of, but separate and apart from, the State and is reported as a blended component unit in the State's financial statements.

In accordance with the Legislature's intent, the Corporation formed a subsidiary, the Alaska Housing Capital Corporation ("AHCC"), under the Alaska Nonprofit Corporation Act (AS 10.20) and provisions of the Alaska Housing Finance Corporation Act (AS 18.56), as amended. AHCC was incorporated on May 23, 2006, as a public corporation and government instrumentality of, but having a legal existence independent of and separate from, the State of Alaska. AHCC is a subsidiary of, but separate and apart from, the Corporation. There is no financial accountability between AHCC and the Corporation. AHCC is not a component unit of the Corporation and thus is not included in the Corporation's financial statements.

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Accounting

The Corporation's funds are accounted for as enterprise funds for financial reporting purposes. All funds utilize the economic resource measurement focus and full accrual basis of accounting wherein revenues are recognized when earned and expenses when incurred. The Corporation applies all Governmental Accounting Standards Board (GASB) pronouncements for the Corporation's funds, as well as those Financial Accounting Standards Board (FASB) pronouncements issued before November 30, 1989, unless such pronouncements conflict with or contradict GASB pronouncements. After November 30, 1989, the Corporation only applies applicable GASB pronouncements.

Basis of Presentation

The Corporation's financial statements include a Statement of Net Assets, a Statement of Revenues, Expenses and Changes in Net Assets formatted to report operating and non-operating revenues and expenses, a Cash Flow Statement presented using the direct method, and notes to the financial statements. The Corporation's financial statements present the Administrative Fund and the other Major Funds in separate columns. The remaining Non-Major Funds are aggregated and displayed in a single column. The total column presents the entity-wide amounts for the Corporation.

NOTES TO FINANCIAL STATEMENTS

Major and Non-Major Funds

The Corporation reports the following major and non-major funds:

Administrative Fund. This is the Corporation's primary operating fund. It accounts for all financial resources of the Corporation, except those accounted for in separate funds.

Housing Development Bonds. This fund accounts for debt issued and some assets pledged for payment of the debt under the bond indentures for Housing Development Bonds.

Other Non-Major Funds. Resources to assist in the financing, development and sale of housing units, public housing assistance programs, energy programs, and home loan programs are aggregated and reported in Other Non-Major Funds.

Restricted Net Assets

The restricted net asset amounts of the Administrative Fund consist of the Corporation's remaining commitments to the State (refer to Footnote No. 17, State Authorizations and Commitments, for further details). The remaining resources of the Administrative Fund are unrestricted.

The other financial activities of the Corporation are restricted by the Corporation's bond resolutions, requirements from the Legislature, and statutory requirements or third-party agreements that restrict the use of resources. These restricted resources are recorded in various special purpose funds and accounts. Restricted funds with a net deficit balance are shown as having an unrestricted net asset balance pursuant to reporting requirements.

When both restricted and unrestricted resources are available in a fund, it is the Corporation's policy to spend restricted funds to the extent allowed and only spend unrestricted funds when needed.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenditures during the reporting period. Actual results could differ from those estimates. The significant estimate for the Corporation is the allowance for loan losses.

Investments

All investments are stated at fair value, except for nonparticipating investment agreements, which are stated at cost. The Corporation does not participate in any external investment pools.

Accrued Interest Receivable on Loans and Real Estate Owned

Interest is accrued based upon the principal amount outstanding. Accrual of interest income is discontinued on loans when, in the opinion of management, collection of such interest becomes doubtful. When payment of interest is provided for pursuant to the terms of loan insurance or guarantees, accrual of interest on delinquent loans and real estate owned is continued.

Loans and Allowances for Estimated Loan Losses

Mortgage loans are carried at their unpaid principal balances net of allowance for estimated loan losses. Mortgage loans are recorded as amounts are disbursed.

The Corporation provides for possible losses on loans on which foreclosure is anticipated. A potential loss is recorded when the net realizable value, or fair value, of the related collateral or security interest is estimated to be less than the Corporation's investment in the property less anticipated recoveries from private mortgage insurance, private credit insurance, and various other loan guarantees. In providing for losses, through a charge to operations, consideration is given to the costs of holding real estate, including interest costs. The loan portfolio, property holding periods and property holding costs are reviewed periodically. While management uses the best information available to make evaluations, future adjustments to the allowances may be necessary if there are significant changes in economic conditions or property disposal programs.

NOTES TO FINANCIAL STATEMENTS

Real Estate and Mobile Homes Owned

Real estate and mobile homes owned consist principally of properties acquired through foreclosure or repossession and are carried at the lower of cost or estimated net realizable value. These amounts are included in other assets.

Depreciation

Depreciation and amortization of buildings, equipment and leasehold improvements are computed on a straight-line basis over the estimated useful lives of the related assets. Estimated useful lives range from 3 to 40 years. The capitalization floor is \$5.000.

Bonds and Notes

The Corporation issues bonds and notes to provide capital for its mortgage programs and other uses consistent with its mission. The bonds and notes are recorded at cost plus accreted interest and premiums, less discounts and deferred debt refunding expenses. Discounts and premiums are amortized using the effective interest method. Deferred debt refunding expenses are amortized over the shorter of the remaining life of the old debt or the remaining life of the new debt.

Interest Rate Swap

The Corporation's Fiscal Policies allow, with certain restrictions, the Corporation to enter into certain derivative financial instruments called interest rate swap agreements, or swaps. The Corporation enters into these swaps with various counter-parties to achieve a lower overall cost of funds for certain bond issuances. These agreements can be negotiated whereby the Corporation pays the counter-party a fixed interest rate in exchange for a variable interest rate payment from the counter-party, or vice-versa. The particulars of each swap are negotiated to achieve the financing objectives of the Corporation. Other than the net interest expense resulting from these agreements, no amounts are recorded in the Corporation's financial statements.

Operating Revenues and Expenses

The Corporation was created with the authority to issue bonds to the investing public in order to create a flow of private capital through the Corporation into mortgage loans to qualified housing sponsors and to certain individuals. The Corporation's primary purpose is to borrow funds in the bond market and to use those funds to make single-family and multi-family mortgages and loans. Its primary operating revenue is derived from the interest income and fees from those mortgages and loans and on the invested proceeds from the bond issues. Additionally, the Corporation's statutory purpose includes providing financial assistance programs for rental subsidies to tenants of various housing developments. The Corporation records all revenues from mortgages and loans, investments, rental activities, and externally funded programs as operating revenues. The primary costs of providing these programs are recorded as operating expenses.

Income Taxes

The Corporation is exempt from federal and state income taxes.

NOTES TO FINANCIAL STATEMENTS

3 CASH AND INVESTMENTS

Cash consists of demand deposits, time deposits and cash held in trust. The carrying amount of the Corporation's cash is restricted by bond resolutions, contractual agreements, and statutory agreements. A summary of the Corporation's cash is shown below (in thousands):

	June 30, 2008	June 30, 2007
Restricted cash	\$ 9,534	\$ 35,730
Unrestricted	9,500	10,234
Carrying amount	\$ 19,034	\$ 45,964
Bank balance	\$ 21,486	\$ 47,288

Of the \$19,034,000 carrying amount at June 30, 2008, approximately \$4,027,000 is subject to various restrictions associated with the HUD Low Rent program operated by the Corporation's Public Housing Division. This restricted cash is not available to fund the Corporation's general operations.

The fair value of debt security investments by contractual maturity is shown below (in thousands). Expected maturities may differ from contractual maturities because borrowers may have the right to call or prepay obligations with or without penalty.

Investment Maturities (In Years)										
	Less T	han	1-5		6-10		More than 10	June 30, 2008		June 30, 2007
Bank investment contracts	\$ 54,4	132	\$ -	\$	-	\$	-	\$ 54,432	\$	72,564
U. S. Treasury securities	2	293	11,453		-		-	11,746		23,587
Securities of U.S. Government agencies and corporations	167,4	120	6,330		-		442	174,192		153,019
Asset-backed securities	4	156	2,154		-		-	2,610		1,718
Certificates of deposit	1,	501	-		-		-	1,501		20,000
Commercial paper and medium- term notes	758,2	241	4,891		283		-	763,415		636,804
Guaranteed investment contracts	206,3	344	-		-		-	206,344		353,707
Money market funds	17.1	164	_		_		_	17.164		13.145

Restricted Investments

Total AHFC portfolio

The carrying amount of the Corporation's investments, a majority of which are restricted by bond resolutions, contractual agreements, and statutory agreements, is shown below (in thousands):

\$ 24,828

1,205,851

283

1,274,544

1,231,404

	June 30, 2008	June 30, 2007
Restricted investments	\$ 972,934	\$ 1,080,535
Unrestricted	258,470	194,009
Carrying amount	\$ 1,231,404	\$ 1,274,544

Included in the restricted investments are Guaranteed Investment Contracts in the Drawn Down Bond Fund Escrow Account. These investment securities are placed in a trust with an escrow agent and are reserved exclusively for future debt service payments on the Draw Down bonds.

Realized Gains and Losses

The calculation of realized gains is independent of the calculation of the net increase in the fair value of investments. Realized gains and losses on investments that had been held in more than one fiscal year and sold in the current period may have been recognized as an increase or decrease in the fair value of investments reported in the prior year. The net increase in the fair value of investments included in the table below takes into account all changes in fair value (including purchases and sales) that occurred during the period. A summary of the gains and losses is shown below (in thousands):

	June 30, 2008	June 30, 2007
Ending unrealized holding gain	\$ 1,644	\$ 1,933
Beginning unrealized holding gain	1,933	859
Net change in unrealized holding gain	(289)	1,074
Fair value of investment transferred to state agency	-	575
Net realized gain (loss)	544	565
Net increase (decrease) in fair value	\$ 255	\$ 2,214

Deposit and Investment Policies

The Corporation utilizes different investment strategies depending upon the nature and intended use of the assets being invested. All funds are classified as trust or non-trust, and this determines the applicable investment guidelines used by staff when making investment decisions.

The Corporation's Fiscal Policies provide investment guidelines for non-trusted funds. Funds are invested according to anticipated use: those that must remain immediately available to provide working capital are invested in short-term, highly liquid securities, while those not expected to be used in the short-term are invested in longer-term securities.

The following securities are eligible for investment under the Corporation's fiscal policies:

- Obligations of, or obligations guaranteed as to principal and interest by, the United States or any agency or instrumentality thereof when such obligations are backed by the full faith and credit of the United States;
- Obligations of U.S. Government-sponsored agencies, including mortgage-backed securities, that are not backed by the full faith and credit of the U.S. Government;
- Bank debt obligations, including unsecured certificates of deposit, notes, time deposits, and bankers' acceptances (having maturities of not more than 365 days) of, and deposits with, any bank the short-term obligations of which have been rated at least "A-1" by S&P or "P-1" by Moody's or "F-1" by Fitch;
- Deposits in and investments of a commercial bank or credit union which are fully insured by the FDIC or NCUA
 or, to the extent not insured by the FDIC or NCUA, provide for the pledge of collateral maintained at a minimum
 level of 105% and valued at least monthly;
- Debt obligations, other than those that do not have a fixed par value or terms that do not promise a fixed dollar amount at maturity or call date, rated at least "AA" by S&P or "Aa" by Moody's or "AA" by Fitch if maturing in excess of one year, and "A-1" by S&P or "P-1" by Moody's or "F1" by Fitch if maturing in one year or less;
- Asset-backed securities, other than commercial paper and those that do not have a fixed par value or terms that
 do not promise a fixed dollar amount at maturity or call date, rated at least "AA" by S&P or "Aa" by Moody's or
 "AA" by Fitch;
- Commercial paper, including asset-backed commercial paper, rated at least "A-1" by S&P or "P-1" by Moody's or "F1" by Fitch;
- Repurchase agreements (repos) with a corporation or other entity which has long-term debt ratings of at least "A" by S&P or "A" by Moody's or "A" by Fitch or short-term ratings of at least "A-1" by S&P or "P-1" by Moody's or "F-1" by Fitch and where collateral is maintained at a minimum level of 102%, valued on a daily basis;
- Money market funds which are rated at least "AAm" or "AAm-G" by S&P or "Aa" by Moody's or "V-1+" by Fitch;
- Investment agreements or guaranteed investment contracts with an insurance company, bank or other financial institution having an outstanding unsecured long-term obligations rating, or a claims paying or investment agreement rating of at least "AA" by S&P or "Aa" by Moody's or "AA" by Fitch, or, if the term is one year or less, at least "A-1" by S&P or "P-1" by Moody's or "F1" by Fitch;

NOTES TO FINANCIAL STATEMENTS

- Floating rate notes issued by entities having outstanding unsecured long-term obligations rated "AA" by S&P or "Aa" by Moody's or "AA" by Fitch, or, if the term of the floating rate note is one year or less, having outstanding short-term obligations rated at least "A-1" by S&P or "P-1" by Moody's or "F1" by Fitch; with interest rates subject to adjustment at least every 100 days; and with a maximum maturity of three years or less, or an optional tender available to bondholders no less frequently than every interest rate reset date:
- Adjustable rate funds, provided they are rated "AAAf" credit and "S-1" volatility by S&P and "Aaa" by Moody's;
- International Bank for Reconstruction & Development debt obligations rated "AAA" by S&P or "Aaa" by Moody's or "AAA" by Fitch.

Trusted funds are invested according to the terms outlined in their respective indentures or governing agreements, which generally mandate the purchase of relatively short-term, high-quality, fixed income securities. In those rare instances, if any, where an indenture or governing agreement is less restrictive than the Corporation's fiscal policies for non-trust funds, the investment will be made in accordance with the more restrictive fiscal policies.

Credit Risk

Credit risk is the risk of loss due to the failure of the security or backer. The Corporation mitigates its credit risk by limiting investments to those permitted in its Fiscal Policies and relevant governing agreements, diversifying the investment portfolio, and pre-qualifying firms with which the Corporation administers its investment activities.

The credit quality ratings of the Corporation's investments as of June 30, 2008, as determined by nationally recognized statistical rating organizations, are shown below (in thousands). \$11,746,000 of U.S. Treasury securities and securities of agencies and corporations which are explicitly guaranteed by the U.S. Government are not considered to have credit risk and therefore, are not included in the summary.

Investment Fair

	Moody's	S&P	Investment Fair Value
			_
Securities of U.S.	Government	agencies a	nd corporations:
	Aaa	AAA	\$ 174,192
Asset-backed secu	urities:		
	Aaa	AAA	2,610
Commercial paper	& medium-te	erm notes:	
	Aaa	AAA	1,486
	Aa1	AA	299
	Aa1	AA-	608
	Aa1	AA+	539
	Aa2	AA	-
	Aa2	AA-	251
	Aa2	A+	-
	Aa3	AA	1,152
	Aa3	AA-	3,649
	Aa3	A+	100
	A1	AA-	-
	P-1	A-1+	710,390
	P-1	A-1	44,659
		A-1	-
	Baa3	BBB	282
			763,415
Money market fund	ds		
		AAAm	17,164
Unrated investmen	nts:		
Bank investment	contracts		54,432
Certificates of dep	oosit		1,501
Guaranteed inves		icts	206,344
			262,277
			\$1,219,658

5%

Concentration Risk

Concentration risk is the risk of loss attributed to the magnitude of the Corporation's investment in a single issuer. Concentration limits are not established in the bond indentures and governing agreements for trust investments. The Corporation's fiscal policies set the maximum concentration limits for non-trust investments as follows:

Investment Type	Investment Type Limit as a % of Total Portfolio	Issuer Limit as a % of Total Portfolio
General obligations of the United States	100%	100%
Securities of U.S. Government agencies and corporations	65%	35%
Corporate and non-corporate (including the following): Adjustable rate funds Bank investment contracts Certificates of deposit Commercial paper & medium-term notes Deposits in and investments of a commercial bank or credit union Floating or variable rate notes Guaranteed investment contracts Money market funds Repurchase agreements	60%	5%

Investment Holdings Greater than Five Percent of Total Portfolio

Mortgage and asset-backed securities

The following investment holdings, summarized by issuer, include both investments that are governed by the maximum concentration limits of the Corporation's Fiscal Policies and trusted investments which have no established concentration limits. Investments issued or explicitly guaranteed by the U.S. Government, investments in mutual funds, external investment pools, and other pooled investments are excluded from this summary. As of June 30, 2008, the Corporation had investment balances greater than 5 percent of the Corporation's total investments with the following issuers (in thousands).

20%

Issuer	Investment Fair Value	Percentage of Total Portfolio
AIG Funding Inc	\$ 410,358	33.32 %
Citigroup Financial Products, Inc.	150,908	12.25
CFPI	109,602	8.90
Federal Home Loan Discount Notes	109,590	8.90
AEGON	74,600	6.06

Custodial Credit Risk

The Corporation assumes levels of custodial credit risk for its deposits with financial institutions, bank investment agreements, and investments. For deposits, custodial credit risk is the risk that, in the event of a bank failure, the Corporation's deposits may not be returned. For bank investment agreements and investments, custodial credit risk is the risk that, in the event of failure of the custodian or counterparty holding the investment, the Corporation will not be able to recover the value of the investment. The Corporation has not established a formal custodial credit risk policy for its investments.

Of the Corporation's \$21,486,000 bank balance at June 30, 2008, cash deposits in the amount of \$13,285,000 were uninsured and uncollateralized.

Of the Corporation's \$1,231,404,000 total investments at June 30, 2008, bank investment contracts in the amount of \$54,432,000 were uninsured, unregistered, and held by the counterparty or its agent, but not in the Corporation's name.

NOTES TO FINANCIAL STATEMENTS

Interest Rate Risk

Interest rate risk is the risk that the market value of investments will decline as a result of changes in general interest rates. For non-trust investments, the Corporation mitigates interest rate risk by structuring its investment maturities to meet cash requirements (including corporate operations), thereby avoiding the need to sell securities in the open market prior to maturity. For investments held in trust, investment maturities are structured to meet cash requirements as outlined in the bond indentures and contractual and statutory agreements.

Modified Duration

Modified duration estimates the sensitivity of an investment to interest rate changes. The following table shows the Corporation's trusted and non-trusted investments (in thousands) with their modified duration as of June 30, 2008:

	Investment Fair Value	Modified Duration
Bank investment contracts	\$ 54,432	0.000
U.S. Treasury securities:		
Treasury coupon securities	11,746	2.175
Securities of U.S. Government agencies and corporations:		
Federal agency discounts	167,341	0.102
Federal agency coupon securities	6,179	1.725
Federal agency pass through securities	672	3.424
Asset-backed securities	2,610	1.979
Certificates of deposit	1,501	0.063
Commercial paper & medium-term notes:		
Commercial paper discounts	756,139	0.186
Corporate bonds	299	1.931
Medium-term notes	6,198	1.295
Municipal bonds	282	5.843
Floating rate notes	497	1.740
Guaranteed investment contracts	206,344	0.000
Money market funds	 17,164	0.000
	\$ 1,231,404	
Portfolio modified duration		.426

A minimal percentage of the Corporation's total investment portfolio is municipal bonds, which are relatively more sensitive to changing interest rates than the rest of the Corporation's investment portfolio. Municipal bonds held as of June 30, 2008, are as follows (in thousands):

	Fair Value	Rate	Maturity
Northern Tobacco Securitization Corporation	\$282	4.577%	June 1, 2015

4 INTERFUND RECEIVABLE/PAYABLE

A summary of the interfund receivable/payable balance is shown below (in thousands):

		Due From		
D u		Administrative Fund	Other Non Major Funds	Total
е	Administrative Fund	\$ -	\$ 15,970	\$ 15,970
т	Housing Development	6,012	-	6,012
0	Other Non Major Funds	 42,611	-	42,611
	Total	\$ 48,623	\$ 15,970	\$ 64,593

The balances of \$6,012,000 due to Housing Development and of \$42,611,000 due to the Other Non-Major Funds from the Administrative Fund resulted primarily from monies belonging to these funds being deposited in an Administrative Fund account to obtain a greater rate of return.

Of the \$15,970,000 due from the Other Non-Major Funds to the Administrative Fund, \$2,197,000 resulted from an allocation of management and bookkeeping fees mandated by HUD.

All remaining balances resulted from the time lag between the dates that (1) interfund goods and services are provided or reimbursable expenditures occur and (2) payments between funds are made.

5 Mortgage Loans, Notes and Other Loans

A summary of mortgage loans, notes and other loans is shown below (in thousands):

	June 30, 2008	June 30, 2007
Mortgage loans	\$ 3,089,782	\$ 3,139,975
Multi-family loans	386,453	238,236
Other notes receivable	 77,982	74,811
	3,554,217	3,453,022
Less:		
Allowance for losses	 (104,154)	(95,268)
Net Mortgage loans, notes and other loans	\$ 3,450,063	\$ 3,357,754

Other supplemental loan information is summarized in the following table (in thousands):

	June 30, 2008	June 30, 2007
Delinquencies and foreclosures:		
Loans delinquent 30 days or more	\$ 133,345	\$ 109,641
Foreclosures during period	5,433	1,711
Loans in foreclosure process	15,839	10,584
Mortgage-related commitments:		
To purchase mortgage loans	114,255	116,805
To repurchase loans upon foreclosure	-	-

6 Insurance Agreements

The Corporation has obtained private mortgage insurance, credit insurance, or guarantees on certain mortgages and loans. The agreements protect the Corporation to varying degrees against losses arising from the disposition of the related collateral obtained through foreclosure or repossession, as well as the costs of obtaining title to, maintaining, and liquidating the collateral. The Corporation is exposed to losses on disposition in the event the insurers or guarantors are unable or refuse to meet their obligations under these agreements.

7 Loan Self Insurance Program

The Corporation, for the purpose of insuring itself against losses which might occur as a result of mortgages purchased under various loan programs, collects insurance premiums from the borrowers. The premiums are administered by the management of the Corporation and included in the Administrative Fund in the accompanying financial statements.

NOTES TO FINANCIAL STATEMENTS

8 DIRECT FINANCING LEASES

In July 1997, the Corporation purchased an office building in downtown Anchorage with its Administrative Fund assets for approximately \$26 million. The building is part of the Corporation's State Lease Building Program and has been leased to the State of Alaska for occupancy by its departments and agencies located in Anchorage. The State has the option to purchase the building at the end of the lease for \$1. In December 1999, the Corporation issued the State Building Lease Bonds, Series 1999, in the amount of \$40,000,000 to finance the purchase. The lease of the building to the State has been recorded as a direct financing lease.

In May 2005, the Corporation issued its General Housing Purpose Bonds, 2005 Series C, to defease \$16,485,000 of the State Building Lease Bonds, Series 1999. As a result, the liability of these bonds has been reduced, and the lease balance was decreased by \$1,792,000.

In fiscal years 2007 and 2008, the Corporation began constructing a parking garage in downtown Anchorage with its Administrative Fund assets. The cost of the garage at the end of fiscal year 2008 was approximately \$40 million. The garage is estimated to be completed in fiscal year 2009. The garage has been leased to the State of Alaska for use by its departments and agencies located in Anchorage. The State has the option to purchase the garage at the end of the lease for \$1. In September 2007, the Corporation issued the State Capital Project Bonds, Series 2007 A, \$37,400,000 of this issue was to finance the purchase of the parking garage. The lease of the garage to the State has been recorded as a direct financing lease.

The following table lists the components of the net investment in direct financing leases and shows the future minimum payments under the lease for the next five years and thereafter (in thousands):

	Future Minimum Payments Due								
12 Months Ending June 30		Parking Garage		Building		Total			
2009	\$	3,304	\$	3,467	\$	6,771			
2010		3,304		3,467		6,771			
2011		3,304		3,467		6,771			
2012		3,304		3,467		6,771			
2013		3,304		3,467		6,771			
Thereafter		49,550		13,868		63,418			
Gross payments due		66,070		31,203		97,273			
Less: Unearned revenue		(25,827)		(6,243)		(32,070)			
Net investment in direct financing lease	\$	40,243	\$	24,960	\$	65,203			

9 CAPITAL ASSETS

Capital assets activity for the year ended June 30, 2008 and a summary of balances are shown below (in thousands):

	July 1, 2007	Additions	Reductions	June 30, 2008
NON-DEPRECIABLE CAPITAL ASSETS:				
Land	\$ 13,753	\$_	\$ _ \$	13,753
Construction in progress	 3,668	4,139	(7,570)	237
TOTAL NON-DEPRECIABLE	17,421	4,139	(7,570)	13,990
DEPRECIABLE CAPITAL ASSETS:				
Buildings	193,470	7,572	-	201,042
Computers & Equipment	2,746	116	(1,804)	1,058
Leasehold Improvements	88	-	-	88
Vehicles	2,041	99	(54)	2,086
	198,345	7,787	(1,858)	204,274
Less: Accumulated depreciation				
Buildings	(92,727)	(6,232)	6	(98,953)
Computers & Equipment	(2,441)	(169)	1,777	(833)
Leasehold Improvements	(49)	(22)	-	(71)
Vehicles	(1,806)	(107)	41	(1,872)
	(97,023)	(6,530)	1,824	(101,729)
TOTAL DEPRECIABLE, NET	101,322	1,257	(34)	102,545
TOTAL CAPITAL ASSETS, NET	\$ 118,743	\$ 5,396	\$ (7,604) \$	116,535

The depreciation expense charged by the Corporation was \$6,520,000 for the year ended June 30, 2008. The Corporation is obligated under contracts and other commitments to purchase and/or modernize certain fixed assets. The total commitment, including amounts to be funded by third parties, was \$3,685,000 at June 30, 2008.

10 BONDS AND NOTES PAYABLE

With the exception of the Veterans Mortgage Program Bonds, the Corporation's obligations are not a debt of the State and the State is not directly liable thereon. The Veterans Mortgage Program Bonds and Notes are backed by the full faith and credit of the State. All of the bonds and notes are secured, as described in the applicable agreements, by the revenues, monies, investments, mortgage loans and other assets in the funds and accounts established by the respective security agreements. A substantial portion of the assets of the Corporation are pledged to the outstanding obligations of the Corporation.

The Corporation has authorization to issue Draw Down bonds in the amount of \$900,000,000 for the purpose of preserving private activity bond volume capacity and to refund certain outstanding obligations of the Corporation. Only \$300,000,000 of these bonds can be outstanding at any one time. The Series A, C, and D Bonds are limited obligations of the Corporation and are primarily secured by amounts on deposit in the Bond Escrow Fund and investment earnings thereon. The Series B bonds are general obligations of the Corporation and are primarily secured by amounts on deposit in the Bond Escrow Fund attributable to draws under the Series B Bonds. The Bond Escrow account and the Bonds are included in the Administrative Fund.

Bonds and notes outstanding are shown below (in thousands):

		Original Amount	June 30, 2008	June 30, 2007
Re	evolving Fund Bonds:			_
Dı	raw Down Bonds			
Ta	x-Exempt:			
•	Series 2007 A, Floating rate*, monthly payments, 2.30% at June 30, 2008, due 2019	\$ 71,005	\$ 65,125	\$ 32,290
•	Series 2007 C, Floating rate*, monthly payments, 2.20% at June 30, 2008, due 2019	29,395	29,395	29,395
•	Series 2007 D, Floating rate*, monthly payments, 2.20% at June 30, 2008, due 2019	32,390	14,445	24,570
To	tal Revolving Fund Bonds	132,790	108,965	86,255
M	rst-Time Home Buyer Bonds: ortgage Revenue Bonds: ux-Exempt: 1997 Series A, 4.9% to 6.0%, due 2037 Accreted interest Unamortized discount	160,000	20,390 9,989 (323)	35,530 8,756 (352)
•	1998 Series A, 4.65% to 5.4%, due 2008-2035	70,000	26,685	30,810
•	1999 Series A1 & A2 5.25% to 6.25%, due 2008-2031 Unamortized discount	200,000	84,280 (108)	100,210 (110)
•	2000 Series A, 5.9% to 6.0%, due 2036-2040	58,315	28,920	28,920
•	2000 Series B, 5.45%, due 2015	3,795	-	3,795
•	2000 Series C, 4.9% to 6.0% due 2008-2032 Unamortized discount	68,785	31,465	32,275 (71)
•	2001 Series A, 3.5% to 5.3%, due 2008-2031	32,740	20,645	22,405

	Original Amount	June 30, 2008	June 30, 2007
 2001 Series B, 4.15% to 5.45%, due 2008-2041 Unamortized premium 	104,450	39,470 57	48,325 61
 2002 Series A, Floating Rate*, 1.75% at June 30, 2008 due 2032, 2036 	170,000	169,300	170,000
 2006 Series A, 3.4% to 5.0%, due 2008-2036 Unamortized premium 	98,675	90,085 900	95,360 1,045
 2006 Series B, 3.5% to 5.0%, due 2008-2036 Unamortized premium 	75,000	69,935 616	73,420 703
 2006 Series C, 3.9% to 5.5%, due 2008-2037 Unamortized premium 	75,000	71,775 1,215	74,450 1,425
 2007 Series A, Floating Rate* 1.51% at June 30, 2008 due 2041 Deferred debt refunding 	75,000	75,000 (1,941)	75,000 (2,009)
 2007 Series B, Floating Rate* 1.40% at June 30, 2008, due 2041 Deferred debt refunding 	75,000	75,000 (1,941)	75,000 (2,009)
• 2007 Series C 3.75% to 4.80%, due 2008-2038	89,370	88,665	89,370
 2007 Series D, Floating Rate* 1.30% at June 30, 2008 due 2041 Deferred debt refunding 	89,370	89,370 (2,380)	89,370 (2,462)
 2008 Series A 2.45%-5.40% due 2009-2038 	80,880	80,880	-
Taxable: • 2000 Series D	25,740	-	1,145
Total First-Time Homebuyer Bonds	1,552,120	1,067,949	1,050,362
Veterans Mortgage Program Bonds: Collateralized State Guaranteed Bonds: Tax-Exempt:			
Collateralized Bonds 1997 First Series,	100,000	-	3,500
 Collateralized Bonds 1998 First and Second Series, 4.7% to 5.5%, due 2008-2040 Unamortized discount 	60,000	12,770 (162)	16,400 (170)
 Collateralized Bonds 1999 First Series, 5.0% to 6.25%, due 2008-2039 	110,000	34,280	41,625
 Collateralized Bonds 2000 First Series, 5.5% to 6.45%, due 2008-2039 	70,000	18,270	22,065
 Collateralized Bonds 2002 First Series, 4.15% to 5.65%, due 2008-2034 	50,000	19,945	23,180

	Original Amount	June 30, 2008	June 30, 2007
 Collateralized Bonds 2005 First Series, 4.8%, due 2035 	15,000	14,420	14,690
 Collateralized Bonds 2006 First Series, 3.75% to 4.9%, due 2008-2037 	190,000	188,410	190,000
 Collateralized Bonds 2007 & 2008 First Series 3.25% to 5.25% due 2009-2038 Total Veterans Mortgage Program Bonds 	57,885 652,885	57,885 345,818	311,290
Other Housing Bonds: Housing Development Bonds: Tax-Exempt:	·		
• 1997 Series A	6,510	-	125
• 1997 Series B	17,000	-	325
 1999 Series A 4.95% to 6.3%, due 2008-2029 	1,675	1,455	1,485
• 1999 Series B, 5.0% to 6.37%, due 2008-2029	5,080	4,440	4,535
 1999 Series C, 4.875% to 6.2%, due 2008-2009 	50,000	2,045	44,470
 2000 Series B, Floating Rate*, monthly payments, 1.30% at June 30, 2008 due 2030 	41,705	40,025	41,705
• 2002 Series A, 3.0% to 5.3%, due 2008-2033	8,440	2,990	3,140
• 2002 Series B, 2.85% to 5.15%, due 2008-2022	8,690	6,960	7,300
• 2002 Series C, 2.85% to 5.25%, due 2008-2032	70,000	63,135	64,470
 2002 Series D, Floating Rate*, monthly payments, 3.00% at June 30, 2008, due 2037 	37,870	34,420	35,100
 2004 Series A, 2.0% to 4.85%, due 2008-2030 	33,060	30,240	30,985
 2004 Series B, 1.8% to 4.75%, due 2008-2032 	52,025	46,935	48,340
Taxable: • 1997 Series C	23,895	-	380
• 2004 Series D, 3.65% to 5.6%, due 2008-2043	105,000	104,780	105,000
Sub-Total Housing Development Bonds	460,950	337,425	387,360
General Mortgage Revenue Bonds: Tax-Exempt:			
 1999 Series A, 4.85% to 6.05%, due 2008-2049 Unamortized deferred debt refunding expense Unamortized discount 	302,700	244,495 (1,411) (1,462)	246,305 (1,543) (1,490)

	Original Amount	June 30, 2008	June 30, 2007
2002 Series A, 3.45% to 5.0%, due 2010-2040 Unamortized deferred debt refunding expense Unamortized premium	150,000	150,000 (1,152) 544	150,000 (1,195) 559
Government Purpose Bonds: Tax-Exempt: • 1997 Series A, Floating Rate* monthly payments,	22 000	22 200	22 200
 1.30% at June 30, 2008, due 2027 2001 Series A, Floating Rate*, 3.00% at June 30, 2008, due 2030 	33,000 76,580	23,300 65,710	23,300 67,485
2001 Series B, Floating Rate*, 3.00% at June 30, 2008, due 2030	93,590	80,300	82,465
Total Other Housing Bonds	1,116,820	897,749	953,246
Non-Housing Bonds: State Capital Project Bonds: Tax-Exempt:			
 2002 Series A, 3.0% to 5.0%, due 2008-2011 Unamortized premium 	32,905	16,240 652	19,855 791
• 2002 Series B, Floating Rate Auction Bonds**	14,555	-	14,555
 2002 Series C, Floating Rate* 2.22% at June 30, 2008, due 2022 	60,250	60,250	60,250
2006 Series A, 3.5% to 5%, due 2008-2040 Unamortized discount Unamortized premium	100,890	98,590 (1,724) 1,856	100,040 (2,055) 2,157
2007 Series A & B 4%-5.25%, due 2008-2029 Unamortized discount Unamortized premium Unamortized deferred debt refunding expense	95,525	95,205 (74) 3,922 (3,054)	- - -
State Building Lease Bonds: Tax-Exempt: 1999 Series, 4.875% to 5.8%, due 2008-2011	40,000	8,200	10,285
Unamortized discount General Housing Purpose Bonds: Tax-Exempt: 1992 Series A, 6.1% to 6.6%, due 2008-2023	200,000	(69) 6,550	(71) 12,780
 2003 Series A, Floating Rate*, monthly payments, 1.30% at June 30, 2008, due 2023 	143,995	120,735	126,275
 2003 Series B, Floating Rate*, monthly payments, 1.30% at June 30, 2008, due 2023 	16,095	16,095	16,095

	Original Amount	June 30, 2008	June 30, 2007
• 2005 Series A,			
2.2% to 5.25%, due 2008-2041	143,235	140,710	141,735
Unamortized premium		3,868	4,404
• 2005 Series B,			
2.7% to 5.25%, due 2008-2030	147,610	137,750	141,135
Unamortized deferred debt refunding expense		(11,389)	(12,072)
Unamortized premium		5,312	6,275
• 2005 Series C,			
2.7% to 5%, due 2008-2017	16,885	16,760	16,800
Total Non-Housing Bonds	1,011,945	716,385	659,234
Other Program Funds: Home Ownership Notes: Tax-Exempt:			
Wrangell Project HUD Note	1,161	_	500
Total Other Programs	1,161	-	500
Total Bonds and Notes Payable	\$ 4,467,721	\$ 3,136,866	\$ 3,060,887

Note: Debt service payments on the above mentioned bonds and notes are semi-annual unless otherwise mentioned.

- * Interest rates on the annotated variable-rate bonds are established by the Remarketing Agents on each Rate Determination Date.
- ** Interest rates on the annotated variable-rate auction bonds are established by the Auction Agents on each Auction Date.

Redemption Provisions

The bonds and notes are generally subject to certain early-redemption provisions, both mandatory and at the option of the Corporation. The Corporation redeems debt, pursuant to the provisions of the related agreements which permit surplus revenues, resulting primarily from mortgage loan prepayments, to be used to retire the obligations at par. The Corporation also issues new debt whose proceeds are used to immediately redeem previously issued debt, called current refundings. The related discounts and costs of issuance of the old debt is included in a deferred debt refunding account and amortized as interest expense. The Corporation may call some bonds at a premium using any monies once bonds reach a certain age and may also use a clean-up call to redeem certain bonds once they reach 15% of issuance.

During the year ended June 30, 2008, the Corporation made \$95,725,000 special revenue redemptions and no current refundings. The Corporation made special revenue redemptions of \$ 180,245,000 and a current refunding of \$220,350,000 during fiscal year 2007.

Advance Refundings

In October 2007, AHFC issued \$53,110,000 in State Capital Projects Bonds, 2007 Series B. with an average interest rate of 4.77%. These bonds were issued to defease \$41,475,000 of Housing Development Bonds, 1999 Series C with an average interest rate of 6.16% and to refund certain outstanding obligations of the Corporation.

Net proceeds of the State Capital Projects Bonds, 2007 Series B totaled \$55,656,000 after a discount of \$2,891,000, a premium of \$2,000 and underwriter's fees of \$342,000. \$43,783,000 of these proceeds was deposited with an escrow agent to provide all future debt service payments on the refunded bonds. As a result, the refunded bonds are considered to be defeased and the liability for the Housing Development Bonds, Series C has been removed from the Statement of Net Assets. The final redemption of these bonds will occur on December 1, 2029.

The advance refunding resulted in the recognition of debt refunding expense (representing the difference between the reacquisition price and the net carrying amount of the refunded debt) totaling \$3,161,000 which has been deferred, and will be amortized over the remaining life of the refunded debt. This advance refunding also decreased aggregate debt service payments by \$8,253,000 over the next twenty-two years. It allowed the corporation to obtain an economic gain of approximately \$5,254,000 which represents the difference between the present value of the defeased bonds' debt service payments net of related reserve funds and accrued interest, and refunding bonds.

A summary of defeased debt follows (in thousands):

	Deteased Date	June 30, 2008	June 30, 2007
State Building Lease Bonds, 1999 Series	May 2005	\$ 16,485	\$ 16,485
Housing Development Bonds 1999 Series C	October 2007	 41,475	
		\$ 57,960	\$ 16,485

NOTES TO FINANCIAL STATEMENTS

Debt Service Requirements**

For all mortgage bonds and notes in the preceding schedules, the Corporation's debt service requirements through 2013 and in five year increments thereafter to maturity, categorized by each Major Fund and other Non-Major Funds in the aggregate, are shown below and continued on the following page (in thousands):

	Administrat	ive Fund		ousing De		•				
	Bond	В	Bonds (Various Issues)				Other Non-Major Bonds			
12 Months Ending										
June 30	Principal	Interest		Principal		Interest*		Principal	li	nterest*
2009	\$ - \$	4,492	\$	6,770	\$	14,708	\$	50,485	\$	123,862
2010	-	4,500		7,060		14,465		48,620		120,994
2011	-	4,500		6,265		14,223		54,965		118,975
2012	-	4,508		6,535		13,989		59,900		116,680
2013	-	4,492		6,835		13,726		60,910		114,249
2014-2018	-	22,500		40,425		63,801		333,310		530,262
2019-2023	108,965	3,021		48,680		53,406		418,875		451,313
2024-2028	-	-		54,980		40,803		494,411		367,648
2029-2033	-	-		98,295		25,114		468,972		261,751
2034-2038	-	-		30,775		12,941		486,992		145,117
2039-2043	-	-		30,805		4,748		142,570		35,425
2044-2049	-	-				-		68,725		13,767
	\$ 108,965 \$	48,013	\$	337,425	\$	271,924	\$	2,688,735	\$ 2,	400,043

^{*} Interest requirements for variable-rate bonds have been computed using the effective interest rate at June 30, 2008

^{**} Also see Note 11 – Derivatives.

Total Debt Service

Principal	Inter	est	Total
\$ 57,255	\$ 143	3,062	\$ 200,317
55,680	139	9,959	195,639
61,230	137	7,698	198,928
66,435	13	5,177	201,612
67,745	132	2,467	200,212
373,735	616	5,563	990,298
576,520	507	7,740	1,084,260
549,391	408	3,451	957,842
567,267	286	3,865	854,132
517,767	158	3,058	675,825
173,375	40	0,173	213,548
68,725	13	3,767	82,492
\$ 3,135,125	\$ 2,719	9,980	\$ 5,855,105

Notes to Financial Statements

11 DERIVATIVES

Swap Objectives

In order to both reduce the Corporation's overall cost of borrowing long-term capital and protect against the potential of rising interest rates, AHFC entered into eight separate pay-fixed, receive-variable interest rate swap agreements at a cost less than what the Corporation would have paid to issue conventional fixed-rate debt.

Swap Payments and Associated Debt

As of June 30, 2008, debt service requirements of the Corporation's outstanding variable-rate debt and net swap payments, assuming current interest rates remain the same, for their terms are displayed in the following schedule. As interest rates vary, variable-rate bond interest payments and net swap payments will also vary.

Fiscal Year Ending June 30				VRDO Swar Interest Payr			Total Payments
2008	\$	5,135	\$	11,990	\$	14,481	\$ 31,606
2009		5,465		11,847		14,352	31,664
2010		5,710		11,696		14,216	31,622
2011		6,895 11,539 14,074		14,074	32,508		
2012		12,825		11,325		13,857	38,007
2013-2017		80,465		51,657		63,938	196,060
2018-2022		117,375		40,714		51,755	209,844
2023-2027		113,465		28,659		36,953	179,077
2028-2032		115,425		16,434		22,795	154,654
2033-2037		98,595		7,522		10,586	116,703
2038-2042		53,575		1,534		2,124	57,233
	\$	614,930	\$	204,917	\$	259,131	\$ 1,078,978

Significant Terms

The terms, fair values and credit ratings of the Corporation's outstanding swaps as of June 30, 2008, are included in the following schedule. Except for SC02B, where the debt has been redeemed, the notional amounts of the swaps match the principal amounts of the associated debt. These notional amounts amortize over a time period that approximates the payments the Corporation would experience with a fixed-rate, level debt service schedule and are expected to follow scheduled or anticipated reductions in the associated bonds outstanding.

Related Bond Issue	Notional Amounts				Present Values	Fair Values	Effective Date	Fixed Rate Paid	Variable Rate Received	Swap Termination Date	Counterparty Credit Rating ⁶
GP01A ¹	\$	65,710	\$ 71,857	\$ (6,147)	08/02/01	4.1427%	67% of LIBOR ⁴	12/01/30	A/A1		
GP01B		80,300	87,793	(7,493)	08/02/01	4.1427%	67% of LIBOR	12/01/30	A/A1		
E021A1 ²		49,300	53,660	(4,360)	05/16/02	4.1030%	68% of LIBOR	06/01/32	AAA/Aaa		
E021A2		120,000	127,942	(7,942)	05/16/02	4.3430%	68% of LIBOR	12/01/36	AAA/Aaa		
SC02B ³		14,555	15,157	(602)	12/05/02	3.7700%	70% of LIBOR	07/01/24	AA-/Baa1		
SC02C		60,250	63,494	(3,244)	12/05/02	4.3030%	SIFMA ⁵ +0.115%	07/01/22	AA-/Baa1		
E071A1 ²		143,622	149,877	(6,255)	06/01/07	3.6720%	70% of LIBOR	12/01/41	AAA/Aaa		
E071A2	_	95,748	99,757	(4,009)	06/01/07	3.6720%	70% of LIBOR	12/01/41	AA-/Baa1		
	\$	629,485	\$ 669,537	\$ (40,052)							

- 1. Governmental Purpose Bonds
- 2. Home Mortgage Revenue Bonds
- 3. State Capital Project Bonds
- London Interbank Offered Rate
 Securities Industry and Financial Markets Mun
- 5. Securities Industry and Financial Markets Municipal Swap Index
- 6. Standard & Poor's/Moody's

NOTES TO FINANCIAL STATEMENTS

Fair Value

Due to relatively lower interest rates the Corporation's interest rate swaps had a negative fair value as of June 30, 2008. The negative fair values are countered by reductions in total interest payments required under the variable-rate bonds. Given that coupons on the Corporation's variable-rate bonds adjust to changing interest rates, the associated debt does not have corresponding increases in fair value. The fair value amounts, obtained from mark to market statements from the respective counterparties and reconciled to present value calculations done by the Corporation, represent mid-market valuations that approximate the current economic value using market averages, reference rates, and/or mathematical models. Actual trade prices may vary significantly from these estimates as a result of various factors, which may include (but are not limited to) portfolio composition, current trading intentions, prevailing credit spreads, market liquidity, hedging costs and risk, position size, transaction and financing costs, and use of capital profit. The fair value represents the current price to settle swap liabilities in the marketplace if a swap were to be terminated.

Risks

a. Credit Risk

As of June 30, 2008, the Corporation was not exposed to credit risk on any outstanding swaps because all the swaps had negative fair values. If interest rates rise and the swaps' fair values become positive, the Corporation would be exposed to credit risk in the amount of the swaps' fair value. The swap agreements contain varying collateral agreements with the counterparties and require full collateralization of the fair value amount of the swap should the counterparty's rating fall below specific levels. The Corporation currently has swap agreements with five separate counterparties. Approximately 50% of the total notional amount of swaps is held with two separate counterparties, both of whom are rated AAA/Aaa. Of the remaining swaps, two of the counterparties are rated A/A1 while the other counterparty is rated AA-/Baa1, approximating 23% and 27%, respectively, of the total outstanding notional swap value.

b. Basis Risk

All of the Corporation's variable-rate demand obligation bond coupon payments are based on the tax exempt SIFMA index. Therefore, the Corporation is exposed to basis risk on swaps where the variable payment received on the swaps is based on a taxable LIBOR index and does not offset the variable rate paid on the bonds, which is based on the SIFMA index. The SC02C swap is based on the SIFMA index and, thus is not exposed to any basis risk. As of June 30, 2008, SIFMA was 1.55% and LIBOR was 2.48%, resulting in a positive .93% spread. The spread between LIBOR and SIFMA has fluctuated since the agreements became effective, but as the spread increases, so does the anticipated cost savings from the swaps.

c. Rollover Risk

Rollover risk occurs when there is a mismatch in the amortization of the swap versus the amortization of the floating rate bonds. The Corporation has structured the swaps to amortize at the same rate as scheduled or anticipated reductions in the associated floating rate bonds outstanding. As the bonds mature the swaps will amortize. In addition, the GP01A and GP01B swaps cover only a portion of the total debt issuance, allowing any increase in the speed of mortgage prepayments to be directed at the unswapped portion of the debt. The E021A1 and E021A2 swaps were structured with several tranches, allowing the Corporation to cancel individual tranches of the swap to match special redemptions of the bonds. The SC02B swap no longer has rollover risk since the bonds have been redeemed. The result of these swap structures is a decrease in rollover risk usually caused by rapid mortgage prepayments.

d. Termination Risk

Termination risk is the risk of an unscheduled termination of a swap prior to its planned maturity. If any of the swaps are terminated, the associated floating rate bonds would no longer carry synthetic fixed interest rates and, thus, the Corporation would be exposed to interest rate risk. This risk is mitigated by the fact that the termination payment could be used to enter into an identical swap at the termination date of the existing swap. Further, if any of the swaps have a negative fair value at termination, the Corporation would be liable to the counterparty for payments equal to the swaps' fair value. The Corporation or the counterparty may terminate any of the swaps if the other party fails to perform under the terms of the agreement, including downgrades and events of default.

Notes to Financial Statements

12 LONG TERM LIABILITIES

The activity for the year ended June 30, 2008 is summarized in the following schedule (in thousands):

	July 1, 2007	Additions	Reductions	June 30, 2008	Due Within One Year
Draw down bonds	\$ 86,255	\$ 46,535	\$ (23,825)	\$ 108,965	\$ -
Bonds and notes payable	2,974,632	241,731	(188,462)	3,027,901	57,255
Total bonds and notes payable	 3,060,887	288,266	(\$212,287)	3,136,866	57,255
Compensated absences	3,683	2,513	(2,267)	3,929	1,832
Other liabilities	4,190	963	(4,807)	346	
Total other long-term liabilities	7,873	3,476	(7,074)	4,275	1,832
	\$ 3,068,760	\$ 291,742	\$ (219,361)	\$ 3,141,141	\$ 59,087

13 SHORT TERM DEBT

The Corporation has a commercial paper program. Commercial paper is issued and redeemed to meet the cash flow requirements of the Corporation's activities. Individual maturities may range from 2 to 270 days from date of issuance. The maximum aggregate outstanding principal balance authorized by the Board of Directors is \$150,000,000.

Yields issued during period	June 30, 2008	June 30, 2007
Lowest	2.35%	5.26%
Highest	5.60%	5.29%

Short term debt activity for the year ended June 30, 2008 is summarized in the following schedule (in thousands):

	July 1, 2007	Additions	Reductions	June 30, 2008
Commercial Paper	\$ 120,300	\$ 1,137,816	\$ (1,145,803)	\$ 112,313
Unamortized discount	 (574)	(5,151)	5,571	(154)
Commercial paper, net	\$ 119,726	\$ 1,132,665	\$ (1,140,232)	\$ 112,159

14 TRANSFERS

Transfers for the year ended June 30, 2008 are summarized in the following schedule (in thousands):

	Transfer From										
Т			Administrative		Housing		Other Non-				
r			Fund		Development		Major Funds				
а					Fund				Total		
n	Administrative										
s	Fund	\$	-	\$	7,626	\$	86,445	\$	94,071		
f	Housing										
е	Development										
r	Fund		3,511		-		-		3,511		
	Other Non-Major										
Т	Funds		53,113		-		-		53,113		
0	Total	\$	56,624	\$	7,626	\$	86,445	\$	\$150,695		

Transfers are used to (1) move funds between the Administrative Fund and the other Funds of the Corporation for financing mortgage related activities and to subsidize debt service payments, (2) to move Corporate revenue to the Administrative Fund from Bond Funds, and (3) to record expenditures paid on behalf of the Bond Funds by the Administrative Fund.

15 OTHER CREDIT ARRANGEMENTS

For certain bond issues, the Corporation has entered into credit arrangements with various financial institutions to provide funds necessary to satisfy debt service or unpaid bond principal obligations. Such arrangements may contain covenants restricting the amendment of terms and redemption of bonds or notes, and setting the minimum combined fund equity of the Corporation and minimum debt service reserve fund balances. Varying commitment fees are required, generally ½ to ½ of 1% per annum of the aggregate liability or commitment amount.

In addition to such bond-related arrangements, the Corporation also maintains a \$200,000,000 issuer-level revolving credit facility that is unrelated to a specific bond issue. As of June 30, 2008, no draws had been made on the revolving credit facility.

The Corporation had unused liquidity facilities or similar credit enhancement agreements as shown below (in thousands):

	June 30, 2008	June 30, 2007
Bond related liquidity facilities	\$ 691,510	\$ 701,690
Revolving credit facility	200,000	200,000
Bond insurance	1,801,860	1,825,110
	\$ 2,693,370	\$ 2,726,800

16 YIELD RESTRICTION AND ARBITRAGE REBATE

Most mortgages purchased with the proceeds of tax-exempt bonds issued by the Corporation are subject to interestrate yield restrictions of 1.125% to 1.500% over the yield of the bonds. These restrictions are in effect over the lives of the bonds. Most of the non-mortgage investments made under the Corporation's tax-exempt bond programs are subject to rebate provisions or restricted as to yields. The rebate provisions require that a calculation be performed every five years and upon full retirement of the bonds to determine the amount, if any, of excess yield earned and owed to the Internal Revenue Service. Following is a summary of excess earnings recorded and paid (in thousands):

	June 30, 2008	June 30, 2007
Arbitrage expense	\$ 484	\$ 2,694
Arbitrage paid	4,309	407

Notes to Financial Statements

17 STATE AUTHORIZATIONS AND COMMITMENTS

The Corporation uses its assets to fund certain housing and non-housing capital projects identified by the State. The aggregate amount expected to be funded by the Corporation was expressed by the following language of legislative intent included in the fiscal year 1996 capital appropriation bill, enacted in 1995:

"The Legislature intends to ensure the prudent management of the Alaska Housing Finance Corporation to protect its excellent debt rating by the nation's financial community and to preserve its valuable assets of the State. To accomplish its goal, the sum of withdrawals for transfer to the general fund and for expenditure on corporate funded capital projects should not exceed the Corporation's net income for the preceding fiscal year."

The projected amounts stated in the legislative intent language were based on the Corporation's financial operating plan and represent the total amount of anticipated State transfers and capital expenditures rather than projected "net income". The total state authorizations from FY1995–FY2008 were \$1,371,300,000; payments up thru June 30, 2008 were \$1,275,008,000 resulting in total remaining commitments of \$96,292,000 as of June 30, 2008.

Transfer Plan with the State

The 1998 Legislature authorized the Corporation to finance state capital projects through the issuance of up to \$224 million in bonds. Debt service payments on such bonds are categorized as transfers pursuant to the Transfer Plan. That legislation also extended the term of the Transfer Plan by stating the Legislature's intent that the Corporation transfer to the State (or expend on its behalf) an amount not to exceed \$103 million in each fiscal year through fiscal year 2006, again stating that, to protect the Corporation and its bond rating, in no fiscal year should such amount exceed the Corporation's net income for the preceding fiscal year. The bond proceeds are allocated to agencies and municipalities subject to specific legislative appropriation.

The 2000 Legislature adopted legislation authorizing the issuance of bonds in sufficient amounts to fund the construction of various State capital projects, and extended the Transfer Plan (as described above) through fiscal year 2008. The 2002 Legislature authorized the issuance of \$60,250,000 in capital project bonds for the renovation and deferred maintenance of the Corporation's Public Housing facilities. The 2004 Legislature adopted legislation authorizing the additional issuance of bonds in sufficient amounts to fund the construction of various State capital projects. The bond proceeds are allocated to agencies and municipalities subject to specific legislative appropriation. Debit service payments on such bonds are categorized as transfers pursuant to the Transfer Plan.

The Corporation has issued \$196,345,000 principal amount of State Capital Project Bonds pursuant to the 1998 Act, \$74,535,000 principal amount of State Capital Project Bonds pursuant to the 2000 Act, and \$60,250,000 principal amount of State Capital Project Bonds pursuant to the 2002 Act, and \$45,000,000 principal amount of bonds under the State Capital Project agreement pursuant to the 2004 Act, and has completed its issuance authority under the Acts. The payment of principal and interest on these bonds will be included in future capital budgets of the Corporation.

The Twenty-Third Legislature in 2003 enacted SCSBH 256 (the "2003" Act) which added language to the Alaska Statutes to modify and incorporate the Transfer Plan. The Corporation and the State view the 2003 Act as an indefinite, sustainable continuation of the Transfer Plan. As approved and signed into law by the Governor, the 2003 Transfer Plan calls for annual transfers as follows (in thousands):

Fiscal Year	Transfer Plan Amount
2008	Lesser of 85% Net Income or \$103,000
2009 & Thereafter	Lesser of 75% Net Income or \$103,000

Subsequent to GASB 34, the Corporation interprets net income as operating income.

Contributions to the State of Alaska or other State agencies

Since the inception of the Corporation, the State has contributed a total of \$1,369,523,000 to the Corporation. Beginning in fiscal year 1986, the Corporation began a series of plans to transfer funds to or on behalf of the State. Following is a summary of the different types of transfers (in thousands):

	June 30, 2008		C	umulative Prior Fiscal Year	Total Payments to State		
State debt repayment	\$	-	\$	29,800	\$	29,800	
Asset purchases		-		252,300		252,300	
Dividends		-		114,300		114,300	
Direct cash transfers		39,150		567,503		606,653	
Other State appropriations		-		302,654		302,654	
Non-Housing capital projects		8,661		278,680		287,341	
Various bond's proceeds disbursed		5,803		290,623		296,426	
Total	\$	53,614	\$	1,835,860	\$	1,889,474	

18 GRANTS

The Corporation paid grants to third parties for the following programs (in thousands):

Administration Programs • Rural Alaska Sanitation Coalition (RASC) \$ 16 Energy Programs: • Energy Efficiency Monitoring Research 950 • Energy Efficient Home Program, 28 • Low-Income Home Energy Assistance 699 • Low Income Weatherization Assistance 5,612 • Zouth Robins Assistance Programs 27,843 Section 8 Vouchers and Contract Administration 27,843 Other Housing Assistance Programs 206 • Beneficiaries and Special Needs Housing 2,081 • Centers for Medicare/Medicaid Services 50 • Denali Commission 12,808 • Drug Elimination 221 • Grant Match Program - • HOME Investment Partnership 4,278 • Homeless Assistance Program 1,274 • Housing Loan Program 4,738 • Housing Opportunities for Persons with AIDS 536 • Housing Preservation 50 • Resident Opportunity and Support Service 63 • Section 8 Contract Administration 6,026 • Shelter Plus Care 503 • Special Program for the Aging<	Program	June 30, 2008
■ Rural Alaska Sanitation Coalition (RASC) \$ 16 Energy Programs: 950 ■ Energy Efficiency Monitoring Research 950 ■ Energy Efficient Home Program, 28 ■ Low-Income Home Energy Assistance 699 ■ Low Income Weatherization Assistance 5,612 ■ 7,289 Section 8 Vouchers and Contract Administration 27,843 Other Housing Assistance Programs 206 ■ Beneficiaries and Special Needs Housing 2,081 ■ Centers for Medicare/Medicaid Services 50 ■ Denali Commission 12,808 ■ Drug Elimination 221 ■ Grant Match Program - ■ HOME Investment Partnership 4,278 ■ Homeless Assistance Program 1,274 ■ Homeless Information Management System 10 ■ Housing Loan Program 4,738 ■ Housing Opportunities for Persons with AIDS 536 ■ Housing Preservation 50 ■ Resident Opportunity and Support Service 63 ■ Special Program for the Aging 114 ■ Senior Citizen Housing Grant Match 922 <td>Administration Programs</td> <td></td>	Administration Programs	
Energy Programs: ■ Energy Efficiency Monitoring Research 950 ■ Energy Efficient Home Program, 28 ■ Low-Income Home Energy Assistance 699 ■ Low Income Weatherization Assistance 5,612 7,289 Section 8 Vouchers and Contract Administration 27,843 Other Housing Assistance Programs 206 ■ Beneficiaries and Special Needs Housing 2,081 ■ Centers for Medicare/Medicaid Services 50 ■ Denali Commission 12,808 ■ Drug Elimination 221 ■ Grant Match Program - ■ HOME Investment Partnership 4,278 ■ Homeless Assistance Program 1,274 ■ Homeless Information Management System 10 ■ Housing Loan Program 4,738 ■ Housing Opportunities for Persons with AIDS 536 ■ Housing Preservation 50 ■ Resident Opportunity and Support Service 63 ■ Special Program for the Aging 114 ■ Section 8 Contract Administration 6,026 ■ Shelter Plus Care 503 ■ Special Program for the Aging	_	\$ 16
■ Energy Efficiency Monitoring Research 950 ■ Energy Efficient Home Program, 28 ■ Low-Income Home Energy Assistance 699 ■ Low Income Weatherization Assistance 5,612 7,289 7,289 Section 8 Vouchers and Contract Administration 27,843 Other Housing Assistance Programs 206 ■ Beneficiaries and Special Needs Housing 2,081 ■ Centers for Medicare/Medicaid Services 50 ■ Denali Commission 12,808 ■ Drug Elimination 221 ■ Grant Match Program - ■ HOME Investment Partnership 4,278 ■ Homeless Assistance Program 1,274 ■ Homeless Information Management System 10 ■ Housing Can Program 4,738 ■ Housing Opportunities for Persons with AIDS 536 ■ Housing Preservation 50 ■ Resident Opportunity and Support Service 63 ■ Section 8 Contract Administration 6,026 ■ Shelter Plus Care 503 ■ Special Program for the Aging 114 ■ Senior Citizen Housing Grant Match <td< td=""><td>, ,</td><td></td></td<>	, ,	
■ Energy Efficient Home Program, 28 ■ Low-Income Home Energy Assistance 699 ■ Low Income Weatherization Assistance 5,612 7,289 Section 8 Vouchers and Contract Administration 27,843 Other Housing Assistance Programs 206 ■ Beneficiaries and Special Needs Housing 2,081 ■ Centers for Medicare/Medicaid Services 50 ■ Denali Commission 12,808 ■ Drug Elimination 221 ■ Grant Match Program 221 ■ Homeless Assistance Program 4,278 ■ Homeless Assistance Program 10 ■ Housing Loan Program 4,738 ■ Housing Loan Program 4,738 ■ Housing Opportunities for Persons with AIDS 536 ■ Housing Preservation 50 ■ Resident Opportunity and Support Service 63 ■ Section 8 Contract Administration 6,026 ■ Shelter Plus Care 503 ■ Special Program for the Aging 114 ■ Senior Citizen Housing Development Grant 3,212 ■ Supportive Housing Grant Match 922	••	950
Low Income Weatherization Assistance 7,289		28
T.289 Section 8 Vouchers and Contract Administration 27,843 Other Housing Assistance Programs	 Low-Income Home Energy Assistance 	699
Section 8 Vouchers and Contract Administration 27,843 Other Housing Assistance Programs 206 Beneficiaries and Special Needs Housing 2,081 Centers for Medicare/Medicaid Services 50 Denali Commission 12,808 Drug Elimination 221 Grant Match Program - HOME Investment Partnership 4,278 Homeless Assistance Program 1,274 Homeless Information Management System 10 Housing Loan Program 4,738 Housing Opportunities for Persons with AIDS 536 Housing Preservation 50 Resident Opportunity and Support Service 63 Section 8 Contract Administration 6,026 Shelter Plus Care 503 Special Program for the Aging 114 Senior Citizen Housing Development Grant 3,212 Supportive Housing Grant Match 922 Supplemental Housing Grant 5,970 Technical Assistance Grant 80 Other Program Funds: 1 Legislative Appropriations 8,661 Univer	 Low Income Weatherization Assistance 	5,612
Other Housing Assistance Programs 206 AMHTA Short Term Housing Assistance 206 Beneficiaries and Special Needs Housing 2,081 Centers for Medicare/Medicaid Services 50 Denali Commission 12,808 Drug Elimination 221 Grant Match Program - HOME Investment Partnership 4,278 Homeless Assistance Program 1,274 Homeless Information Management System 10 Housing Loan Program 4,738 Housing Opportunities for Persons with AIDS 536 Housing Preservation 50 Resident Opportunity and Support Service 63 Section 8 Contract Administration 6,026 Shelter Plus Care 503 Special Program for the Aging 114 Senior Citizen Housing Development Grant 3,212 Supportive Housing Grant Match 922 Supplemental Housing Grant 5,970 Technical Assistance Grant 80 Total Housing Grant Expenses 78,290 Other Program Funds: 8,661 Legislative A		7,289
Other Housing Assistance Programs 206 AMHTA Short Term Housing Assistance 206 Beneficiaries and Special Needs Housing 2,081 Centers for Medicare/Medicaid Services 50 Denali Commission 12,808 Drug Elimination 221 Grant Match Program - HOME Investment Partnership 4,278 Homeless Assistance Program 1,274 Homeless Information Management System 10 Housing Loan Program 4,738 Housing Opportunities for Persons with AIDS 536 Housing Preservation 50 Resident Opportunity and Support Service 63 Section 8 Contract Administration 6,026 Shelter Plus Care 503 Special Program for the Aging 114 Senior Citizen Housing Development Grant 3,212 Supportive Housing Grant Match 922 Supplemental Housing Grant 5,970 Technical Assistance Grant 80 Total Housing Grant Expenses 78,290 Other Program Funds: 8,661 Legislative A	Section 8 Vouchers and Contract Administration	27,843
■ AMHTA Short Term Housing Assistance 206 ■ Beneficiaries and Special Needs Housing 2,081 ■ Centers for Medicare/Medicaid Services 50 ■ Denali Commission 12,808 ■ Drug Elimination 221 ■ Grant Match Program - ■ HOME Investment Partnership 4,278 ■ Homeless Assistance Program 1,274 ■ Homeless Information Management System 10 ■ Housing Loan Program 4,738 ■ Housing Opportunities for Persons with AIDS 536 ■ Housing Opportunities for Persons with AIDS 536 ■ Housing Preservation 50 ■ Resident Opportunity and Support Service 63 ■ Section 8 Contract Administration 6,026 ■ Shelter Plus Care 503 ■ Special Program for the Aging 114 ■ Senior Citizen Housing Development Grant 3,212 ■ Supportive Housing Grant Match 922 ■ Supportive Housing Grant Match 922 ■ Supportive Housing Grant Expenses 78,290 Other Program Funds: 8,661 ■ Legislative Appropriations	Other Housing Assistance Programs	<u> </u>
■ Beneficiaries and Special Needs Housing 2,081 ■ Centers for Medicare/Medicaid Services 50 ■ Denali Commission 12,808 ■ Drug Elimination 221 ■ Grant Match Program - ■ HOME Investment Partnership 4,278 ■ Homeless Assistance Program 1,274 ■ Homeless Information Management System 10 ■ Housing Loan Program 4,738 ■ Housing Opportunities for Persons with AIDS 536 ■ Housing Preservation 50 ■ Resident Opportunity and Support Service 63 ■ Section 8 Contract Administration 6,026 ■ Shelter Plus Care 503 ■ Special Program for the Aging 114 ■ Senior Citizen Housing Development Grant 3,212 ■ Supportive Housing Grant Match 922 ■ Supplemental Housing Grant 5,970 ■ Technical Assistance Grant 43,142 Total Housing Grant Expenses 78,290 Other Program Funds: 8,661 ■ University of Alaska FY99 - Total Non-Housing Capital Project Grants 8,661		206
■ Centers for Medicare/Medicaid Services 50 ■ Denali Commission 12,808 ■ Drug Elimination 221 ■ Grant Match Program - ■ HOME Investment Partnership 4,278 ■ Homeless Assistance Program 1,274 ■ Homeless Information Management System 10 ■ Housing Loan Program 4,738 ■ Housing Opportunities for Persons with AIDS 536 ■ Housing Preservation 50 ■ Resident Opportunity and Support Service 63 ■ Section 8 Contract Administration 6,026 ■ Shelter Plus Care 503 ■ Special Program for the Aging 114 ■ Senior Citizen Housing Development Grant 3,212 ■ Supportive Housing Grant Match 922 ■ Supportive Housing Grant Match 922 ■ Supportive Housing Grant Expenses 78,290 Other Program Funds: ■ Legislative Appropriations 8,661 ■ University of Alaska FY99 - Total Non-Housing Capital Project Grants 8,661	_	2,081
■ Drug Elimination 221 ■ Grant Match Program - ■ HOME Investment Partnership 4,278 ■ Homeless Assistance Program 1,274 ■ Homeless Information Management System 10 ■ Housing Loan Program 4,738 ■ Housing Opportunities for Persons with AIDS 536 ■ Housing Preservation 50 ■ Resident Opportunity and Support Service 63 ■ Section 8 Contract Administration 6,026 ■ Shelter Plus Care 503 ■ Special Program for the Aging 114 ■ Senior Citizen Housing Development Grant 3,212 ■ Supportive Housing Grant Match 922 ■ Supplemental Housing Grant 5,970 ■ Technical Assistance Grant 80	·	50
■ Drug Elimination 221 ■ Grant Match Program - ■ HOME Investment Partnership 4,278 ■ Homeless Assistance Program 1,274 ■ Homeless Information Management System 10 ■ Housing Loan Program 4,738 ■ Housing Opportunities for Persons with AIDS 536 ■ Housing Preservation 50 ■ Resident Opportunity and Support Service 63 ■ Section 8 Contract Administration 6,026 ■ Shelter Plus Care 503 ■ Special Program for the Aging 114 ■ Senior Citizen Housing Development Grant 3,212 ■ Supportive Housing Grant Match 922 ■ Supplemental Housing Grant 5,970 ■ Technical Assistance Grant 80	 Denali Commission 	12,808
■ HOME Investment Partnership 4,278 ■ Homeless Assistance Program 1,274 ■ Homeless Information Management System 10 ■ Housing Loan Program 4,738 ■ Housing Opportunities for Persons with AIDS 536 ■ Housing Preservation 50 ■ Resident Opportunity and Support Service 63 ■ Section 8 Contract Administration 6,026 ■ Shelter Plus Care 503 ■ Special Program for the Aging 114 ■ Senior Citizen Housing Development Grant 3,212 ■ Supportive Housing Grant Match 922 ■ Supplemental Housing Grant 5,970 ■ Technical Assistance Grant 80 ■ Total Housing Grant Expenses 78,290 Other Program Funds: 8,661 ■ University of Alaska FY99 - ■ Total Non-Housing Capital Project Grants 8,661	 Drug Elimination 	
■ HOME Investment Partnership 4,278 ■ Homeless Assistance Program 1,274 ■ Homeless Information Management System 10 ■ Housing Loan Program 4,738 ■ Housing Opportunities for Persons with AIDS 536 ■ Housing Preservation 50 ■ Resident Opportunity and Support Service 63 ■ Section 8 Contract Administration 6,026 ■ Shelter Plus Care 503 ■ Special Program for the Aging 114 ■ Senior Citizen Housing Development Grant 3,212 ■ Supportive Housing Grant Match 922 ■ Supplemental Housing Grant 5,970 ■ Technical Assistance Grant 80 ■ Total Housing Grant Expenses 78,290 Other Program Funds: 8,661 ■ University of Alaska FY99 - ■ Total Non-Housing Capital Project Grants 8,661	■ Grant Match Program	-
■ Homeless Information Management System 10 ■ Housing Loan Program 4,738 ■ Housing Opportunities for Persons with AIDS 536 ■ Housing Preservation 50 ■ Resident Opportunity and Support Service 63 ■ Section 8 Contract Administration 6,026 ■ Shelter Plus Care 503 ■ Special Program for the Aging 114 ■ Senior Citizen Housing Development Grant 3,212 ■ Supportive Housing Grant Match 922 ■ Supplemental Housing Grant 5,970 ■ Technical Assistance Grant 80 Total Housing Grant Expenses Other Program Funds: ■ Legislative Appropriations 8,661 ■ University of Alaska FY99 - Total Non-Housing Capital Project Grants 8,661	_	4,278
 Housing Loan Program Housing Opportunities for Persons with AIDS Housing Preservation Resident Opportunity and Support Service Section 8 Contract Administration Shelter Plus Care Special Program for the Aging Senior Citizen Housing Development Grant Supportive Housing Grant Match Supplemental Housing Grant Technical Assistance Grant Total Housing Grant Expenses University of Alaska FY99 Total Non-Housing Capital Project Grants 43,661 Total Non-Housing Capital Project Grants 	Homeless Assistance Program	1,274
■ Housing Opportunities for Persons with AIDS 536 ■ Housing Preservation 50 ■ Resident Opportunity and Support Service 63 ■ Section 8 Contract Administration 6,026 ■ Shelter Plus Care 503 ■ Special Program for the Aging 114 ■ Senior Citizen Housing Development Grant 3,212 ■ Supportive Housing Grant Match 922 ■ Supplemental Housing Grant 5,970 ■ Technical Assistance Grant 80 43,142 43,142 Total Housing Grant Expenses 78,290 Other Program Funds: ■ Legislative Appropriations 8,661 ■ University of Alaska FY99 - Total Non-Housing Capital Project Grants 8,661	<u> </u>	10
■ Housing Opportunities for Persons with AIDS 536 ■ Housing Preservation 50 ■ Resident Opportunity and Support Service 63 ■ Section 8 Contract Administration 6,026 ■ Shelter Plus Care 503 ■ Special Program for the Aging 114 ■ Senior Citizen Housing Development Grant 3,212 ■ Supportive Housing Grant Match 922 ■ Supplemental Housing Grant 5,970 ■ Technical Assistance Grant 80 43,142 43,142 Total Housing Grant Expenses Other Program Funds: 8,661 ■ Legislative Appropriations 8,661 ■ University of Alaska FY99 - Total Non-Housing Capital Project Grants 8,661		4,738
■ Housing Preservation 50 ■ Resident Opportunity and Support Service 63 ■ Section 8 Contract Administration 6,026 ■ Shelter Plus Care 503 ■ Special Program for the Aging 114 ■ Senior Citizen Housing Development Grant 3,212 ■ Supportive Housing Grant Match 922 ■ Supplemental Housing Grant 5,970 ■ Technical Assistance Grant 80 43,142 43,142 Total Housing Grant Expenses Other Program Funds: 1 ■ Legislative Appropriations 8,661 ■ University of Alaska FY99 - Total Non-Housing Capital Project Grants 8,661	<u> </u>	536
■ Section 8 Contract Administration 6,026 ■ Shelter Plus Care 503 ■ Special Program for the Aging 114 ■ Senior Citizen Housing Development Grant 3,212 ■ Supportive Housing Grant Match 922 ■ Supplemental Housing Grant 5,970 ■ Technical Assistance Grant 80 43,142 Total Housing Grant Expenses Other Program Funds: ■ Legislative Appropriations 8,661 ■ University of Alaska FY99 - Total Non-Housing Capital Project Grants	9	50
■ Shelter Plus Care 503 ■ Special Program for the Aging 114 ■ Senior Citizen Housing Development Grant 3,212 ■ Supportive Housing Grant Match 922 ■ Supplemental Housing Grant 5,970 ■ Technical Assistance Grant 80 43,142 Total Housing Grant Expenses 78,290 Other Program Funds: ■ Legislative Appropriations 8,661 ■ University of Alaska FY99 - Total Non-Housing Capital Project Grants 8,661	 Resident Opportunity and Support Service 	63
■ Special Program for the Aging 114 ■ Senior Citizen Housing Development Grant 3,212 ■ Supportive Housing Grant Match 922 ■ Supplemental Housing Grant 5,970 ■ Technical Assistance Grant 80 43,142 Total Housing Grant Expenses Other Program Funds: ■ Legislative Appropriations 8,661 ■ University of Alaska FY99 - Total Non-Housing Capital Project Grants 8,661	 Section 8 Contract Administration 	6,026
■ Senior Citizen Housing Development Grant 3,212 ■ Supportive Housing Grant Match 922 ■ Supplemental Housing Grant 5,970 ■ Technical Assistance Grant 80 43,142 Total Housing Grant Expenses 78,290 Other Program Funds: ■ Legislative Appropriations 8,661 ■ University of Alaska FY99 - Total Non-Housing Capital Project Grants	 Shelter Plus Care 	503
■ Supportive Housing Grant Match 922 ■ Supplemental Housing Grant 5,970 ■ Technical Assistance Grant 80	 Special Program for the Aging 	114
■ Supplemental Housing Grant 5,970 ■ Technical Assistance Grant 80 43,142 Total Housing Grant Expenses 78,290 Other Program Funds: ■ Legislative Appropriations 8,661 ■ University of Alaska FY99 - Total Non-Housing Capital Project Grants 8,661	 Senior Citizen Housing Development Grant 	3,212
Technical Assistance Grant 80 43,142 43,142 Total Housing Grant Expenses 78,290 Other Program Funds: Legislative Appropriations 8,661 University of Alaska FY99 - Total Non-Housing Capital Project Grants 8,661	 Supportive Housing Grant Match 	922
143,142	 Supplemental Housing Grant 	5,970
Total Housing Grant Expenses 78,290 Other Program Funds: Legislative Appropriations 8,661 University of Alaska FY99 - Total Non-Housing Capital Project Grants 8,661	 Technical Assistance Grant 	80
Other Program Funds: Legislative Appropriations 8,661 University of Alaska FY99 - Total Non-Housing Capital Project Grants 8,661		43,142
 Legislative Appropriations University of Alaska FY99 Total Non-Housing Capital Project Grants 8,661 8,661	Total Housing Grant Expenses	78,290
 Legislative Appropriations University of Alaska FY99 Total Non-Housing Capital Project Grants 8,661 8,661	Other Program Funds:	
 University of Alaska FY99 Total Non-Housing Capital Project Grants 8,661 		8,661
Total Non-Housing Capital Project Grants 8,661		-
	•	8,661
	Total Grants	\$ 86,951

In addition to grant payments made, the Corporation has advanced grant funds of \$6,428,000 and committed to third parties a sum of \$45,193,000 in grant awards at June 30, 2008.

Notes to Financial Statements

19 OTHER PROGRAMS

Other programs include public-housing activities, energy conservation funded from a combination of corporate receipts and external sources and other activities not reported elsewhere.

Housing Assistance Programs

Low Rent includes the following programs for various low-income housing facilities administered by the Corporation under contract with HUD:

- Low Rent Management
- Modernization/Capital Fund Programs

Section 8 Vouchers Program includes the following programs for tenant-based rental assistance administered by the Corporation under contract with HUD:

- Section 8 Moderate Rehabilitation
- Section 8 Vouchers

Section 8 New Program consists of Corporate owned low-income housing facilities at various locations, Wrangell Market Housing, and contract administration of HUD contracts directly with landlords:

- Section 8 New Construction
- Wrangell Multi-Family Market
- Section 8 Contract Administration

Other Housing Assistance Programs include the following HUD, federal, state and privately funded activities:

- Drug Elimination Program
- Denali Commission Housing Programs
- Family Self Sufficiency Program (FSS)
- Family Investment Center Grant
- Gateway Literacy Program
- Grant Match Program
- HOME Investment Partnerships Program (HOME)
- HOME Technical Assistance
- Housing Opportunities for Persons with AIDS (HOPWA)
- Housing Preservation Grants
- Resident Opportunity and Supportive Services
- Service Coordinator for Public Housing Agencies Grant
- Shelter Plus Care Program
- Special Needs Assistance
- Supplemental Assistance for Facilities to Assist the Homeless (SAFAH)
- Supportive Housing Technical Assistance
- Teacher Health Professional and Public Safety Housing Programs

The Supplemental Housing and Senior Housing Programs are funded entirely by corporate funds.

Energy Conservation Programs

- Low-Income Weatherization Program
- Residential Energy Rehab Program (Enhanced Weatherization)
- Energy Efficiency Education
- Energy Efficient Home Program (Rebates)
- Alaska Native Tribal Health Consortium/Rural Alaska Sanitation Coalition (RASC)
- Association of Alaska Housing Authorities Grant
- Low-Income Home Energy Assistance Program (LIHEAP)
- State Energy Conservation Program and Special Projects
- Research Information Center
- Cold Climate Housing Research Center
- Alaska Building Science Network (Energy Education)

Notes to Financial Statements

Housing Units Owned, Managed or Administered

As of June 30, 2008, the Public Housing Division of the Corporation operates the following programs in 18 Alaskan communities:

Program	Number of Units
Low Rent Conventional Housing	987
Low Rent Conventional Housing – Senior Units	343
Section 8 New Construction Housing	59
Section 8 New Construction Housing – Senior Units	268
Other Housing Units	33
Section 8 Existing – Housing Assistance:	
Housing Choice Vouchers	4,239
Single Room Occupancy	70
	5,999

20 PENSION AND POST EMPLOYMENT HEALTHCARE PLANS

Plan Description

As of June 30, 2008, all regular employees of the Corporation who work more than fifteen hours per week participate in the Alaska Public Employees' Retirement System (PERS). PERS is an agent multiple-employer, statewide plan. PERS administers the State of Alaska Public Employees' Retirement System Defined Benefit Retirement Plan which includes both pension and post employment healthcare plans for all employees hired prior to July 1, 2006. PERS also administers the State of Alaska Public Employees' Retirement System Defined Contribution Retirement Plan which includes both pension and post employment healthcare plans for all employees hired on or after July 1, 2006.

PERS is administered by the State of Alaska. Benefits and contributions provisions are established by Chapter 35 of Alaska Statute Title 39, and may be amended only by state legislature. Amendments do not affect existing employees. A publicly available financial report that includes financial statements and required supplementary information is issued annually by PERS. That report may be obtained by writing to State of Alaska, Department of Administration, Division of Retirement and Benefits, P.O. Box 110203, Juneau, Alaska 99811-0202.

Defined Benefit Plans (Employees hired prior to July 1, 2006):

Employees hired prior to July 1, 1986 with five or more years of credited service are entitled to annual pension benefits beginning at normal retirement age 55 or early retirement age 50. The normal pension benefit is equal to 2% of the member's three-year highest average monthly compensation for the first ten years of service, 2% for the second ten years of service and 2% for all remaining years of service. All service earned prior to July 1, 1986 will be calculated using the 2% multiplier. Employees with 30 or more years of credited service may retire at any age and receive a normal benefit. The plan pays the retiree medical plan premium and also provides death and disability benefits.

Effective with employees hired after June 30, 1986, the normal retirement age became 60 and the early retirement age became 55. Also the plan does not pay the retiree medical plan premium for retirees under the age of 60. The employee may elect to pay the full premium cost for medical coverage.

The retirement benefit calculation for employees hired after June 30, 1996 is based on the average of the member's five-year highest average monthly compensation. The plan does not pay the retiree medical plan premium for retirees with less than 10 years of service at age 60. The employee may elect to pay the full premium cost for medical coverage.

Defined Contribution Plan (Employees hired after July 1, 2006):

There is no retirement age set, however taxes and penalties may apply if withdrawn prior to age 59 ½. Retirement benefits are equal to the Defined Contribution account balance plus interest. The employee may direct the investment of the account if so desired. The account balance is 100% of the employees contribution plus 25% of the Corporation's contribution after two years of service, 50% of the Corporation's contribution after three years of service, 75% of the Corporation's contribution after four years of service, and 100% of the Corporation's contribution after 5 years of service. The plan pays a portion of the retiree medical plan premium if the retiree retires directly from the plan and is eligible for Medicare. The portion of premium paid by the plan is determined by years of service. Disability benefits are also provided.

Funding Policy

Defined Benefit Plans:

Under State law, covered employees are required to contribute 6%% of their annual covered salary and the Corporation is required to contribute 6% of annual covered salary to the pension plan.

Under State law, covered employees are not required to contribute to the Post Employment Healthcare Plan and the Corporation is required to contribute 16% of annual covered salary.

Notes to Financial Statements

Defined Contribution Plans

Under State law, covered employees are required to contribute 8% of their annual covered salary and the Corporation is required to contribute 5.58% of the annual covered salary to the pension plan.

Under State law, covered employees are not required to contribute to the post employment healthcare plan and the Corporation is required to contribute .99% of the annual covered salary plus an annual flat dollar amount of \$1,531.27 for each covered employee.

If the total amount that the Corporation has contributed for the defined contribution pension and post employment healthcare plans is less that 22% of covered payroll, the Corporation must pay that additional amount. This additional amount is used to reduce the liability of the defined benefit plans. For the year ended June 30, 2008, this amount was \$52,000.

The contributions to the pension plan for the year ended June 30, 2008 by the employees was \$59,000 and by the Corporation was \$49,000

The Corporation contributed \$62,000 to a health reimbursement arrangement for the year ended June 30, 2008.

Three-Year Trend Cost Information for Pension (in thousands):

Year Ended	Annual Pension Cost (APC)	Percentage of APC Contributed		Net Pension Obligation
June 30, 2008	\$ 1,089	100.00%	\$	-
June 30, 2007	2,077	100.00%		-
June 30, 2006	1,666	100.00%		-

Three-Year Trend Cost Information for Post Employment Healthcare (in thousands):

Year Ended	Annual Post Employment Health Cost (OPEB)	Percentage of Post Employment Health Cost Contributed	Net Post Employment Health Cost Obligation
June 30, 2008	\$ 2,869	100.00%	\$
June 30, 2007	1,465	100.00%	-
June 30, 2006	1,114	100.00%	-

Funding Status

The funded status of the pension plan as of June 30, 2006 was as follows.

Actuarial Valuation Date	Actuarial Value of Assets (a)	Actuarial Accrued Liability (AAL) (b)	Excess or (Unfunded) AAL (a) – (b)	Funded Ratio (a) / (b)	Covered Payroll (c)	(Unfunded) AAL as a Percentage of Covered Payroll ((a) – (b)) / (c)
June 30, 2006	\$ 55,301	\$ 63,612	\$ (8,311)	87%	\$ 17,588	(47%)

The funded status of the post employee healthcare plan as of June 30, 2006 was as follows.

Actuarial Valuation Date	Actuarial Value of Assets (a)	Actuarial Accrued Liability (AAL) (b)	Excess or (Unfunded) AAL (a) – (b)	Funded Ratio (a)/(b)	Covered Payroll (c)	(Unfunded) AAL as a Percentage of Covered Payroll ((a) – (b)) / (c)
June 30, 2006	23,670	46,162	(22,492)	51%	17,587	(128%)

Actuarial valuations of an ongoing healthcare plan involve estimates of the value of reported amounts and assumptions about the probability of occurrence of events far into the future. Examples include assumptions about future employment, mortality, and the healthcare cost trend. Amounts determined regarding the funded status of the plan and the annual required contributions of the employer are subject to continual revision as actual results are compared with past expectations and new estimates are made about the future.

Notes to Financial Statements

Funding Progress

The Schedule of funding progress, presented as required supplementary information following the notes to the financial statements, presents multiyear trend information that shows whether the actuarial value of plan assets is increasing or decreasing over time relative to the actuarial accrued liabilities for pension and post employment healthcare benefits.

Actuarial Methods and Assumptions.

Projections of benefits for financial reporting purposes are based on the substantive plan (the plan as understood by the employer and plan members) and include the types of benefits provided at the time of each valuation and the historical pattern of sharing of benefit costs between the employer and plan members to that point. The actuarial methods and assumptions used include techniques that are designed to reduce short-term volatility in actuarial accrued liabilities and the actuarial value of assets, consistent with the long-term perspective of the calculations.

The current year actuarial required contribution was computed as part of an actuarial valuation as of June 30, 2005. Significant actuarial assumptions used in the valuation include: (a) a rate of return on the investment of present and future assets of 8.25% per year compounded annually and (b) projected salary increases of 5.5% a year for the first ten years of employment, with distinction made between amounts for inflation (3.5%), merit (1.5%), and productivity (0.5%). The actuarial value of assets was determined using techniques that smooth the effects of short-term volatility in the fair value of investments over a five year period. The contribution rate for normal cost is determined using the projected unit credit actuarial funding method. The excess of assets over the actuarial accrued liability is amortized over a rolling 25 years which is an open amortization period. The percentage of pay method is used for amortization purposes.

21 OTHER COMMITMENTS AND CONTINGENCIES

Medical Self Insurance

During the fiscal year ended June 30, 1998, the Corporation began a program of self-insurance for employee medical benefits. Costs are billed directly to the Corporation by an Administrative Services Provider that processes all of the claims from the employees and their dependents. The Corporation has purchased a stop-loss policy that limits its liability to \$50,000 per employee per year. The Corporation has provided for an estimate of the Incurred But Not Reported (IBNR) liability in the amount of \$887,000 and \$1,149,000 as of June 30, 2008 and June 30, 2007, respectively.

Litigation

The Corporation, in the normal course of its activities, is involved in various claims and pending litigation, the outcome of which is not presently determinable. In the opinion of management, the disposition of these matters is not presently expected to have a material adverse effect on the Corporation's financial statements.

Contingent Liabilities

The Corporation participates in several federally assisted programs. These programs are subject to program compliance audits and adjustment by the grantor agencies or their representatives. Any disallowed claims, including amounts already collected, would become a liability of the Administrative Fund. In management's opinion, disallowance, if any, will be immaterial.

Subsequent Events

In June 2008 the Corporation's Board of Directors signed a contract with HUD for the Moving to Work program. This program will be implemented in fiscal year 2009. Moving to Work (MTW) is a demonstration program that allows public housing authorities (PHAs) to design and test ways to promote self-sufficiency among assisted families, to achieve programmatic efficiency and reduce costs and increase housing choice for low-income households by allowing considerable flexibility in determining how to use Federal funds. For example, funds can be combined from the public housing operating programs, the modernization programs, and the Housing Choice Voucher tenant-based rental assistance program to meet the purposes of the demonstration. Also exemptions can be granted from most existing public housing and Housing Choice Voucher program rules.

Effective July 1, 2008 the Corporation's pension and post employment health care plan, the Alaska Public Employees' Retirement System (PERS), will change from an agent multiple-employer plan to a cost sharing plan. This was brought about by Senate Bill 125 which was signed into law April 9, 2008.

On July 17, 2008, the Corporation's Board of Directors authorized the issuance of up to \$85,000,000 Home Mortgage Revenue Bonds, 2008 Series B (First Time Homebuyers Program).

NOTES TO FINANCIAL STATEMENTS

22 RISK MANAGEMENT

The Corporation is exposed to various risk of loss related to torts; theft of, damage to, and destruction of assets; errors and omissions; injuries to employees; and natural disasters. These risks are covered by various commercial insurance policies and contractual risk transfers. When the Corporation enters into agreements, contracts or grants, it requires insurance from the party the Corporation is doing business with. This ensures that the party can adequately sustain any loss exposure, so the Corporation is not first-in-line in case of a loss. There have been no significant reductions in insurance coverage from the prior year, and settlements have not exceeded insurance coverage during the past three years.

23 FIVE YEAR FINANCIAL INFORMATION

Entity-wide amounts at year-end are presented below for informational purposes (in thousands):

	June 30, 2008		June 30, 2007	June 30, 2006	June 30, 2005	June 30, 2004
ASSETS						
Cash	19,034	\$	45,964 \$	11,583 \$	9,769 \$	7,939
Investments	1,231,404		1,274,544	1,768,178	1,219,415	1,143,547
Accrued interest receivable	16,734		19,340	19,013	20,762	19,897
Mortgage loans, notes and other loans	3,450,063		3,357,754	3,240,209	3,325,182	3,355,300
Net investment in direct financing lease	65,203		27,085	29,110	32,843	34,547
Unamortized bond issuance costs	25,142		24,616	24,584	25,135	26,404
Capital assets, net	116,535		118,743	120,030	116,073	110,813
Other assets	22,004		28,854	16,869	13,754	10,033
Total Assets	4,946,119	\$	4,896,900 \$	5,229,576 \$	4,762,933 \$	4,708,480
	, , , , ,		, , , , , , , , , , , , , , , , , , , ,	-, -,,	, , , , , , , , , ,	, ,
Bonds and notes payable	3,136,866	\$	3,060,887 \$	2,907,223 \$	2,898,730 \$	2,890,879
Short term debt	112,159	Ψ	119,726	242,449	138,375	70,145
Accrued interest payable	15,303		14,847	17,340	14,147	14,562
Other liabilities	15,620		16,968	72,532	28,608	26,435
Total Liabilities	3,279,948	\$	3,212,428 \$	3,239,544 \$	3,079,860 \$	3,002,021
Total Fund Equity	1,666,171	\$	1,684,472 \$	1,990,032 \$	1,683,073 \$	1,706,459
	1,000,171	Ψ	1,004,472 ψ	1,000,002 ψ	1,000,070 ψ	1,700,400
	June 30, 2008		June 30, 2007	June 30, 2006	June 30, 2005	June 30, 2004
OPERATING REVENUES						
	202,851	\$	195,028 \$	193,573 \$	201,386 \$	206,300
Investment interest	56,667		76,631	60,220	43,162	46,358
Net change in fair value of investments	255		2,214	(1,830)	(1,653)	(9,554)
Total Investment Revenue	56,922		78,845	58,390	41,509	36,804
Externally funded programs	73,603		63,043	59,587	57,877	56,084
Rental	7,695		6,988	6,575	6,183	6,109
Other	776		1,085	807	2,252	743
Total Operating Revenues	341,847	\$	344,989 \$	318,932 \$	309,207 \$	306,040
OPERATING EXPENSES						
Interest	147,336		158,145	146,971	141,161	151,165
Mortgage and loan costs	14,155		14,034	13,133	13,130	13,059
Operations and administration	42,812		41,410	38,858	35,530	36,240
Financing expenses	6,415		8,945	4,836	11,941	6,168
Provision for loan loss	7,098		5,490	406	(103)	(1,861)
Housing grants and subsidies	78,290		65,689	56,829	56,506	48,640
Rental housing operating expenses	10,428		10,799	11,221	10,985	10,149
Total Operating Expenses	306,534	\$	304,512 \$	272,254 \$	269,150 \$	263,560
Operating Income	35,313		40,477	46,678	40,057	42,480
NON-OPERATING & SPECIAL ITEM						
Contribution from the State of Alaska	-		-	300,000	-	-
Contribution to State or State agency	(53,614)		(346,037)	(46,845)	(67,288)	(66,136)
Special item Change in Net Assets	(18,301)	\$	(305,560)\$	7,126 306,959 \$	3,845 (23,386) \$	(7,451 <u>)</u> (31,107)
	(10,001)	Ψ	(000,000) ψ	σσσ,σσσ ψ	(20,000) ψ	(01,107)



REQUIRED SUPPLEMENTARY INFORMATION

Schedule of Funding Progress for PERS (in thousands):

Actuarial Valuation Date	Actuarial Value of Assets (a)	Actuarial Accrued Liability (AAL) (b)	Excess or (Unfunded) AAL (a) – (b)	Funded Ratio (a) / (b)	Covered Payroll (c)	Excess or (Unfunded) AAL as a Percentage of Covered Payroll ((a) – (b)) / (c)
Pension:						
June 30, 2006	\$ 55,301	\$ 63,612	\$ (8,311)	87%	\$ 17,588	(47%)
June 30, 2005	37,227	49,251	(12,024)	76%	16,479	(73%)
June 30, 2004	35,749	46,202	(10,453)	77%	16,006	(65%)
Postretirement Hea	lth:					
June 30, 2006	23,670	46,162	(22,492)	51%	17,587	(128%)
June 30, 2005	30,879	40,851	(9,972)	76%	16,479	(61%)
June 30, 2004	25,207	32,578	(7,371)	77%	16,006	(46%)

ALASKA HOUSING FINANCE CORPORATION

(A Component Unit of the State of Alaska) **STATEMENT OF NET ASSETS**COMBINED - ALL FUNDS

As of June 30, 2008 (in thousands of dollars)

ASSETS Cash 9,838 - - 165 Investments 474,627 102,438 112,001 277,070 Accrued interest receivable 2,754 4,659 1,829 5,097 Inter-fund due to/from (32,653) 20,152 4,258 16,823 Mortgage loans, notes and other loans 535,218 1,082,733 338,127 1,032,413 Net investment in direct financing lease - - - - - Unamortized bond issuance costs - 8,894 2,967 7,833 Capital assets, non-depreciable 139 - - - Capital assets - depreciable, net 188 - - - Chapital assets - depreciable, net 188 - - - Chapital assets - depreciable, net 188 - - - Chapital assets 997,163 1,220,076 459,182 1,340,079 LiABILITIES Senior 1,067,949 345,818<		Combined Revolving Funds	Combined First Time Homebuyer Bonds	Combined Veterans Mortgage Program Bonds/Notes	Combined Other Housing Bonds
Cash 9,838 - 165 Investments 474,627 102,438 112,001 277,070 Accrued interest receivable 2,754 4,659 1,829 5,097 Inter-fund due to/from (32,653) 20,152 4,258 16,823 Mortgage loans, notes and other loans 535,218 1,082,733 338,127 1,032,413 Net investment in direct financing lease - - - - - Unamortized bond issuance costs - 8,894 2,967 7,833 Capital assets, non-depreciable, net 139 - - - - Capital assets, non-depreciable, net 188 - <th>ASSETS</th> <th></th> <th></th> <th></th> <th></th>	ASSETS				
Accrued interest receivable 2,754 4,659 1,829 5,097 Inter-fund due to/from (32,653) 20,152 4,258 16,823 Mortgage loans, notes and other loans 535,218 1,082,733 338,127 1,032,413 Net investment in direct financing lease - - - - - Unamortized bond issuance costs - 8,894 2,967 7,833 Capital assets, non-depreciable 139 - - - Capital assets - depreciable, net 188 - - - Other assets 7,052 1,200 - - Intergovernmental receivable - - - - Intergovernmental receivable - - - - Intergovernmental receivable - - - - Net assets 997,163 1,220,076 459,182 1,340,079 Bonds and notes payable 108,965 1,067,949 345,818 897,749 Short term debt 12,505 <td></td> <td>9,838</td> <td>-</td> <td>-</td> <td>165</td>		9,838	-	-	165
Inter-fund due to/from (32,653) 20,152 4,258 16,823 1,032,413 1,033,413,413 1,033,413,413 1,033,413,413 1,033,413,413,413 1,033,413,413,413,413 1,033,413,413,413,413,413,413,413,413,413,4	Investments	474,627	102,438	112,001	277,070
Inter-fund due to/from (32,653) 20,152 4,258 16,823 1,032,413 1,033,413,413 1,033,413,413 1,033,413,413 1,033,413,413,413 1,033,413,413,413,413 1,033,413,413,413,413,413,413,413,413,413,4	Accrued interest receivable	•	•	•	•
Net investment in direct financing lease -	Inter-fund due to/from	(32,653)	20,152	4,258	
Unamortized bond issuance costs - 8,894 2,967 7,833 Capital assets, non-depreciable 139 - - - Capital assets - depreciable, net 188 - - - Other assets 7,052 1,200 - 678 Intergovernmental receivable - - - - - Total Assets 997,163 1,220,076 459,182 1,340,079 - <td>Mortgage loans, notes and other loans</td> <td>535,218</td> <td>•</td> <td>338,127</td> <td>•</td>	Mortgage loans, notes and other loans	535,218	•	338,127	•
Capital assets, non-depreciable 139 - - - Capital assets - depreciable, net 188 - - - Other assets 7,052 1,200 - 678 Intergovernmental receivable - - - - - Total Assets 997,163 1,220,076 459,182 1,340,079 LIABILITIES Bonds and notes payable 108,965 1,067,949 345,818 897,749 Short term debt 112,159 - - - - Accrued interest payable 985 5,075 1,430 3,622 Other liabilities 5,874 409 91 238 Intergovernmental payable - - - - Total Liabilities 227,983 1,073,433 347,339 901,609 NET ASSETS Invested in capital assets, net of related debt 327 - - - Restricted by bond resolutions - 146,643 111,843 341,735	Net investment in direct financing lease	- -	-	-	-
Capital assets - depreciable, net 188 - - - - - - - - - - 678 - - 678 - 678 - - 678 - <td>Unamortized bond issuance costs</td> <td>_</td> <td>8,894</td> <td>2,967</td> <td>7,833</td>	Unamortized bond issuance costs	_	8,894	2,967	7,833
Other assets 7,052 1,200 - 678 Intergovernmental receivable - <th< td=""><td>Capital assets, non-depreciable</td><td>139</td><td>_</td><td>-</td><td>-</td></th<>	Capital assets, non-depreciable	139	_	-	-
Intergovernmental receivable	Capital assets - depreciable, net	188	-	-	-
LIABILITIES 997,163 1,220,076 459,182 1,340,079 Bonds and notes payable 108,965 1,067,949 345,818 897,749 Short term debt 112,159 - - - Accrued interest payable 985 5,075 1,430 3,622 Other liabilities 5,874 409 91 238 Intergovernmental payable - - - - Total Liabilities 227,983 1,073,433 347,339 901,609 NET ASSETS Invested in capital assets, net of related debt 327 - - - Restricted by bond resolutions - 146,643 111,843 341,735 Restricted by contractual or statutory agreements 107,530 - - 20,275 Unrestricted net assets, (deficit) 661,323 - - 76,460	Other assets	7,052	1,200	-	678
LIABILITIES Bonds and notes payable 108,965 1,067,949 345,818 897,749 Short term debt 112,159 - - - Accrued interest payable 985 5,075 1,430 3,622 Other liabilities 5,874 409 91 238 Intergovernmental payable - - - - - Total Liabilities 227,983 1,073,433 347,339 901,609 NET ASSETS Invested in capital assets, net of related debt 327 - - - Restricted by bond resolutions - 146,643 111,843 341,735 Restricted by contractual or statutory agreements 107,530 - - 20,275 Unrestricted net assets, (deficit) 661,323 - - 76,460	Intergovernmental receivable	-	-	-	-
Bonds and notes payable 108,965 1,067,949 345,818 897,749 Short term debt 112,159 - - - Accrued interest payable 985 5,075 1,430 3,622 Other liabilities 5,874 409 91 238 Intergovernmental payable - - - - Total Liabilities 227,983 1,073,433 347,339 901,609 NET ASSETS Invested in capital assets, net of related debt 327 - - - Restricted by bond resolutions - 146,643 111,843 341,735 Restricted by contractual or statutory agreements 107,530 - - - 20,275 Unrestricted net assets, (deficit) 661,323 - - 76,460	Total Assets	997,163	1,220,076	459,182	1,340,079
Short term debt 112,159 - - - Accrued interest payable 985 5,075 1,430 3,622 Other liabilities 5,874 409 91 238 Intergovernmental payable - - - - - - Total Liabilities 227,983 1,073,433 347,339 901,609 Invested in capital assets, net of related debt 327 - - - Restricted by bond resolutions - 146,643 111,843 341,735 Restricted by contractual or statutory agreements 107,530 - - 20,275 Unrestricted net assets, (deficit) 661,323 - - 76,460	LIABILITIES				
Short term debt 112,159 - - - Accrued interest payable 985 5,075 1,430 3,622 Other liabilities 5,874 409 91 238 Intergovernmental payable - - - - - - Total Liabilities 227,983 1,073,433 347,339 901,609 Invested in capital assets, net of related debt 327 - - - Restricted by bond resolutions - 146,643 111,843 341,735 Restricted by contractual or statutory agreements 107,530 - - 20,275 Unrestricted net assets, (deficit) 661,323 - - 76,460	Bonds and notes payable	108,965	1,067,949	345,818	897,749
Other liabilities 5,874 409 91 238 Intergovernmental payable - - - - Total Liabilities 227,983 1,073,433 347,339 901,609 NET ASSETS Invested in capital assets, net of related debt 327 - - - Restricted by bond resolutions - 146,643 111,843 341,735 Restricted by contractual or statutory agreements 107,530 - - 20,275 Unrestricted net assets, (deficit) 661,323 - - 76,460	Short term debt	112,159	- -	-	- -
Other liabilities 5,874 409 91 238 Intergovernmental payable - - - - Total Liabilities 227,983 1,073,433 347,339 901,609 NET ASSETS Invested in capital assets, net of related debt 327 - - - Restricted by bond resolutions - 146,643 111,843 341,735 Restricted by contractual or statutory agreements 107,530 - - 20,275 Unrestricted net assets, (deficit) 661,323 - - 76,460	Accrued interest payable	985	5,075	1,430	3,622
NET ASSETS 227,983 1,073,433 347,339 901,609 Invested in capital assets, net of related debt 327 - - - Restricted by bond resolutions - 146,643 111,843 341,735 Restricted by contractual or statutory agreements 107,530 - - 20,275 Unrestricted net assets, (deficit) 661,323 - - 76,460		5,874	409	91	238
NET ASSETS Invested in capital assets, net of related debt 327 - - - Restricted by bond resolutions - 146,643 111,843 341,735 Restricted by contractual or statutory agreements 107,530 - - 20,275 Unrestricted net assets, (deficit) 661,323 - - 76,460	Intergovernmental payable	-	-	-	-
Invested in capital assets, net of related debt 327 Restricted by bond resolutions - 146,643 111,843 341,735 Restricted by contractual or statutory agreements 107,530 20,275 Unrestricted net assets, (deficit) 661,323 - 76,460	Total Liabilities	227,983	1,073,433	347,339	901,609
Invested in capital assets, net of related debt 327 Restricted by bond resolutions - 146,643 111,843 341,735 Restricted by contractual or statutory agreements 107,530 20,275 Unrestricted net assets, (deficit) 661,323 - 76,460	NET ASSETS				
Restricted by bond resolutions - 146,643 111,843 341,735 Restricted by contractual or statutory agreements 107,530 - - - 20,275 Unrestricted net assets, (deficit) 661,323 - - 76,460		327	-	-	-
Restricted by contractual or statutory agreements 107,530 20,275 Unrestricted net assets, (deficit) 661,323 - 76,460	·		146,643	111,843	341,735
Unrestricted net assets, (deficit) 661,323 - 76,460		107,530	-	, -	•
		,	-	-	
	,	769,180	146,643	111,843	438,470

Schedule 1

Combined	Combined	
Non-Housing	Other	Combined
Bonds	Programs	Total
296	8,735	19,034
263,637	1,631	1,231,404
2,395	-	16,734
7,377	(15,957)	-
461,572	-	3,450,063
65,203	-	65,203
5,448	-	25,142
-	13,851	13,990
-	102,357	102,545
366	12,347	21,643
	361	361
806,294	123,325	4,946,119
716,385	-	3,136,866
-	-	112,159
4,191	-	15,303
577	5,282	12,471
2,930	219	3,149
724,083	5,501	3,279,948
-	116,208	116,535
28,018	· -	628,239
- -	12,584	140,389
54,193	(10,968)	781,008
82,211	117,824	1,666,171



ALASKA HOUSING FINANCE CORPORATION

Schedule 2

(A Component Unit of the State of Alaska) **STATEMENT OF NET ASSETS**

REVOLVING FUNDS

As of June 30, 2008 (in thousands of dollars)

		Fund	Total
ASSETS			
Cash	9,500	338	9,838
Investments	463,728	10,899	474,627
Accrued interest receivable	2,753	1	2,754
Inter-fund due to/from	(32,653)	-	(32,653)
Mortgage loans, notes and other loans	535,218	-	535,218
Net investment in direct financing lease	-	-	_
Unamortized bond issuance costs	-	-	_
Capital assets - non-depreciable	139	-	139
Capital assets - depreciable, net	188	-	188
Other assets	7,052	-	7,052
Intergovernmental receivable	-	-	-
Total Assets	985,925	11,238	997,163
LIABILITIES			
Bonds and notes payable	108,965	-	108,965
Short term debt	112,159	_	112,159
Accrued interest payable	985	_	985
Other liabilities	5,874	_	5,874
Intergovernmental payable	-	_	, -
Total Liabilities	227,983	-	227,983
NET ASSETS			
Invested in capital assets, net of related debt	327	_	327
Restricted by bond resolutions	-	-	-
Restricted by contractual or statutory agreements	96,292	11,238	107,530
Unrestricted net assets, (deficit)	661,323	-	661,323
Total Net Assets (deficit)	757,942	11,238	769,180

ALASKA HOUSING FINANCE CORPORATION

(A Component Unit of the State of Alaska) **STATEMENT OF NET ASSETS**FIRST TIME HOMEBUYER BONDS
As of June 30, 2008
(in thousands of dollars)

	Mortgage Revenue Bonds 1997 A	Mortgage Revenue Bonds 1998 A	Mortgage Revenue Bonds 1999 A	Mortgage Revenue Bonds 2000 A-D	Mortgage Revenue Bonds 2001 A,B	Home Mortgage Revenue Bonds 2002 A,B
ASSETS						
Cash	_	-	-	-	-	-
Investments	5,913	3,718	9,991	8,399	3,841	23,444
Accrued interest receivable	233	164	510	264	293	753
Inter-fund due to/from	776	599	1,857	932	1,067	3,836
Mortgage loans, notes and other loans	46,209	30,587	94,625	53,963	62,904	172,089
Net investment in direct financing lease	-	-	-	-	-	-
Unamortized bond issuance costs	725	472	1,117	978	862	854
Capital assets - non-depreciable	-	-	-	-	-	-
Capital assets - depreciable, net	-	-	-	-	-	-
Other assets	-	-	-	100	-	219
Intergovernmental receivable		-	-	-	-	-
Total Assets	53,856	35,540	108,100	64,636	68,967	201,195
<u>LIABILITIES</u>						
Bonds and notes payable	30,056	26,685	84,172	60,385	60,172	169,300
Short term debt	-	-	-	-	-	-
Accrued interest payable	41	115	423	296	256	622
Other liabilities	13	11	32	16	20	154
Intergovernmental payable	-	-	-	-	-	-
Total Liabilities	30,110	26,811	84,627	60,697	60,448	170,076
NET ASSETS						
Invested in capital assets, net of related debt	_	_	_	_	_	_
Restricted by bond resolutions	23,746	8,729	23,473	3,939	8,519	31,119
Restricted by contractual or statutory agreements		-,	,	-,-50	-,	
Unrestricted net assets, (deficit)	_	-	-	-	-	_
Total Net Assets (deficit)	23,746	8,729	23,473	3,939	8,519	31,119

Home Mortgage Revenue Bonds 2006 A	Home Mortgage Revenue Bonds 2006 B	Home Mortgage Revenue Bonds 2006 C	Home Mortgage Revenue Bonds 2007 A	Home Mortgage Revenue Bonds 2007 B	Home Mortgage Revenue Bonds 2007 C	Home Mortgage Revenue Bonds 2007 D	Home Mortgage Revenue Bonds 2008 A	Combined Total
_	_	_	_	_	_	_	_	_
7,90	8 3,742	2,987	7,721	7,795	3,632	8,655	4,692	102,438
34:		271	285	309	333	344	306	4,659
1,50		1,165	1,724	1,474	1,007	2,137	694	20,152
83,25	,	72,027	72,022	72,466	88,172	84,926	80,679	1,082,733
-	-	-	-	-	-	-	-	-
75	5 603	612	212	132	772	180	620	8,894
-	-	-	-	-	-	-	-	-
-	-	-	-	-	-	-	-	-
-	-	-	-	-	342	312	227	1,200
	-	-	-	-	-	-	-	-
93,76	6 74,784	77,062	81,964	82,176	94,258	96,554	87,218	1,220,076
90,98	5 70,551	72,990	73,059	73,059	88,665	86,990	80,880	1,067,949
-	-	-	-	-	-	-	-	-
35		315	215	213	343	258	1,352	5,075
2:	3 17	18	19	21	22	24	19	409
								-
91,36	3 70,839	73,323	73,293	73,293	89,030	87,272	82,251	1,073,433
_	_	-	_	-	_	_	_	-
2,40	3 3,945	3,739	8,671	8,883	5,228	9,282	4,967	146,643
-	-	-	-	-	-	-	-	-
	<u> </u>	<u>-</u>	<u>-</u>	<u>-</u>	<u>-</u>	<u>-</u>	<u> </u>	
2,40	3 3,945	3,739	8,671	8,883	5,228	9,282	4,967	146,643

(A Component Unit of the State of Alaska)

STATEMENT OF NET ASSETS

VETERANS MORTGAGE PROGRAM BONDS - STATE GUARANTEED

As of June 30, 2008

(in thousands of dollars)

	Collateralized Bonds 1997 First Series	Collateralized Bonds 1998 First & Second Series	Collateralized Bonds 1999 First Series	Collateralized Bonds 2000 First Series
ASSETS				
Cash	-	-	-	-
Investments	-	7,113	4,197	2,445
Accrued interest receivable	-	101	227	126
Inter-fund due to/from	-	405	961	327
Mortgage loans, notes and other loans	-	19,973	44,043	23,324
Net investment in direct financing lease	-	-	-	-
Unamortized bond issuance costs	-	275	691	383
Capital assets - non-depreciable	-	-	-	-
Capital assets - depreciable, net	-	-	-	-
Other assets	-	-	-	-
Intergovernmental receivable		-	-	-
Total Assets	-	27,867	50,119	26,605
LIABILITIES				
Bonds and notes payable	-	12,608	34,280	18,270
Short term debt	-	-	-	-
Accrued interest payable	-	56	172	95
Other liabilities	-	6	14	7
Intergovernmental payable	-	_	-	-
Total Liabilities	-	12,670	34,466	18,372
NET ASSETS				
Invested in capital assets, net of related debt	_	_	_	_
Restricted by bond resolutions	-	15,197	15,653	8,233
Restricted by contractual or statutory agreements	-	-	-	-
Unrestricted net assets, (deficit)	_	_	_	_
Total Net Assets (deficit)		15,197	15,653	8,233
		, . • .	, , , , ,	-,

Schedule 4

Collateralized Bonds 2002 First Series	Collateralized Bonds/Notes 2005 First & Second Series	Collateralized Bonds 2006 First Series	Collateralized Bonds 2007 & 2008 First Series	Combined Total
-	-	-	-	-
2,263	2,331	90,466	3,186	112,001
115	74	881	305	1,829
184	510	1,433	438	4,258
24,558	17,885	136,424	71,920	338,127
213	-	- 819	- 586	- 2,967
213	_	019	500	2,907
_	_	_	_	_
_	_	_	_	_
_	_	-	-	-
27,333	20,800	230,023	76,435	459,182
19,945	14,420	188,410	57,885	345,818
-	-	-	-	-
91	58	728	230	1,430
6	5	34	19	91
20,042	14,483	189,172	- 58,134	347,339
20,012	11,100	100,172	00,101	017,000
-	-	-	-	-
7,291	6,317	40,851	18,301	111,843
-	-	-	-	-
	-	-	-	
7,291	6,317	40,851	18,301	111,843

(A Component Unit of the State of Alaska) **STATEMENT OF NET ASSETS**OTHER HOUSING BONDS

As of June 30, 2008 (in thousands of dollars)

	Senior Housing Bond Program	Housing Development Bonds	General Mortgage Revenue Bonds 1999 A	General Mortgage Revenue Bonds 2002 A
ASSETS				
Cash	-	-	-	165
Investments	10,000	64,443	79,461	77,536
Accrued interest receivable	51	2,013	1,159	574
Inter-fund due to/from	75	6,012	4,676	2,561
Mortgage loans, notes and other loans	10,151	338,610	261,943	162,665
Net investment in direct financing lease	-	-	-	-
Unamortized bond issuance costs	-	3,461	1,632	1,137
Capital assets - non-depreciable	-	-	-	-
Capital assets - depreciable, net	-	-	-	-
Other assets	-	642	18	-
Intergovernmental receivable	-	-	-	_
Total Assets	20,277	415,181	348,889	244,638
<u>LIABILITIES</u>				
Bonds and notes payable	-	337,425	241,622	149,392
Short term debt	-	-	-	- -
Accrued interest payable	-	1,214	1,209	596
Other liabilities	2	82	65	6
Intergovernmental payable	-	_	_	_
Total Liabilities	2	338,721	242,896	149,994
NET ASSETS				
Invested in capital assets, net of related debt	_	_	_	_
Restricted by bond resolutions	_	_	105,993	94,644
Restricted by contractual or statutory agreements	20,275	-	-	,- / -
Unrestricted net assets, (deficit)	-	76,460	-	_
Total Net Assets (deficit)	20,275	76,460	105,993	94,644

Schedule 5

Governmental	Governmental	
Purpose	Purpose	
Bonds	Bonds	Combined
1997 A	2001 A-D	Total
-	-	165
3,285	42,345	277,070
162	1,138	5,097
-	3,499	16,823
20,732	238,312	1,032,413
-	-	-
201	1,402	7,833
-	-	-
-	-	-
-	18	678
	-	-
24,380	286,714	1,340,079
23,300	146,010	897,749
-	-	-
29	574	3,622
-	83	238
	-	-
23,329	146,667	901,609
-	-	-
1,051	140,047	341,735
-	-	20,275
-	-	76,460
1,051	140,047	438,470

(A Component Unit of the State of Alaska)

STATEMENT OF NET ASSETS

NON-HOUSING BONDS

As of June 30, 2008 (in thousands of dollars)

	State Capital Project Bonds 2002 A, B, C	State Capital Project Bonds 2006 A	State Capital Project Bonds 2007 A & B	State Building Lease Bonds 1999
<u>ASSETS</u>				
Cash	-	-	-	296
Investments	16,265	29,794	1	2,659
Accrued interest receivable	235	401	226	4
Inter-fund due to/from	518	1,307	791	-
Mortgage loans, notes and other loans	39,068	78,195	53,716	-
Net investment in direct financing lease	-	-	40,243	24,960
Unamortized bond issuance costs	652	655	692	154
Capital assets - non-depreciable	-	-	-	-
Capital assets - depreciable, net	-	-	-	-
Other assets	-	29	9	-
Intergovernmental receivable	-	-	-	-
Total Assets	56,738	110,381	95,678	28,073
LIABILITIES				
Bonds and notes payable	77,142	98,722	95,999	8,131
Short term debt	-	-	-	-
Accrued interest payable	1,925	367	370	107
Other liabilities	15	25	22	339
Intergovernmental payable	-	_	_	2,930
Total Liabilities	79,082	99,114	96,391	11,507
<u>NET ASSETS</u>				
Invested in capital assets, net of related debt	-	-	-	-
Restricted by bond resolutions	-	-	-	16,566
Restricted by contractual or statutory agreements	-	-	-	-
Unrestricted net assets, (deficit)	(22,344)	11,267	(713)	-
Total Net Assets (deficit)	(22,344)	11,267	(713)	16,566

General Housing Purpose Bonds	General Housing Purpose Bonds	General Housing Purpose Bonds	General Housing Purpose Bonds	Combined
1992 A	2003 A & B	2005 A	2005 B & C	Total
_	-	_	_	296
8,568	57,435	70,986	77,929	263,637
85	406	627	411	2,395
74	1,239	1,256	2,192	7,377
9,017	85,256	103,506	92,814	461,572
-	-	-	-	65,203
296	682	1,095	1,222	5,448
-	-	-	-	-
-	-	-	-	-
-	27	301	-	366
-	-	-	-	-
18,040	145,045	177,771	174,568	806,294
0.550	400.000	444.570	440,400	710.005
6,550	136,830	144,578	148,433	716,385
- 0.4	-	-	-	-
34	162	588	638	4,191
4	115	39	18	577
6,588	137,107	145,205	149,089	2,930 724,083
0,500	137,107	145,205	149,009	724,003
-	-	-	_	-
11,452	-	-	-	28,018
-	-	-	-	-
-	7,938	32,566	25,479	54,193
11,452	7,938	32,566	25,479	82,211

(A Component Unit of the State of Alaska) **STATEMENT OF NET ASSETS**OTHER PROGRAM FUNDS
As of June 30, 2008
(in thousands of dollars)

	Energy Programs	Low Rent Program	Section 8 Program	Section 8 Vouchers Program
<u>ASSETS</u>				
Cash	1	4,027	3,403	1,303
Investments	1,631	-	-	=
Accrued interest receivable	-	-	-	-
Inter-fund due to/from	(5,982)	(2,798)	(832)	(395)
Mortgage loans, notes and other loans	-	-	-	-
Net investment in direct financing lease	-	-	-	-
Unamortized bond issuance costs	-	-	-	-
Capital assets - non-depreciable	-	12,721	1,130	-
Capital assets - depreciable, net	-	79,637	22,649	8
Other assets	2,223	1,039	45	1
Intergovernmental receivable	179	-	-	
Total Assets	(1,948)	94,626	26,395	917
<u>LIABILITIES</u>				
Bonds and notes payable	-	-	-	-
Short term debt	-	-	-	-
Accrued interest payable	-	-	-	-
Other liabilities	792	1,793	461	350
Intergovernmental payable	-	219	-	-
Total Liabilities	792	2,012	461	350
NET ASSETS				
Invested in capital assets, net of related debt	-	92,358	23,779	8
Restricted by bond resolutions	-	-	-	-
Restricted by contractual or statutory agreements	1,545	3,146	2,217	559
Unrestricted net assets, (deficit)	(4,285)	(2,890)	(62)	-
Total Net Assets (deficit)	(2,740)	92,614	25,934	567

Schedule 7

Other Programs	Combined Total
1	8,735
- '	1,631
-	-
(5,950)	(15,957)
-	-
-	-
-	-
-	13,851
63	102,357
9,039	12,347
182	361
3,335	123,325
_	_
_	_
_	_
1,886	5,282
-	219
1,886	5,501
63	116,208
-	-
5,117	12,584
(3,731)	(10,968)
1,449	117,824

(A Component Unit of the State of Alaska)

STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS

COMBINED - ALL FUNDS

For the Year Ended June 30, 2008

(in thousands of dollars)

	58,856
OPERATING REVENUES	58,856
Mortgage and loans revenue 37,518 62,206 21,078	
Investment interest 15,357 5,917 6,605	14,646
Net change in the fair value of investments (839) 4 6	(31)
Total Investment Revenue 14,518 5,921 6,611	14,615
Externally funded program	-
Rental	-
Other 107 68 -	28
Total Operating Revenues 52,143 68,195 27,689	73,499
OPERATING EXPENSES	
Interest 7,648 50,238 16,622	44,356
Mortgage and loan costs 3,011 4,379 1,346	3,413
Financing expenses 1,113 1,977 736	1,144
Provision for loan loss (2,923) 2,055 2,443	6,180
Operations and administration 3,485 6,849 2,121	6,618
Rental housing operating expenses 97	-
Housing grants and subsidies 16	
Total Operating Expenses 12,447 65,498 23,268	61,711
Operating Income (Loss) 39,696 2,697 4,421	11,788
NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS	
Contributions to the State of Alaska or other State agencies (39,415)	_
Transfers - Internal (40,905) 13,486 (6,198)	29,186
Change in Net Assets (40,624) 16,183 (1,777)	40,974
Net assets at beginning of year 809,804 130,460 113,620	397,496
Net Assets at End of Period 769,180 146,643 111,843	438,470

Schedule 8

Combined Non-Housing Bonds	Combined Other Programs	Combined Total
23,193	-	202,851
13,935	207	56,667
1,128	(13)	255
15,063	194	56,922
-	73,603	73,603
-	7,695	7,695
	573	776
38,256	82,065	341,847
28,461	11	147,336
2,006	-	14,155
1,445	-	6,415
(657)	-	7,098
2,931	20,808	42,812
-	10,331	10,428
-	78,274	78,290
34,186	109,424	306,534
4,070	(27,359)	35,313
(5,538)	(8,661)	(53,614)
(6,001)	10,432	-
(7,469)	(25,588)	(18,301)
89,680	143,412	1,684,472
82,211	117,824	1,666,171



Schedule 9

(A Component Unit of the State of Alaska)
STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS
REVOLVING FUNDS
For the Year Ended June 30, 2008
(in thousands of dollars)

	Administrative Fund	Home Ownership Fund	Combined Total
OPERATING REVENUES			
Mortgage and loans revenue	37,518	-	37,518
Investment interest	14,873	484	15,357
Net change in the fair value of investments	(823)	(16)	(839)
Total Investment Revenue	14,050	468	14,518
Externally funded program	-	-	-
Rental	-	-	-
Other	107	-	107
Total Operating Revenues	51,675	468	52,143
OPERATING EXPENSES			
Interest	7,648	-	7,648
Mortgage and loan costs	3,011	-	3,011
Financing expenses	1,145	(32)	1,113
Provision for loan loss	(2,923)	-	(2,923)
Operations and administration	3,485	-	3,485
Rental housing operating expenses	97	-	97
Housing grants and subsidies	16	-	16
Total Operating Expenses	12,479	(32)	12,447
Operating Income (Loss)	39,196	500	39,696
NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS			
Contributions to the State of Alaska or other State agencies	(39,415)	-	(39,415)
Transfers - Internal	(40,905)	_	(40,905)
Change in Net Assets	(41,124)	500	(40,624)
Net assets at beginning of year	799,066	10,738	809,804
Net Assets at End of Period	757,942	11,238	769,180

(A Component Unit of the State of Alaska)

STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS
FIRST TIME HOMEBUYER BONDS
For the Year Ended June 30, 2008
(in thousands of dollars)

	Mortgage Revenue Bonds 1997 A	Mortgage Revenue Bonds 1998 A	Mortgage Revenue Bonds 1999 A	Mortgage Revenue Bonds 2000 A-D	Mortgage Revenue Bonds 2001 A,B	Home Mortgage Revenue Bonds 2002 A,B
OPERATING REVENUES						
Mortgage and loans revenue	3,082	2,180	6,617	3,499	4,089	10,492
Investment interest	777	258	982	452	439	852
Net change in the fair value of investments	-	-	1	2	-	(3)
Total Investment Revenue	777	258	983	454	439	849
Externally funded program	-	-	-	_	-	-
Rental	-	-	-	-	-	-
Other	-	-	8	12	4	22
Total Operating Revenues	3,859	2,438	7,608	3,965	4,532	11,363
OPERATING EXPENSES						
Interest	2,465	1,561	5,785	3,825	3,554	7,579
Mortgage and loan costs	201	148	458	234	282	750
Financing expenses	110	37	69	74	56	622
Provision for loan loss	(377)	(123)	(431)	(79)	(340)	12
Operations and administration	289	194	599	340	398	1,088
Rental housing operating expenses	-	-	-	-	-	-
Housing grants and subsidies		-	-	-	-	-
Total Operating Expenses	2,688	1,817	6,480	4,394	3,950	10,051
Operating Income (Loss)	1,171	621	1,128	(429)	582	1,312
NONOPERATING EXPENSES. SPECIAL ITEMS & TRANSFERS						
Contributions to the State of Alaska or other State agencies	-	-	-	-	-	-
Transfers - Internal	418	197	611	348	406	1,550
Change in Net Assets	1,589	818	1,739	(81)	988	2,862
Net assets at beginning of year	22,157	7,911	21,734	4,020	7,531	28,257
Net Assets at End of Period	23,746	8,729	23,473	3,939	8,519	31,119

Home Mortgage Revenue Bonds 2006 A	Home Mortgage Revenue Bonds 2006 B	Home Mortgage Revenue Bonds 2006 C	Home Mortgage Revenue Bonds 2007 A	Home Mortgage Revenue Bonds 2007 B	Home Mortgage Revenue Bonds 2007 C	Home Mortgage Revenue Bonds 2007 D	Home Mortgage Revenue Bonds 2008 A	Combined Total
4,936	3,664	3,989	4,180	4,255	4,645	5,046	1,532	62,206
383	249	149	358	361	245	374	38	5,917
-	-	1	2	2	(3)	2	-	4
383	249	150	360	363	242	376	38	5,921
_	_	_	_	_	_	_	_	_
_	_	_	_	_	_	_	_	_
8	9	-	_	5	_	-	-	68
5,327	3,922	4,139	4,540	4,623	4,887	5,422	1,570	68,195
4,285	3,277	3,666	2,748	2,740	4,140	3,261	1,352	50,238
348	248	259	309	311	357	394	80	4,379
60	48	49	184	187	33	219	229	1,977
(31)	(86)	303	2	(141)	447	47	2,852	2,055
530	439	459	452	454	561	533	513	6,849
-	-	-	-	-	-	-	-	-
	-	-	-	-	-	-	-	-
5,192	3,926	4,736	3,695	3,551	5,538	4,454	5,026	65,498
135	(4)	(597)	845	1,072	(651)	968	(3,456)	2,697
-	-	-	-	-	_	-	-	-
603	99	167	404	458	444	(642)	8,423	13,486
738	95	(430)	1,249	1,530	(207)	326	4,967	16,183
1,665	3,850	4,169	7,422	7,353	5,435	8,956	-	130,460
2,403	3,945	3,739	8,671	8,883	5,228	9,282	4,967	146,643

(A Component Unit of the State of Alaska)

STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS

VETERANS MORTGAGE PROGRAM BONDS - STATE GUARANTEED

For the Year Ended June 30, 2008

(in thousands of dollars)

	Collateralized Bonds 1997 First Series	Collateralized Bonds 1998 First & Second Series	Collateralized Bonds 1999 First Series	Collateralized Bonds 2000 First Series
OPERATING REVENUES				
Mortgage and loans revenue	2,008	1,358	3,233	1,747
Investment interest	406	353	295	187
Net change in the fair value of investments	(3)	1	-	-
Total Investment Revenue	403	354	295	187
Externally funded program	-	-	-	-
Rental	-	-	-	-
Other		-	-	_
Total Operating Revenues	2,411	1,712	3,528	1,934
OPERATING EXPENSES				
Interest	109	798	2,319	1,279
Mortgage and loan costs	126	87	215	111
Financing expenses	344	137	63	36
Provision for loan loss	(466)	(98)	(159)	(9)
Operations and administration	-	125	275	146
Rental housing operating expenses	-	-	-	-
Housing grants and subsidies	-	-	-	-
Total Operating Expenses	113	1,049	2,713	1,563
Operating Income (Loss)	2,298	663	815	371
NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS				
Contributions to the State of Alaska or other State agencies	-	-	-	-
Transfers - Internal	(43,976)	236	(507)	(514)
Change in Net Assets	(41,678)	899	308	(143)
Net assets at beginning of year	41,678	14,298	15,345	8,376
Net Assets at End of Period	_	15,197	15,653	8,233

Collateralized Bonds 2002 First Series	Collateralized Bonds/Notes 2005 First & Second Series	Collateralized Bonds 2006 First Series	Collateralized Bonds 2007 & 2008 First Series	Combined Total
1,652	1,113	7,541	2,426	21,078
114	68	5,130	52	6,605
-	1	6	1	6
114	69	5,136	53	6,611
-	-	-	-	-
-	-	-	-	-
4 700	- 4 400	- 10.077	- 0.470	- 07.000
1,766	1,182	12,677	2,479	27,689
1,190	698	8,789	1,440	16,622
103	75	478	151	1,346
12	1	24	119	736
(46)	4	1,430	1,787	2,443
153	113	856	453	2,121
-	-	-	-	-
	-	-	-	-
1,412	891	11,577	3,950	23,268
354	291	1,100	(1,471)	4,421
(461)	- 59	- 19,193	- 19,772	(6,198)
(107)		20,293	18,301	(1 777)
(101)	230	20,200	10,001	(1,111)
7,398	5,967	20,558	-	113,620
7,291	6,317	40,851	18,301	111,843

(A Component Unit of the State of Alaska)

STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS

OTHER HOUSING BONDS

For the Year Ended June 30, 2008

(in thousands of dollars)

OPERATING REVENUES 45 22,661 14,374 7,285 Investment interest 1,063 4,186 3,700 3,034 Net change in the fair value of investments (41) 14 (5) 11 Total Investment Revenue 1,022 4,200 3,695 3,045 Externally funded program -<		Senior Housing Bond Program	Housing Development Bonds	General Mortgage Revenue Bonds 1999 A	General Mortgage Revenue Bonds 2002 A
Nortgage and loans revenue	OPERATING REVENUES				
Net change in the fair value of investments (41) 14 (5) 11 Total Investment Revenue 1,022 4,200 3,695 3,045 Externally funded program -		45	22,661	14,374	7,285
Total Investment Revenue	Investment interest	1,063	4,186	3,700	3,034
Externally funded program -	Net change in the fair value of investments	(41)	14	(5)	11_
Common	Total Investment Revenue	1,022	4,200	3,695	3,045
Other - - 28 - Total Operating Revenues 1,067 26,861 18,097 10,330 OPERATING EXPENSES Interest - 15,338 14,753 7,179 Mortgage and loan costs 3 996 931 492 Financing expenses (2) 447 148 45 Provision for loan loss 3,676 1,406 (565) 576 Operations and administration 86 2,250 1,641 1,017 Rental housing operating expenses - - - - - Housing grants and subsidies - - - - - - Total Operating Expenses 3,763 20,437 16,908 9,309 Operating Income (Loss) (2,696) 6,424 1,189 1,021 NONOPERATING EXPENSES. 2 - - - - - - - - - - - - <	Externally funded program	-	-	-	-
OPERATING EXPENSES 1,067 26,861 18,097 10,330 Interest - 15,338 14,753 7,179 Mortgage and loan costs 3 996 931 492 Financing expenses (2) 447 148 45 Provision for loan loss 3,676 1,406 (565) 576 Operations and administration 86 2,250 1,641 1,017 Rental housing operating expenses - - - - - Housing grants and subsidies - - - - - Total Operating Expenses 3,763 20,437 16,908 9,309 Operating Income (Loss) (2,696) 6,424 1,189 1,021 NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies - - - - - - Transfers - Internal 145 17,488 (58,037) 66,864 Change in Net Assets (2,551)	Rental	-	-	-	-
OPERATING EXPENSES Interest - 15,338 14,753 7,179 Mortgage and loan costs 3 996 931 492 Financing expenses (2) 447 148 45 Provision for loan loss 3,676 1,406 (565) 576 Operations and administration 86 2,250 1,641 1,017 Rental housing operating expenses - - - - - Housing grants and subsidies - - - - - - Total Operating Expenses 3,763 20,437 16,908 9,309 Operating Income (Loss) (2,696) 6,424 1,189 1,021 NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies -	Other	-	-	28	
Interest - 15,338 14,753 7,179 Mortgage and loan costs 3 996 931 492 Financing expenses (2) 447 148 45 Provision for loan loss 3,676 1,406 (565) 576 Operations and administration 86 2,250 1,641 1,017 Rental housing operating expenses - - - - Housing grants and subsidies - - - - Total Operating Expenses 3,763 20,437 16,908 9,309 Operating Income (Loss) (2,696) 6,424 1,189 1,021 NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies - - - - Transfers - Internal 145 17,488 (58,037) 66,864 Change in Net Assets (2,551) 23,912 (56,848) 67,885 Net assets at beginning of year 22,826 52,548 162,841 26,759	Total Operating Revenues	1,067	26,861	18,097	10,330
Mortgage and loan costs 3 996 931 492 Financing expenses (2) 447 148 45 Provision for loan loss 3,676 1,406 (565) 576 Operations and administration 86 2,250 1,641 1,017 Rental housing operating expenses -	OPERATING EXPENSES				
Financing expenses (2) 447 148 45 Provision for loan loss 3,676 1,406 (565) 576 Operations and administration 86 2,250 1,641 1,017 Rental housing operating expenses - - - - - Housing grants and subsidies -	Interest	-	15,338	14,753	7,179
Provision for loan loss 3,676 1,406 (565) 576 Operations and administration 86 2,250 1,641 1,017 Rental housing operating expenses - - - - Housing grants and subsidies - - - - Total Operating Expenses 3,763 20,437 16,908 9,309 Operating Income (Loss) (2,696) 6,424 1,189 1,021 NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies - - - - - Transfers - Internal 145 17,488 (58,037) 66,864 Change in Net Assets (2,551) 23,912 (56,848) 67,885 Net assets at beginning of year 22,826 52,548 162,841 26,759	Mortgage and loan costs	3	996	931	492
Operations and administration 86 2,250 1,641 1,017 Rental housing operating expenses - - - - - Housing grants and subsidies - <td>Financing expenses</td> <td>(2)</td> <td>447</td> <td>148</td> <td>45</td>	Financing expenses	(2)	447	148	45
Rental housing operating expenses	Provision for loan loss	3,676	1,406	(565)	576
Housing grants and subsidies	Operations and administration	86	2,250	1,641	1,017
NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS -	Rental housing operating expenses	-	-	-	-
NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies - <t< td=""><td>Housing grants and subsidies</td><td>-</td><td>-</td><td>-</td><td>-</td></t<>	Housing grants and subsidies	-	-	-	-
NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies -	Total Operating Expenses	3,763	20,437	16,908	9,309
SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies -	Operating Income (Loss)	(2,696)	6,424	1,189	1,021
Transfers - Internal 145 17,488 (58,037) 66,864 Change in Net Assets (2,551) 23,912 (56,848) 67,885 Net assets at beginning of year 22,826 52,548 162,841 26,759	SPECIAL ITEMS & TRANSFERS				
Change in Net Assets (2,551) 23,912 (56,848) 67,885 Net assets at beginning of year 22,826 52,548 162,841 26,759	· · · · · · · · · · · · · · · · · · ·	-	-	-	-
Net assets at beginning of year 22,826 52,548 162,841 26,759				. ,	
	Change in Net Assets	(2,551)	23,912	(56,848)	67,885
Net Assets at End of Period 20,275 76,460 105,993 94,644	Net assets at beginning of year		52,548	162,841	26,759
	Net Assets at End of Period	20,275	76,460	105,993	94,644

Schedule 12

Governmental	Governmental	
Purpose	Purpose	
Bonds	Bonds	Combined
1997 A	2001 A-D	Total
499	13,992	58,856
133	2,530	14,646
1	(11)	(31)
134	2,519	14,615
-	-	-
-	-	-
633	16,511	73,499
033	10,511	73,499
657	6,429	44,356
-	991	3,413
57	449	1,144
-	1,087	6,180
128	1,496	6,618
-	-	-
	-	
842	10,452	61,711
(209)	6,059	11,788
_	_	_
181	2,545	29,186
(28)	8,604	40,974
1.070	121 442	307 406
1,079 1,051	131,443 140,047	397,496 438,470
1,001	170,047	+30,470

(A Component Unit of the State of Alaska)

STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS

NON-HOUSING BONDS For the Year Ended June 30, 2008 (in thousands of dollars)

OPERATING REVENUES Mortgage and loans revenue 2,304 5,054 90 (1) Investment interest 1,661 1,166 441 1,356 Net change in the fair value of investments 488 53 - - Total Investment Revenue 2,149 1,219 441 1,356 Externally funded program -		State Capital Project Bonds 2002 A, B, C	State Capital Project Bonds 2006 A	State Capital Project Bonds 2007 A & B	State Building Lease Bonds 1999
Nortgage and loans revenue 2,304 5,054 90 (1)	ODEDATING DEVENUES				
Net change in the fair value of investments 488 53 - - Total Investment Revenue 2,149 1,219 441 1,356 Externally funded program - - - - Rental - - - - Other - - - - Total Operating Revenues 4,453 6,273 531 1,355 OPERATING EXPENSES Interest 3,654 4,481 1,364 483 Mortgage and loan costs 212 386 9 - Financing expenses 467 60 99 19 Provision for loan loss (62) (281) 606 - Operations and administration 244 490 333 50 Rental housing operating expenses - - - - Housing grants and subsidies - - - - Total Operating Expenses 4,515 5,136 2,411 552 <td></td> <td>2,304</td> <td>5,054</td> <td>90</td> <td>(1)</td>		2,304	5,054	90	(1)
Net change in the fair value of investments 488 53 - - Total Investment Revenue 2,149 1,219 441 1,356 Externally funded program - - - - Rental - - - - Other - - - - Total Operating Revenues 4,453 6,273 531 1,355 OPERATING EXPENSES Interest 3,654 4,481 1,364 483 Mortgage and loan costs 212 386 9 - Financing expenses 467 60 99 19 Provision for loan loss (62) (281) 606 - Operations and administration 244 490 333 50 Rental housing operating expenses - - - - Housing grants and subsidies - - - - Total Operating Expenses 4,515 5,136 2,411 552 <td>Investment interest</td> <td>1.661</td> <td>1.166</td> <td>441</td> <td>1.356</td>	Investment interest	1.661	1.166	441	1.356
Total Investment Revenue 2,149 1,219 441 1,356				-	-
Cother	<u> </u>	2,149	1,219	441	1,356
Cother	Externally funded program	_	-	_	-
Total Operating Revenues 4,453 6,273 531 1,355 OPERATING EXPENSES Interest 3,654 4,481 1,364 483 Mortgage and loan costs 212 386 9 - Financing expenses 467 60 99 19 Provision for loan loss (62) (281) 606 - Operations and administration 244 490 333 50 Rental housing operating expenses - - - - - Housing grants and subsidies - - - - - - Total Operating Expenses 4,515 5,136 2,411 552 -		-	_	-	_
Interest 3,654 4,481 1,364 483 Mortgage and loan costs 212 386 9 - Financing expenses 467 60 99 19 Provision for loan loss (62) (281) 606 - Operations and administration 244 490 333 50 Rental housing operating expenses - - - - Housing grants and subsidies - - - - Total Operating Expenses 4,515 5,136 2,411 552 Operating Income (Loss) (62) 1,137 (1,880) 803 NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies (263) - - - Transfers - Internal (12,706) 562 1,167 (817) Change in Net Assets (13,031) 1,699 (713) (14)	Other	-	-	-	_
Interest 3,654 4,481 1,364 483 Mortgage and loan costs 212 386 9 -	Total Operating Revenues	4,453	6,273	531	1,355
Interest 3,654 4,481 1,364 483 Mortgage and loan costs 212 386 9 -	OPERATING EXPENSES				
Mortgage and loan costs 212 386 9 -	·	3,654	4,481	1,364	483
Provision for loan loss (62) (281) 606 - Operations and administration 244 490 333 50 Rental housing operating expenses - - - - - Housing grants and subsidies - <	Mortgage and loan costs	·	-	9	_
Operations and administration 244 490 333 50 Rental housing operating expenses - - - - - Housing grants and subsidies -	Financing expenses	467	60	99	19
Rental housing operating expenses	Provision for loan loss	(62)	(281)	606	_
Housing grants and subsidies	Operations and administration	244	490	333	50
Total Operating Expenses 4,515 5,136 2,411 552 Operating Income (Loss) (62) 1,137 (1,880) 803 NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies (263) - - - Transfers - Internal (12,706) 562 1,167 (817) Change in Net Assets (13,031) 1,699 (713) (14) Net assets at beginning of year (9,313) 9,568 - 16,580	Rental housing operating expenses	-	-	-	_
NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS (263) 1,137 (1,880) 803 Contributions to the State of Alaska or other State agencies (263) - - - - Transfers - Internal (12,706) 562 1,167 (817) Change in Net Assets (13,031) 1,699 (713) (14) Net assets at beginning of year (9,313) 9,568 - 16,580	Housing grants and subsidies	-	-	-	-
NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies (263)	Total Operating Expenses	4,515	5,136	2,411	552
SPECIAL ITEMS & TRANSFERS Contributions to the State of Alaska or other State agencies (263) - - - Transfers - Internal (12,706) 562 1,167 (817) Change in Net Assets (13,031) 1,699 (713) (14) Net assets at beginning of year (9,313) 9,568 - 16,580	Operating Income (Loss)	(62)	1,137	(1,880)	803
Contributions to the State of Alaska or other State agencies (263) - - - Transfers - Internal (12,706) 562 1,167 (817) Change in Net Assets (13,031) 1,699 (713) (14) Net assets at beginning of year (9,313) 9,568 - 16,580					
Transfers - Internal (12,706) 562 1,167 (817) Change in Net Assets (13,031) 1,699 (713) (14) Net assets at beginning of year (9,313) 9,568 - 16,580	<u> </u>	(263)	_	_	_
Change in Net Assets (13,031) 1,699 (713) (14) Net assets at beginning of year (9,313) 9,568 - 16,580	· · · · · · · · · · · · · · · · · · ·	, ,	562	1,167	(817)
	Change in Net Assets		1,699		(14)
	Net assets at beginning of year	(9,313)	9,568	-	16,580
				(713)	

General Housing Purpose Bonds	General Housing Purpose Bonds	General Housing Purpose Bonds	General Housing Purpose Bonds	Combined
1992 A	2003 A & B	2005 A	2005 B & C	Total
1002 A	2000 A G D	2000 A	2000 B Q O	Total
608	4,798	5,679	4,661	23,193
575	2,538	3,055	3,143	13,935
1	5	574	7	1,128
576	2,543	3,629	3,150	15,063
-	-	-	-	-
-	-	-	-	-
1,184	7,341	9,308	7,811	38,256
1,104	7,041	3,300	7,011	30,230
570	3,924	6,543	7,442	28,461
84	469	561	285	2,006
60	513	122	105	1,445
(49)	(636)	(50)	(185)	(657)
57	530	649	578	2,931
-	-	-	-	-
	-	-	-	-
722	4,800	7,825	8,225	34,186
462	2,541	1,483	(414)	4,070
		(5.075)		(5.500)
-	- 070	(5,275)	-	(5,538)
5,034	970	(1,729)	1,518	(6,001)
5,496	3,511	(5,521)	1,104	(7,469)
5,956	4,427	38,087	24,375	89,680
11,452	7,938	32,566	25,479	82,211

(A Component Unit of the State of Alaska)
STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS
OTHER PROGRAM FUNDS
For the Year Ended June 30, 2008
(in thousands of dollars)

	Energy Programs	Low Rent Program	Section 8 Program	Section 8 Vouchers Program
OPERATING REVENUES				
Mortgage and loans revenue	-	-	-	-
Investment interest	86	17	103	1
Net change in the fair value of investments	(13)	-	-	-
Total Investment Revenue	73	17	103	1
Externally funded program	2,321	11,736	2,304	30,763
Rental	-	5,890	1,804	1
Other	1	148	8	5
Total Operating Revenues	2,395	17,791	4,219	30,770
OPERATING EXPENSES				
Interest	-	9	2	-
Mortgage and loan costs	-	-	-	-
Financing expenses	-	-	-	-
Provision for loan loss	-	-	-	-
Operations and administration	628	11,995	2,882	3,692
Rental housing operating expenses	-	8,267	1,991	66
Housing grants and subsidies	7,289	-	-	27,843
Total Operating Expenses	7,917	20,271	4,875	31,601
Operating Income (Loss)	(5,522)	(2,480)	(656)	(831)
NONOPERATING EXPENSES, SPECIAL ITEMS & TRANSFERS				
Contributions to the State of Alaska or other State agencies	-	-	-	-
Transfers - Internal	838	2,166	(18,462)	(93)
Change in Net Assets	(4,684)	(314)	(19,118)	(924)
Net assets at beginning of year	1,944	92,928	45,052	1,491
Net Assets at End of Period	(2,740)	92,614	25,934	567

Schedule 14

Other Programs	Combined Total
-	-
-	207
	(13)
-	194
26,479	73,603
411	7,695 573
26,890	82,065
20,030	02,000
_	11
-	-
-	-
-	_
1,611	20,808
7	10,331
43,142	78,274
44,760	109,424
(17,870)	(27,359)
(8,661)	(8,661)
25,983	10,432
(548)	(25,588)
1,997	143,412
1,449	117,824

(A Component Unit of the State of Alaska)

STATEMENT OF CASH FLOWS

COMBINED - ALL FUNDS For the Year Ended June 30, 2008

(in thousands of dollars)	Combined Revolving Funds	Combined First Time Homebuyer Bonds	Veterans Mortgage Program Bonds and Notes	Combined Other Housing Bonds
Cash flows from operating activities:	i unus	Donas	Notes	Donas
Interest income on mortgages and loans	29,564	59,012	20,156	56,948
Principal payments received on mortgages and loans	48,090	129,529	35,195	135,210
Purchases of mortgages and loans	(512,333)	- (4.40.070)	(400.050)	(050,400)
Receipt (payment) for loan transfers between funds	530,266 (18,351)	(149,978)	(120,852)	(259,436)
Payments to employees and other payroll disbursements Payments for goods and services	(13,771)	_	_	-
Cash received for externally funded programs	119	-	_	-
Cash received for Federal HAP subsidies	-	-	-	-
Payments for Federal HAP subsidies	-	-	-	-
Interfund Receipts	581,888	187,477	55,830	191,190
Interfund Payments Grant payments to other agencies	(583,596) (15,389)	(189,263)	(55,569)	(188,928)
Other operating cash receipts	1,409	91	_	1,334
Other operating cash payments	(4,593)	(128)	-	(1,341)
Net cash provided by (used for) operating activities	43,303	36,740	(65,240)	(65,023)
Cash flows from noncapital financing activities:	46,535	80,880	57,393	
Proceeds from the issuance of bonds Principal paid on bonds	(23,825)	(64,400)	(23,365)	(14,210)
Payment to defease bonds	(_5,525)	(5.,100)	(_0,000)	-
Payment of bond issuance costs	(839)	-	-	-
Interest paid	(8,214)	(48,174)	(16,493)	(44,550)
Proceeds from issuance of short term debt	1,133,512	-	-	-
Payment of short term debt Contributions to the State of Alaska or other State agencies	(1,140,232) (49,471)	-	-	-
Transfers (to) from other funds	82,593	(4,246)	(12,499)	(7,426)
Other cash payments			<u> </u>	
Net cash provided by (used for) noncapital financing activities	40,059	(35,940)	5,036	(66,186)
Cash flows from capital financing activities:				
Acquisition of capital assets	(2,190)	-	-	-
Proceeds from the disposal of capital assets	4	-	-	-
Proceeds from the issuance of capital notes	-	-	-	-
Principal paid on capital notes	-	-	-	-
Payment of bond issuance costs Interest paid on capital notes	_	-	-	-
Proceeds from the direct financing lease payments	_	-	-	-
Other cash payments	(2,308)	-	-	
Net cash provided by (used for) capital financing activities	(4,494)	-	-	-
<u>Cash flows from investing activities:</u> Purchase of investments	(9.292.002)	(052.596)	(204 206)	(2 219 455)
Proceeds from maturity of investments	(8,282,002) 8,187,015	(952,586) 945,739	(284,286) 337,568	(2,318,455) 2,432,805
Interest received from investments	15,417	6,047	6,922	16,808
Net cash provided by (used for) investing activities	(79,570)	(800)	60,204	131,158
Net Increase (decrease) in cash	(702)	-	-	(51)
Cash at the beginning of year Cash at the end of period	10,540 9,838	-	-	216 165
oush at the one of period	0,000			
Reconciliation of operating income (loss) to net cash provided by (used for) operating activities				
Operating income (loss) Adjustments:	39,696	2,697	4,421	11,788
Depreciation expense	69	-	-	-
Provision for loan losses	(2,923)	2,055	2,443	6,180
Amortization of bond issuance costs Net change in the fair value of investments	839	413 (4)	496 (6)	288 31
Transfers between funds for operating activity	(45,146)	9,463	3,107	9,629
Interest received from investments	(15,417)	(6,047)	(6,922)	(16,808)
Interest paid	8,214	48,174	16,493	44,550
Changes in assets and liabilities:	66.000	(20.440)	(05 CE7)	(104 006)
Net increase (decrease) in mortgages and loans Net increase (decrease) in assets and liabilities	66,023 (8,052)	(20,449) 438	(85,657) 385	(124,226) 3,545
Net cash provided by (used for) operating activities	43,303	36,740	(65,240)	(65,023)
,		, -	, , , , , ,	, ,

Combined

21,550	Combined Non-Housing Bonds	Combined Other Programs	Combined Total
(25) (8,298) (22,094) - 38,028 38,147 - 35,038 35,038 - (35,329) (35,329) 98,036 50,023 1,164,444 (95,946) (51,142) (1,164,444) - (28,229) (43,618) 816 8,852 12,502 (798) (674) (7,534) 86,756 (2,830) 33,706 99,392 - 284,200 (34,931) (499) (161,230) (44,636) - (44,636) (839) (28,291) (53) (145,775) - 1,133,512 - (1,140,232) (5,538) - (55,009) (37,412) (21,010) (51,416) (21,562) (130,009) - (1,989) (4,179) - 31 35 (3,316) (3,344) - (3,344) 4,002 - 4,002 (22,930) - (25,238) (25,788) (1,958) (32,240) (2,051,840) (6,283) (13,895,452) 2,029,500 6,225 13,938,852 12,809 210 58,213 (9,531) 152 101,613 - (4,070 (27,359) 35,313 - 6,451 6,520 (657) - 7,098 214 - 1,411 (1,128) 13 (255) 4,064 18,883 (12,809) (210) (58,213)		- - -	411,147
- (35,329) (35,329) 98,036 50,023 1,164,444 (95,946) (51,142) (1,164,444) - (28,229) (43,618) 816 8,852 12,502 (798) (674) (7,534) 86,756 (2,830) 33,706 99,392 - 284,200 (34,931) (499) (161,230) (44,636) - (44,636) (839) (28,291) (53) (145,775) - 1,133,512 - (1,140,232) (5,538) - (55,009) (37,412) (21,010) - (55,009) (37,412) (21,010) - (55,009) - (1,989) (4,179) - 31 35 (3,316) - (3,316) - (3,316) - (3,544) - (3,544) 4,002 - 4,002 (22,930) - (25,238) (25,788) (1,958) (32,240) (2,051,840) (6,283) (13,895,452) 2,029,500 6,225 13,938,852 12,809 210 58,213 (9,531) 152 101,613 21 (26,198) (26,930) 275 34,933 45,964 296 8,735 19,034 4,070 (27,359) 35,313 - 6,451 6,520 (657) - 7,098 214 - 1,411 (1,128) 13 (255) 4,064 18,883 - (12,809) (210) (58,213)	- (25) -	(8,298) 38,028	(22,094) 38,147
816 8,852 12,502 (798) (674) (7,534) 86,756 (2,830) 33,706 99,392 - 284,200 (34,931) (499) (161,230) (44,636) - (44,636) - - (839) (28,291) (53) (145,775) - - (1,140,232) (5,538) - (55,009) (37,412) (21,010) - - - - (55,009) (37,412) (21,010) - - - - - - - (51,416) (21,562) (130,009) - - - - - - (3,316) - (3,316) - - - - - - - - - - - - - - - - - - - - -		(35,329) 50,023 (51,142)	(35,329) 1,164,444 (1,164,444)
99,392	(798)	8,852 (674)	12,502 (7,534)
(34,931) (499) (161,230) (44,636) - (44,636) - (44,636) - (839) (28,291) (53) (145,775) - 1,133,512 - (1,140,232) (5,538) - (55,009) (37,412) (21,010) - (51,416) (21,562) (130,009) (51,416) (21,562) (130,009) (37,412) - (1,989) (4,179) - 31 35 - (3,316) - (3,316) - (3,316) - (3,544) - (3,544) 4,002 - 4,002 (22,930) - (25,238) (25,788) (1,958) (32,240) (2,029,500 6,225 13,938,852 12,809 210 58,213 (9,531) 152 101,613 (9,531	00,100	(2,000)	00,700
(28,291) (53) (145,775) - 1,133,512 - (1,140,232) (5,538) - (55,009) (37,412) (21,010) (51,416) (21,562) (130,009) - (1,989) (4,179) - 31 35 (3,316) - (3,316) (3,316) - (3,544) - (3,544) 4,002 - 4,002 (22,930) - (25,238) (25,788) (1,958) (32,240) (2,051,840) (6,283) (13,895,452) 2,029,500 6,225 13,938,852 12,809 210 58,213 (9,531) 152 101,613 - (26,198) (26,930) 275 34,933 45,964 - 296 8,735 19,034 - (6,451 6,520 (657) - 7,098 - 214 - 1,411 (1,128) 13 (255) 4,064 18,883 - (12,809) (210) (58,213)	(34,931)	(499) - -	(161,230) (44,636)
(5,538) - (55,009) (37,412) (21,010) (51,416) (21,562) (130,009) - (1,989) (4,179) - 31 35 (3,316) - (3,316) (3,544) - (3,544) 4,002 - 4,002 (22,930) - (25,238) (25,788) (1,958) (32,240) (2,051,840) (6,283) (13,895,452) 2,029,500 6,225 13,938,852 12,809 210 58,213 (9,531) 152 101,613 21 (26,198) (26,930) 275 34,933 45,964 296 8,735 19,034 4,070 (27,359) 35,313 - 6,451 6,520 (657) - 7,098 214 - 1,411 (1,128) 13 (255) 4,064 18,883 (12,809) (210) (58,213)	(28,291) - -	(53) - -	(145,775) 1,133,512
- (1,989) (4,179) - 31 35 (3,316) - (3,316) - (3,316) (3,544) 4,002 - 4,002 (22,930) - (25,238) (25,788) (1,958) (32,240) (2,051,840) (6,283) (13,895,452) 2,029,500 6,225 13,938,852 12,809 210 58,213 (9,531) 152 101,613 21 (26,198) (26,930) 275 34,933 45,964 296 8,735 19,034 4,070 (27,359) 35,313 - 6,451 6,520 (657) - 7,098 214 - 1,411 (1,128) 13 (255) 4,064 18,883 - (12,809) (210) (58,213)		(21,010)	,
- 31 35	(51,416)	(21,562)	(130,009)
- 31 35			
(3,544) - (3,544) 4,002 - 4,002 (22,930) - (25,238) (25,788) (1,958) (32,240) (2,051,840) (6,283) (13,895,452) 2,029,500 6,225 13,938,852 12,809 210 58,213 (9,531) 152 101,613 21 (26,198) (26,930) 275 34,933 45,964 296 8,735 19,034 4,070 (27,359) 35,313 - 6,451 6,520 (657) - 7,098 214 - 1,411 (1,128) 13 (255) 4,064 18,883 - (12,809) (210) (58,213)	-		
4,002 - 4,002 (22,930) - (25,238) (25,788) (1,958) (32,240) (2,051,840) (6,283) (13,895,452) 2,029,500 6,225 13,938,852 12,809 210 58,213 (9,531) 152 101,613 21 (26,198) (26,930) 275 34,933 45,964 296 8,735 19,034 4,070 (27,359) 35,313 - 6,451 6,520 (657) - 7,098 214 - 1,411 (1,128) 13 (255) 4,064 18,883 - (12,809) (210) (58,213)	(3,316)	-	(3,316)
(22,930) - (25,238) (25,788) (1,958) (32,240) (2,051,840) (6,283) (13,895,452) 2,029,500 6,225 13,938,852 12,809 210 58,213 (9,531) 152 101,613 21 (26,198) (26,930) 275 34,933 45,964 296 8,735 19,034 4,070 (27,359) 35,313 - 6,451 6,520 (657) - 7,098 214 - 1,411 (1,128) 13 (255) 4,064 18,883 - (12,809) (210) (58,213)		-	
(2,051,840) (6,283) (13,895,452) 2,029,500 6,225 13,938,852 12,809 210 58,213 (9,531) 152 101,613 21 (26,198) (26,930) 275 34,933 45,964 296 8,735 19,034 4,070 (27,359) 35,313 - 6,451 6,520 (657) - 7,098 214 - 1,411 (1,128) 13 (255) 4,064 18,883 - (12,809) (210) (58,213)	(22,930)	- (4.050)	(25,238)
2,029,500 6,225 13,938,852 12,809 210 58,213 (9,531) 152 101,613 21 (26,198) (26,930) 275 34,933 45,964 296 8,735 19,034 4,070 (27,359) 35,313 - 6,451 6,520 (657) - 7,098 214 - 1,411 (1,128) 13 (255) 4,064 18,883 - (12,809) (210) (58,213)	(25,788)	(1,958)	(32,240)
(9,531) 152 101,613 21 (26,198) (26,930) 275 34,933 45,964 296 8,735 19,034 4,070 (27,359) 35,313 - 6,451 6,520 (657) - 7,098 214 - 1,411 (1,128) 13 (255) 4,064 18,883 - (12,809) (210) (58,213)	2,029,500	6,225	13,938,852
275 34,933 45,964 296 8,735 19,034 4,070 (27,359) 35,313 - 6,451 6,520 (657) - 7,098 214 - 1,411 (1,128) 13 (255) 4,064 18,883 - (12,809) (210) (58,213)			
296 8,735 19,034 4,070 (27,359) 35,313 - 6,451 6,520 (657) - 7,098 214 - 1,411 (1,128) 13 (255) 4,064 18,883 - (12,809) (210) (58,213)			
- 6,451 6,520 (657) - 7,098 214 - 1,411 (1,128) 13 (255) 4,064 18,883 - (12,809) (210) (58,213)			
- 6,451 6,520 (657) - 7,098 214 - 1,411 (1,128) 13 (255) 4,064 18,883 - (12,809) (210) (58,213)			
(657) - 7,098 214 - 1,411 (1,128) 13 (255) 4,064 18,883 - (12,809) (210) (58,213)	4,070	(27,359)	35,313
214 - 1,411 (1,128) 13 (255) 4,064 18,883 - (12,809) (210) (58,213)	- (657)	6,451	,
4,064 18,883 - (12,809) (210) (58,213)	214	-	1,411
(12,809) (210) (58,213)			(255)
	(12,809)	(210)	
63,123 - (101,186)		_	
(1,956) (661) (6,301) 86,756 (2,830) 33,706			



(A Component Unit of the State of Alaska)

STATEMENT OF CASH FLOWS

REVOLVING FUNDS For the Year Ended June 30, 2008 (in thousands of dollars)

	Administrative Fund	Home Ownership Fund	Combined Total
Cash flows from operating activities:			
Interest income on mortgages and loans	29,564	-	29,564
Principal payments received on mortgages and loans Purchases of mortgages and loans	48,090 (512,333)	-	48,090 (512,333)
Receipt (payment) for loan transfers between funds	530,265	1	530,266
Payments to employees and other payroll disbursements	(18,351)	-	(18,351)
Payments for goods and services	(13,771)	-	(13,771)
Cash received for externally funded programs	119	-	119
Cash received for Federal HAP subsidies	-	-	-
Payments for Federal HAP subsidies Interfund Receipts	581.888	-	581,888
Interfund Payments	(583,596)	-	(583,596)
Grant payments to other agencies	(15,389)	-	(15,389)
Other operating cash receipts	1,377	32	1,409
Other operating cash payments	(4,593)	-	(4,593)
Net cash provided by (used for) operating activities	43,270	33	43,303
Cash flows from noncapital financing activities:			
Proceeds from the issuance of bonds	46,535	_	46,535
Principal paid on bonds	(23,825)	-	(23,825)
Payment to defease bonds	-	-	-
Payment of bond issuance costs	(839)	-	(839)
Interest paid	(8,214) 1,133,512	-	(8,214) 1,133,512
Proceeds from issuance of short term debt Payment of short term debt	(1,140,232)	-	(1,140,232)
Contributions to the State of Alaska or other State agencies	(49,471)	_	(49,471)
Transfers (to) from other funds	82,593	-	82,593
Other cash payments		-	
Net cash provided by (used for) noncapital financing activities	40,059	-	40,059
Cash flows from capital financing activities:			
Acquisition of capital assets	(2,190)	_	(2,190)
Proceeds from the disposal of capital assets	4	-	4
Proceeds from the issuance of capital notes	-	-	-
Principal paid on capital notes	-	-	-
Payment of bond issuance costs	-	-	-
Interest paid on capital notes Proceeds from the direct financing lease payments	-	-	_
Other cash payments	(2,308)	-	(2,308)
Net cash provided by (used for) capital financing activities	(4,494)	-	(4,494)
Cash flows from investing activities: Purchase of investments	(0.222.602)	(EQ 200)	(8,282,002)
Proceeds from maturity of investments	(8,222,693) 8,128,200	(59,309) 58,815	8,187,015
Interest received from investments	14,924	493	15,417
Net cash provided by (used for) investing activities	(79,569)	(1)	(79,570)
	(=0.1)		(=00)
Net Increase (decrease) in cash	(734) 10,234	32 306	(702) 10,540
Cash at the beginning of year Cash at the end of period	9,500	338	9,838
vasii at tile end of period			0,000
Reconciliation of operating income (loss) to net cash provided by			
(used for) operating activities			
Operating income (loss)	39,196	500	39,696
Adjustments:	00		00
Depreciation expense Provision for loan losses	69 (2,923)	-	69 (2,923)
Amortization of bond issuance costs	(2,323)	-	(2,323)
Net change in the fair value of investments	823	16	839
Transfers between funds for operating activity	(45,146)	-	(45,146)
Interest received from investments	(14,924)	(493)	(15,417)
Interest paid	8,214	-	8,214
Changes in assets and liabilities: Net increase (decrease) in mortgages and loans	66,022	1	66,023
Net increase (decrease) in mortgages and loans Net increase (decrease) in assets and liabilities	(8,061)	9	(8,052)
Net cash provided by (used for) operating activities	43,270	33	43,303
harman Arthur and Arth			,

ALASKA HOUSING FINANCE CORPORATION
(A Component Unit of the State of Alaska)
STATEMENT OF CASH FLOWS
FIRST TIME HOMEBUYER BONDS
For the Year Ended June 30, 2008
(in thousands of dollars)

Cash flowers from comprating activities Cash flowers from compragnes and loans Cash flowers from compragnes and loans Cash flowers flo	(in thousands of dollars)	Mortgage Revenue Bonds 1997 A	Mortgage Revenue Bonds 1998 A	Mortgage Revenue Bonds 1999 A	Mortgage Revenue Bonds 2000 A-D	Mortgage Revenue Bonds 2001 A,B	Home Mortgage Revenue Bonds 2002 A,B
Principal payments received on mortagoes and loans	Cash flows from operating activities:					*	
Purchases of mortgages and loans		,	,	,	,	,	,
Recoipt (payment) for loan transfers between funds		7,717	4,825	14,464	8,684	8,723	26,696
Payments for goods and services Cash received for Federal FIAP subsidies Cash Received FIAP subsidies Cash		-	-	-	-	-	(32,444)
Cash received for externally funded programs		-	-	-	-	-	-
Payment for Foderal HAP subsidies 10,4078 6,693 21,425 12,224 13,228 36,100 Interfund Payments (10,678) (6,912) (20,781) (12,059) (12,608) (38,871) (20,781) (12,059) (12,608) (38,871) (20,781) (12,059) (12,608) (38,871) (20,781) (12,059) (12,608) (38,871) (20,781)		-	-	-	-	-	-
Interfund Receipts 10,40 6,693 21,425 12,224 13,228 36,100 10,101 10,101 10,200 10,200 10,200 10,300 30,887 10,200 10,300		-	-	-	-	-	-
Interfund Payments (10,678) (6,912) (20,781) (12,055) (12,608) (36,887) (20,781) (12,055) (12,608) (36,867) (20,781) (12,055) (12,608) (36,867) (20,781) (12,055) (3,663)		10.740	6 603	21 /25	12 224	13 228	- 36 180
Carbon power langua pairs couplet agent couplet (1998) 1,000 1,0		,			,	,	,
Net cash provided by (used for) operating activities 10,689 6,683 21,335 12,176 13,175 3,588 3,248 3	Grant payments to other agencies		-	-	-	-	-
Name Cash Provided by (used for) operating activities Cash Cours Cash Cas		-	-				
Proceeds from the issuance of bonds		10.695	6.663				
Proceeds from the issuance of bonds		.,	,	,	,	,	.,
Payment to defease bonds		-	-	-	-	-	-
Payment of bond issuance costs 1,272 1,579 5,859 3,360 3,800 3,800 7,590 1,759 1,7	·	(15,140)	(4,125)	(15,930)	(5,750)	(10,615)	(700)
Interest paid 1,272 1,579 5,859 3,782 3,604 7,59	·	_	-	-	-	-	-
Proceeds from issuance of short term debt	·	(1,272)	(1,579)	(5,859)	(3,782)	(3,604)	(7,594)
Contributions to the State of Alaska or other State agencies - - - - (2,263) (-	-	-			-
Transfers (b) from cher funds	•	-	-	-	-	-	-
Net cash payments		-	-	-	-	-	(2 263)
Cash flows from capital financina activities: Acquisition of capital assets - - - - - - - - -		-	-	-	-	-	-
Acquisition of capital assets	Net cash provided by (used for) noncapital financing activities	(16,412)	(5,704)	(21,789)	(9,532)	(14,219)	(10,557)
Acquisition of capital assets	Cash flows from capital financing activities:						
Proceeds from the issuance of capital notes	Acquisition of capital assets	-	-	-	-	-	-
Principal paid on capital notes		-	-	-	-	-	-
Payment of bond issuance costs	·	-	-	-	-	-	-
Proceeds from the direct financing lease payments		-	-	-	-	-	-
Clash payments - - - - - - - - -		-	-	-	-	-	-
Net cash provided by (used for) capital financing activities: Purchase of investments		-	-	-	-	-	-
Purchase of investments (50,389) (20,546) (67,624) (49,048) (64,326) (213,370) Proceeds from maturity of investments 55,307 19,331 67,100 45,953 64,923 219,422 Interest received from investments 799 256 978 451 447 922 Net lacrease (decrease) in cash		-	-	-	-	-	-
Purchase of investments (50,389) (20,546) (67,624) (49,048) (64,326) (213,370) Proceeds from maturity of investments 55,307 19,331 67,100 45,953 64,923 219,422 Interest received from investments 799 256 978 451 447 922 Net lacrease (decrease) in cash	Cash flows from investing activities						
Net cash provided by (used for) investing activities 5,717 (959) 454 (2,644) 1,044 6,974 1,044 6,974 1,045 1,044 6,974 1,045		(50,389)	(20,546)	(67,624)	(49,048)	(64,326)	(213,370)
Net cash provided by (used for) investing activities 5,717 (959) 454 (2,644) 1,044 6,974 Net Increase (decrease) in cash - <td< td=""><td></td><td></td><td></td><td>,</td><td></td><td></td><td></td></td<>				,			
Net Increase (decrease) in cash							
Cash at the beginning of year Cash at the end of period Cash at the end of perio		0,717	(505)	707	(2,044)	1,044	0,514
Reconciliation of operating income (loss) to net cash provided by (used for) operating activities Operating income (loss) 1,171 621 1,128 (429) 582 1,312 Adjustments: Depreciation expense - - - - - - Provision for loan losses (377) (123) (431) (79) (340) 12 Amortization of bond issuance costs 82 33 57 66 47 18 Net change in the fair value of investments - - (11) (2) - 3 Transfers between funds for operating activity 417 197 611 348 406 1,846 Interest received from investments (799) (256) (978) (451) (447) (922) Interest paid 1,272 1,579 5,859 3,782 3,604 7,594 Changes in assets and liabilities: Net increase (decrease) in mortgages and loans 7,717 4,825 14,464 8,684 8,723 (5,748) Net increase (decrease) in assets and liabilities 1,212 (213) 626 257 600 (532)		-	-	-	-	-	-
(used for) operating activities 1,171 621 1,128 (429) 582 1,312 Adjustments: User colspan="5">User colspa				-	-	-	
(used for) operating activities 1,171 621 1,128 (429) 582 1,312 Adjustments: User colspan="5">User colspa	•						
Operating income (loss) 1,171 621 1,128 (429) 582 1,312 Adjustments:							
Adjustments: Depreciation expense -		1.171	621	1.128	(429)	582	1.312
Provision for loan losses (377) (123) (431) (79) (340) 12 Amortization of bond issuance costs 82 33 57 66 47 18 Net change in the fair value of investments - - - (1) (2) - 3 Transfers between funds for operating activity 417 197 611 348 406 1,846 Interest received from investments (799) (256) (978) (451) (447) (922) Interest paid 1,272 1,579 5,859 3,782 3,604 7,594 Changes in assets and liabilities: 8 1,272 1,464 8,684 8,723 (5,748) Net increase (decrease) in assets and liabilities 1,212 (213) 626 257 600 (532)		.,	02.	.,.20	(.20)	002	.,0.2
Amortization of bond issuance costs 82 33 57 66 47 18 Net change in the fair value of investments (1) (2) - 3 Transfers between funds for operating activity 417 197 611 348 406 1,846 Interest received from investments (799) (256) (978) (451) (447) (922) Interest paid Changes in assets and liabilities: Net increase (decrease) in mortgages and loans Net increase (decrease) in assets and liabilities 1,212 (213) 626 257 600 (532)		-	-	-	-	-	-
Net change in the fair value of investments - - - (1) (2) - 3 Transfers between funds for operating activity 417 197 611 348 406 1,846 Interest received from investments (799) (256) (978) (451) (447) (922) Interest paid 1,272 1,579 5,859 3,782 3,604 7,594 Changes in assets and liabilities: Net increase (decrease) in mortgages and loans 7,717 4,825 14,464 8,684 8,723 (5,748) Net increase (decrease) in assets and liabilities 1,212 (213) 626 257 600 (532)		, ,	, ,	, ,	, ,	, ,	
Transfers between funds for operating activity 417 197 611 348 406 1,846 Interest received from investments (799) (256) (978) (451) (447) (922) Interest paid 1,272 1,579 5,859 3,782 3,604 7,594 Changes in assets and liabilities: Net increase (decrease) in mortgages and loans 7,717 4,825 14,464 8,684 8,723 (5,748) Net increase (decrease) in assets and liabilities 1,212 (213) 626 257 600 (532)		-	-			-	
Interest paid 1,272 1,579 5,859 3,782 3,604 7,594 Changes in assets and liabilities: Net increase (decrease) in mortgages and loans 7,717 4,825 14,464 8,684 8,723 (5,748) Net increase (decrease) in assets and liabilities 1,212 (213) 626 257 600 (532)	Transfers between funds for operating activity			611	348		1,846
Changes in assets and liabilities: 7,717 4,825 14,464 8,684 8,723 (5,748) Net increase (decrease) in assets and liabilities 1,212 (213) 626 257 600 (532)							
Net increase (decrease) in mortgages and loans 7,717 4,825 14,464 8,684 8,723 (5,748) Net increase (decrease) in assets and liabilities 1,212 (213) 626 257 600 (532)	·	1,272	1,579	5,859	3,782	3,604	7,594
Net increase (decrease) in assets and liabilities 1,212 (213) 626 257 600 (532)	•	7,717	4,825	14,464	8,684	8,723	(5,748)
Net cash provided by (used for) operating activities 10,695 6,663 21,335 12,176 13,175 3,583	Net increase (decrease) in assets and liabilities		(213)		257	600	(532)
	Net cash provided by (used for) operating activities	10,695	6,663	21,335	12,176	13,175	3,583

Mor Rev Bo	ome tgage /enue onds 06 A	Home Mortgage Revenue Bonds 2006 B	Home Mortgage Revenue Bonds 2006 C	Home Mortgage Revenue Bonds 2007 A	Home Mortgage Revenue Bonds 2007 B	Home Mortgage Revenue Bonds 2007 C	Home Mortgage Revenue Bonds 2007 D	Home Mortgage Revenue Bonds 2008 A	Combined Total
	4,634 10,818	3,456 5,688	3,743 4,280	3,931 10,694	4,007 10,123	4,347 3,928	4,733 10,911	1,760 1,978	59,012 129,529
	(6,072)	(1,246)	-	(7,073)	(6,927)	(9,166)	(6,170)	(80,880)	(149,978)
	-	-	-	-	-	-	-	-	-
	-	-	-	-	-	-	-	-	-
	- 15,601 (15,515)	8,635 (9,171)	7,577 (8,052)	14,896 (14,685)	13,863 (14,188)	7,751 (8,294)	15,611 (15,690)	3,053 (3,747)	187,477 (189,263)
	16	2	-	5	-	11	-	-	91
	(16) 9,466	(5) 7,359	7,548	(6) 7,762	6,878	(23) (1,446)	(13) 9,382	(77,836)	(128) 36,740
	0,.00	.,000	.,0.0	1,102	0,0.0	(1,110)	0,002	(11,000)	00,1 10
	- (5,275) -	(3,485)	(2,675)	-	-	(705) -	-	80,880 - -	80,880 (64,400)
	- (4,451) -	(3,377)	(3,888)	(2,711)	(2,704)	(4,143) -	(3,210)	- - -	(48,174) -
	-	-	-	-	-	-	-	-	-
	13	(606)	(319)	(360)	(229)	(679)	(1,421)	1,618	(4,246)
	(9,713)	(7,468)	(6,882)	(3,071)	(2,933)	(5,527)	(4,631)	82,498	(35,940)
	-	-	-	-	-	-	-	-	-
	-	-	-	-	-	-	-	-	-
	-	-	-	-	-	-	-	-	-
	-	-	-	-	-	-	-	-	-
	-	-	-	-	-	-	-	-	
	(80,157) 80,031 373	(49,324) 49,188 245	(35,328) 34,476 186	(86,480) 81,434 355	(84,171) 79,869 357	(47,432) 54,128 277	(88,454) 83,332 371	(15,937) 11,245 30	(952,586) 945,739 6,047
	247	109	(666)	(4,691)	(3,945)	6,973	(4,751)	(4,662)	(800)
	-	-	-	-	-	-	-	-	-
		_			-	-	_	-	
	135	(4)	(597)	845	1,072	(651)	968	(3,456)	2,697
	(31)	(86)	303	2	(141)	447	47	2,852	2,055
	26	21	21 (1)	2 (2)	1 (2)	28 3	1 (2)	10	413 (4)
	590	483	486	670	688	622	779	1,320	9,463
	(373) 4,451	(245) 3,377	(186) 3,888	(355) 2,711	(357) 2,704	(277) 4,143	(371) 3,210	(30)	(6,047) 48,174
	4,746 (78)	4,442 (629)	4,280 (646)	3,621 268	3,196 (283)	(5,238) (523)	4,741 9	(78,902) 370	(20,449) 438
	9,466	7,359	7,548	7,762	6,878	(1,446)	9,382	(77,836)	36,740

(A Component Unit of the State of Alaska)

STATEMENT OF CASH FLOWS

VETERANS MORTGAGE PROGRAM BONDS AND NOTES - STATE GUARANTEED For the Year Ended June 30, 2008

(in thousands of dollars)

(in thousands of dollars)	Collateralized Bonds 1997 First Series	Bonds 1998 First & Second Series	Collateralized Bonds 1999 First Series	Collateralized Bonds 2000 First Series
Cash flows from operating activities:	001100	001100	001100	001100
Interest income on mortgages and loans	1,668	1,281	3,061	1,660
Principal payments received on mortgages and loans	3,736	3,160	7,965	3,835
Purchases of mortgages and loans	-	-	-	-
Receipt (payment) for loan transfers between funds	-	433	-	-
Payments to employees and other payroll disbursements Payments for goods and services	-	_	-	-
Cash received for externally funded programs	_	_	_	_
Cash received for Federal HAP subsidies	-	-	-	-
Payments for Federal HAP subsidies	-	-	-	-
Interfund Receipts	6,093	4,639	11,178	5,925
Interfund Payments	(5,429)	(4,459)	(11,072)	(5,518)
Grant payments to other agencies Other operating cash receipts	-	-	-	-
Other operating cash receipts Other operating cash payments	-	-	_	-
Net cash provided by (used for) operating activities	6,068	5,054	11,132	5,902
Cash flows from noncapital financing activities:				
Proceeds from the issuance of bonds	(0.500)	- (0.000)	(7.045)	(0.705)
Principal paid on bonds	(3,500)	(3,630)	(7,345)	(3,795)
Payment to defease bonds Payment of bond issuance costs	-	_	-	-
Interest paid	(125)	(806)	(2,356)	(1,299)
Proceeds from issuance of short term debt	-	-	-	-
Payment of short term debt	-	-	-	-
Contributions to the State of Alaska or other State agencies	- (0.004)	-	(700)	- (204)
Transfers (to) from other funds	(9,831)	-	(788)	(664)
Other cash payments Net cash provided by (used for) noncapital financing activities	(13,456)	(4,436)	(10,489)	(5,758)
Net cash provided by (used for) noncapital infalleting activities	(10,400)	(4,400)	(10,400)	(0,700)
Cash flows from capital financing activities:				
Acquisition of capital assets	-	-	-	-
Proceeds from the disposal of capital assets	-	-	-	-
Principal paid on capital nates	-	-	-	-
Principal paid on capital notes Payment of bond issuance costs	-	-	_	-
Interest paid on capital notes	-	-	-	-
Proceeds from the direct financing lease payments	-	-	-	-
Other cash payments		-	-	-
Net cash provided by (used for) capital financing activities		-		
Cash flows from investing activities:				
Purchase of investments	(43,368)	(40,753)	(28,620)	(16,615)
Proceeds from maturity of investments	50,326	39,772	27,679	16,286
Interest received from investments	7,388	363 (618)	298 (643)	185 (144)
Net cash provided by (used for) investing activities	7,300	(010)	(043)	(144)
Net Increase (decrease) in cash	-	-	-	-
Cash at the beginning of year Cash at the end of period				
Casil at the end of period				
Reconciliation of operating income (loss) to net cash provided by				
(used for) operating activities				
Operating income (loss)	2,298	663	815	371
Adjustments:				
Depreciation expense Provision for loan losses	(466)	(98)	(159)	(9)
Amortization of bond issuance costs	343	(98)	57	33
Net change in the fair value of investments	3	(1)	-	-
Transfers between funds for operating activity	(366)	236	281	149
Interest received from investments	(430)	(363)	(298)	(185)
Interest paid	125	806	2,356	1,299
Changes in assets and liabilities:	3,736	3,593	7,965	3,835
Net increase (decrease) in mortgages and loans Net increase (decrease) in assets and liabilities	3,730 825	3,593 194	115	409
Net cash provided by (used for) operating activities	6,068	5,054	11,132	5,902
. , , , , , , , , , , , , , , , , , , ,		•	•	

Collateralized

Collateralized Bonds 2002 First Series	Bonds/Notes 2005 First & Second Series	Collateralized Bonds 2006 First Series	Collateralized Bonds 2007 & 2008 First Series	Combined Total
1,558	1,048	7,425	2,455	20,156
3,214	2,820	9,314	1,151	35,195
-	(909)	(62,510)	(57,866)	(120,852)
-	-	-	-	-
-	-	-	-	-
-	-	-	-	-
5,549	3,488	15,778	3,180	55,830
(4,790)	(3,881)	(16,802)	(3,618)	(55,569)
-	-	-	-	-
-	-	-	- (54.000)	- (07.040)
5,531	2,566	(46,795)	(54,698)	(65,240)
			57.000	57.000
(3,235)	(270)	(1,590)	57,393 -	57,393 (23,365)
-	-	-	-	-
(1,205)	(699)	(8,794)	(1,209)	(16,493)
-	-	-	-	-
-	-	-	-	-
(616)	(401)	(1,849)	1,650	(12,499)
(5,056)	(1,370)	(12,233)	57,834	5,036
-	-	-	-	-
-	-	-	-	-
-	-	-	-	-
-	-	-	-	-
-	-	-	-	-
	<u>-</u>	-	-	<u> </u>
(15,862)	(15,733)	(106,287)	(17,048)	(284,286)
15,271	14,469	159,902	13,863	337,568
<u>116</u> (475)	(1,196)	5,413 59,028	(3,136)	6,922 60,204
(110)	(1,100)		(=,:==)	,
-	-	-	-	-
	-	-	-	-
354	291	1,100	(1,471)	4,421
-	-	-	-	-
(46) 9	4	1,430 14	1,787 16	2,443 496
-	(1)	(6)	(1)	(6)
156 (116)	117 (68)	1,513 (5,413)	1,021 (49)	3,107 (6,922)
1,205	699	8,794	1,209	16,493
3,214	1,911	(53,196)	(56,715)	(85,657)
755	(387)	(1,031)	(495)	385
5,531	2,566	(46,795)	(54,698)	(65,240)

Collateralized

(A Component Unit of the State of Alaska)
STATEMENT OF CASH FLOWS

OTHER HOUSING BONDS For the Year Ended June 30, 2008 (in thousands of dollars)

(III triousarius of dollars)	Senior Housing Bond Program	Housing Development Bonds	Mortgage Revenue Bonds 1999 A	Mortgage Revenue Bonds 2002 A
Cash flows from operating activities:				
Interest income on mortgages and loans	62	22,347	13,653	6,964
Principal payments received on mortgages and loans	43	34,496	45,327	18,753
Purchases of mortgages and loans	(13,870)	(106,619)	(64 EE9)	-
Receipt (payment) for loan transfers between funds Payments to employees and other payroll disbursements	(13,670)	(100,019)	(64,558)	-
Payments for goods and services	_	_	_	_
Cash received for externally funded programs	-	-	-	-
Cash received for Federal HAP subsidies	-	-	-	-
Payments for Federal HAP subsidies	-	-	-	-
Interfund Receipts	31	58,922	58,605	23,973
Interfund Payments	(106)	(57,059)	(58,027)	(24,529)
Grant payments to other agencies Other operating cash receipts	-	1,308	- 17	-
Other operating cash payments	_	(1,318)	(15)	_
Net cash provided by (used for) operating activities	(13,840)	(47,923)	(4,998)	25,161
Cash flows from noncapital financing activities: Proceeds from the issuance of bonds	-	-	-	-
Principal paid on bonds	-	(8,460)	(1,810)	-
Payment of bend incurred costs	-	-	-	-
Payment of bond issuance costs Interest paid	_	(15,700)	(14,601)	- (7,151)
Proceeds from issuance of short term debt	-	(13,700)	(14,001)	(7,131)
Payment of short term debt	-	-	-	-
Contributions to the State of Alaska or other State agencies	-	-	-	-
Transfers (to) from other funds Other cash payments	-	(7,626)	-	200
Net cash provided by (used for) noncapital financing activities		(31,786)	(16,411)	(6,951)
Cash flows from capital financing activities: Acquisition of capital assets Proceeds from the disposal of capital assets Proceeds from the issuance of capital notes Principal paid on capital notes Payment of bond issuance costs Interest paid on capital notes Proceeds from the direct financing lease payments Other cash payments Net cash provided by (used for) capital financing activities	- - - - - - - - - -	- - - - - - - -	- - - - - - - -	- - - - - - - -
Cook flavo from investing activities				
Cash flows from investing activities: Purchase of investments	(116,156)	(758,365)	(506,222)	(712,067)
Proceeds from maturity of investments	128,918	832,056	523,534	691,001
Interest received from investments	1,078	6,018	3,881	3,021
Net cash provided by (used for) investing activities	13,840	79,709	21,193	(18,045)
Net Increase (decrease) in cash	-	-	(216)	165
Cash at the beginning of year Cash at the end of period			216	165
oash at the end of period				100
Reconciliation of operating income (loss) to net cash provided by (used for) operating activities Operating income (loss) Adjustments:	(2,696)	6,424	1,189	1,021
Depreciation expense	-	-	_	-
Provision for loan losses	3,676	1,406	(565)	576
Amortization of bond issuance costs	-	144	45	36
Net change in the fair value of investments Transfers between funds for operating activity	41 145	(14) 3,511	5 2,029	(11) 1,218
Interest received from investments	(1,078)	(6,018)	(3,881)	(3,021)
Interest paid	(.,5.0)	15,700	14,601	7,151
Changes in assets and liabilities:		-,	,	, -
Net increase (decrease) in mortgages and loans	(13,827)	(72,123)	(19,231)	18,753
Net increase (decrease) in assets and liabilities	(101)	3,047	810	(562)
Net cash provided by (used for) operating activities	(13,840)	(47,923)	(4,998)	25,161

General

General

Governmental Purpose Bonds 1997 A	Governmental Purpose Bonds 2001 A-D	Combined Total
394 1,106	13,528 35,485	56,948 135,210
-	(74,389)	(259,436)
-	-	-
-	-	-
-	-	-
_	49,659	191,190
-	(49,207)	(188,928)
-	9	1,334
	(8)	(1,341)
1,500	(24,923)	(65,023)
-	(3,940)	- (14,210)
-	(3,340)	(14,210)
(704)	(0.207)	- (44.550)
(701)	(6,397)	(44,550)
-	-	-
-	-	(7,426)
_	-	-
(701)	(10,337)	(66,186)
-	-	-
-	-	-
-	-	-
-	-	-
-	-	-
	-	_
	-	
(17,953) 17,018	(207,692) 240,278	(2,318,455) 2,432,805
136	2,674	16,808
(799)	35,260	131,158
_	-	(51)
	-	216
	-	165
(209)	6,059	11,788
. ,		
-	- 1,087	6,180
7	56	288
(1) 181	11 2,545	31 9,629
(136)	(2,674)	(16,808)
`701 [′]	6,397	44,550
1,106	(38,904)	(124,226)
(149)	500	3,545
1,500	(24,923)	(65,023)

(A Component Unit of the State of Alaska)

STATEMENT OF CASH FLOWS

NON-HOUSING BONDS For the Year Ended June 30, 2008

For the Year Ended June 30, 2008				
(in thousands of dollars)	State Capital Project Bonds	State Capital Project Bonds	State Capital Project Bonds	State Building Lease Bonds
Cook flavor from anarating activities	2002 A,B,C	2006 A	2007 A & B	1999
Cash flows from operating activities:	2,115	4,676	249	
Interest income on mortgages and loans Principal payments received on mortgages and loans	6,010	10,554	540	-
Purchases of mortgages and loans	-	-	-	_
Receipt (payment) for loan transfers between funds	-	_	_	-
Payments to employees and other payroll disbursements	-	-	-	-
Payments for goods and services	(25)	-	-	-
Cash received for externally funded programs	-	-	-	-
Cash received for Federal HAP subsidies	-	-	-	-
Payments for Federal HAP subsidies	8,543	1E 40E	10.000	-
Interfund Receipts Interfund Payments	(8,161)	15,425 (15,294)	10,990 (11,782)	-
Grant payments to other agencies	(0,101)	(13,234)	(11,702)	_
Other operating cash receipts	_	_	_	814
Other operating cash payments	-	(4)	-	(747)
Net cash provided by (used for) operating activities	8,482	15,357	(3)	67
Cash flows from noncapital financing activities:			00.000	
Proceeds from the issuance of bonds	(14.017)	(1.450)	99,392	(2.095)
Principal paid on bonds Payment to defease bonds	(14,917)	(1,450)	(320) (44,636)	(2,085)
Payment of bond issuance costs	-	-	(44,030)	-
Interest paid	(1,199)	(4,456)	(2,935)	(507)
Proceeds from issuance of short term debt	-	-	-	-
Payment of short term debt	-	-	-	-
Contributions to the State of Alaska or other State agencies	(263)	-	-	-
Transfers (to) from other funds	(12,941)	-	(29,358)	1,939
Other cash payments	(20, 220)	(F 00C)	- 20.442	(050)
Net cash provided by (used for) noncapital financing activities	(29,320)	(5,906)	22,143	(653)
Cash flows from capital financing activities:				
Acquisition of capital assets	-	-	-	-
Proceeds from the disposal of capital assets	-	-	-	-
Proceeds from the issuance of capital notes	-	-	-	-
Principal paid on capital notes	(3,254)	-	-	-
Payment of bond issuance costs	(2.440)	-	-	-
Interest paid on capital notes Proceeds from the direct financing lease payments	(3,119)	-	535	3,029
Other cash payments	-	-	(22,930)	5,025
Net cash provided by (used for) capital financing activities	(6,373)	_	(22,395)	3,029
			, , ,	<u> </u>
Cash flows from investing activities:				
Purchase of investments	(151,930)	(214,509)	(173,832)	(9,903)
Proceeds from maturity of investments	177,221	203,875	173,833	7,471
Interest received from investments	1,920 27,211	1,183 (9,451)	254 255	(2,422)
Net cash provided by (used for) investing activities	21,211	(9,431)	233	(2,422)
Net Increase (decrease) in cash	-	-	-	21
Cash at the beginning of year	-	-	-	275
Cash at the end of period		-	-	296
Reconciliation of operating income (loss) to net cash provided by				
(used for) operating activities	(63)	1 107	(4.000)	902
Operating income (loss) Adjustments:	(62)	1,137	(1,880)	803
Depreciation expense	_	_	_	_
Provision for loan losses	(62)	(281)	606	-
Amortization of bond issuance costs	21	18	16	11
Net change in the fair value of investments	(488)	(53)	-	-
Transfers between funds for operating activity	235	562	802	57
Interest received from investments	(1,920)	(1,183)	(254)	(10)
Interest paid	4,318	4,456	2,935	507
Changes in assets and liabilities:	6.010	10.554	540	
Net increase (decrease) in mortgages and loans Net increase (decrease) in assets and liabilities	6,010 430	10,554 147	(2,768)	(1,301)
Net cash provided by (used for) operating activities	8,482	15,357	(3)	67
			1.7	

General Housing Purpose Bonds 1992 A	General Housing Purpose Bonds 2003 A & B	General Housing Purpose Bonds 2005 A	General Housing Purpose Bonds 2005 B & C	Combined Total
565	4,364	5,146	4,435	21,550
1,434	10,742	14,753	19,090	63,123
-	_	-	-	-
-	-	-	-	-
-	-	-	-	(25)
-	-	-	-	-
	-		<u>-</u>	
2,052 (1,974)	16,025 (15,158)	21,276 (19,987)	23,725 (23,590)	98,036 (95,946)
(1,574)	(10,100)	(10,001)	(20,000)	(50,540)
-	- (40)	2	-	816
2,043	(13) 15,960	21,190	23,660	(798) 86,756
2,040	10,000	21,100	20,000	00,700
(6,230)	(5,540)	(964)	(3,425)	99,392 (34,931)
(0,230)	(3,340)	(904)	(3,423)	(44,636)
-	_			<u> </u>
(603)	(4,205)	(6,656)	(7,730)	(28,291)
-	_	-	-	-
-	-	(5,275)	-	(5,538)
4,977	-	(2,466)	437	(37,412)
(1,856)	(9,745)	(15,361)	(10,718)	(51,416)
_	_	_	_	_
-	-	-	-	-
-	-	-	-	(2.246)
-	-	(62)	-	(3,316)
-	-	(425)	-	(3,544)
-	-	-	438	4,002
		(487)	438	(22,930)
		(- /		(, , , , , , , ,
(9.636)	(410 420)	(498,403)	(F7F 100)	(2.051.940)
(8,626) 7,867	(419,439) 410,766	489,900	(575,198) 558,567	(2,051,840) 2,029,500
572	2,458	3,161	3,251	12,809
(187)	(6,215)	(5,342)	(13,380)	(9,531)
-	-	-	-	21
	-	-	-	275
	-	-	-	296
462	2,541	1,483	(414)	4,070
_	_	_	_	-
(49)	(636)	(50)	(185)	(657)
59	14	35 (574)	40	214
(1) 57	(5) 970	(574) 737	(7) 644	(1,128) 4,064
(572)	(2,458)	(3,161)	(3,251)	(12,809)
603		7 001	7,730	31,835
	4,205	7,081	.,	,
1,434	4,205 10,742	14,753	19,090	
1,434 50 2,043				63,123 (1,956) 86,756

ALASKA HOUSING FINANCE CORPORATION (A Component Unit of the State of Alaska)

STATEMENT OF CASH FLOWS
OTHER PROGRAM FUNDS
For the Year Ended June 30, 2008
(in thousands of dollars)

Cash flows from operating activities		Energy Programs	Low Rent Program	Section 8 Program	Section 8 Vouchers Program
Principa payments received on mortgages and loans	Cash flows from operating activities:		_	_	
Purchases of mortgages and loans Receipt (payment) for loan transfers between funds Carlo Carl		-	-	-	-
Receipt (payment) for loan transfers between funds	1 1 7	-	-	-	-
Payments to employees and other payroll disbursements (170) (6.188) (1.844) (2.460) (2.348) (3.38		-	-	_	-
Payments for goods and services		(170)		(1.644)	(2.460)
Cash received for externally funded programs 2,467 12,043 2,327 3,101 Cash received for Federal HAPS subsidies - - 28,175 28,175 28,185 2		, ,	,	,	,
Payments for Federal HAP subsidies 7,660 14,227 3,55 2,799 Interfund Regipts 7,660 14,227 3,560 2,799 Interfund Payments 7,660 14,227 3,600 2,847 Carnt payments to other agencies 7,160 7,600 7,600 7,600 Cirant payments to other agencies 7,160 7,600 7,600 7,600 Cirant payments to other agencies 7,160 7,600 7,600 7,600 Cibher operating cash payments 7,600 7,600 7,600 7,600 Cibher operating cash payments 7,600 7,600 7,600 7,600 Cibher operating cash payments 7,600 7,600 7,600 7,600 Cash flows from noncapital financing activities 7,600 7,600 7,600 7,600 Cibher operating heid on bonds 7,600 7,600 7,600 7,600 7,600 Cibher operating heid on bonds 7,600 7,600 7,600 7,600 Cibher operating heid on bonds 7,600 7,600 7,600 7,600 7,600 Cibher operating bail on bonds 7,600 7,600 7,600 7,600 7,600 Cibher operating bail on bonds 7,600 7,600 7,600 7,600 7,600 Cibher operating bail on bonds 7,600 7,600 7,600 7,600 7,600 7,600 Cibher operating bail on bonds 7,600	Cash received for externally funded programs	2,467	12,043	2,327	3,101
Interfund Receipts		-			
Interfund Payments (2,495)	·	7.660			,
Crant payments to other agencies	·	,	,	,	
Charbor operating cash receipts 3 5,964 1,833 1 1,834 1,835 1 1,535	,		, ,		(2,047)
Other caperating cash payments - (10) (3) - Net cash provided by (used for) operating activities: - (27) (4,165) 1,530 43 Cash flows from noncapital financing activities: - - - - Proceeds from the issuance of bonds - - - - - Payment of bond issuance costs -			5,964	1,833	1
Proceeds from the issuance of bonds			(10)	(3)	-
Proceeds from the issuance of bonds	Net cash provided by (used for) operating activities	(27)	(4,165)	1,539	43
Principal paid on bonds	Cash flows from noncapital financing activities:				
Payment to defease bonds		-	-	-	-
Payment of bond issuance costs	• •	-	-	(499)	-
Interest paid		-	-	-	-
Proceeds from issuance of short term debt	·	-	-	(53)	-
Payment of short term debt	·	-	-	-	-
Cash flows from investing activities Cash flows from the islanding activities Cash flows from capital financing activities Cash flows from capital financing activities Cash flows from capital financing activities Cash flows from table to a capital assets Capital and capital notes Capital and capital notes Capital and ca		-	-	-	-
Cash flows from capital financing activities - - (21.552) -	· ·	-	-	-	-
Net cash provided by (used for) noncapital financing activities: - (21,552) - Cash flows from capital financing activities: - (1,989) - - Proceeds from the disposal of capital assets - 233 8 - Proceeds from the disposal of capital notes - - - - - Principal paid on capital notes -		-	-	(21,000)	-
Cash flows from capital financing activities: Cappage of the proceeds from the disposal of capital assets 1 (1,989) - - Proceeds from the disposal of capital assets - 23 8 - Proceeds from the disposal of capital notes - - - - Principal paid on capital notes - - - - Payment of bond issuance costs - - - - Interest paid on capital notes - - - - Proceeds from the direct financing lease payments - - - - - Other cash payments - - - - - - - Net cash provided by (used for) capital financing activities - (1,966) 8 - Purchase of investments (6,283) - - - - Purchase of investments (6,283) - - - - Proceeds from maturity of investments (6,283) - - - - Proceeds	, ,		-	(21.552)	
Acquisition of capital assets - (1,989) - -	Net cash provided by (used for) honcapital financing activities		-	(21,002)	
Proceeds from the disposal of capital assets			(4.000)		
Proceeds from the issuance of capital notes	·	-	,	- 0	-
Principal paid on capital notes - <t< td=""><td></td><td>-</td><td></td><td></td><td>-</td></t<>		-			-
Payment of bond issuance costs	·	-	-	-	-
Proceeds from the direct financing lease payments	····	-	-	-	-
Other cash payments -	Interest paid on capital notes	-	-	-	-
Cash flows from investing activities: - (1,966) 8 - Purchase of investments (6,283) - - - Proceeds from maturity of investments 6,225 - - - Interest received from investments 86 17 103 4 Net cash provided by (used for) investing activities 28 17 103 4 Net Increase (decrease) in cash 1 (6,114) (19,902) 47 Cash at the beginning of year - 10,141 23,305 1,256 Cash at the end of period 1 4,027 3,403 1,303 Reconciliation of operating income (loss) to net cash provided by (used for) operating activities Operating income (loss) (5,522) (2,480) (656) (831) Adjustments: Depreciation expense - 5,223 1,143 6 Provision for loan losses - - - - Provision for loan losses - - - - Net cha	9 , ,	-	-	-	-
Cash flows from investing activities: Purchase of investments of investments (6,283) -	, ,		(1.066)	- 0	
Purchase of investments (6,283) - - - - - - - - -	Net cash provided by (used for) capital infalicing activities		(1,300)	0	
Proceeds from maturity of investments 6,225 - - - -		(6.292)			
Interest received from investments 86 17 103 4 Net cash provided by (used for) investing activities 28 17 103 4 Net Increase (decrease) in cash 1 (6,114) (19,902) 47 Cash at the beginning of year - 10,141 23,305 1,256 Cash at the end of period 1 4,027 3,403 1,303 Reconciliation of operating income (loss) to net cash provided by (used for) operating activities Operating income (loss) (5,522) (2,480) (656) (831) Adjustments: Sepreciation expense - 5,223 1,143 6 Provision for loan losses - - - - - Amortization of bond issuance costs - - - - - Net change in the fair value of investments 13 - - - Transfers between funds for operating activity 838 1,954 631 (93) Interest paid 6 (17) (103) (4)		,	-	-	-
Net Increase (decrease) in cash 1 (6,114) (19,902) 47 Cash at the beginning of year - 10,141 23,305 1,256 Cash at the end of period 1 4,027 3,403 1,303 Reconciliation of operating income (loss) to net cash provided by (used for) operating activities -	•	,		103	4
Cash at the beginning of year - 10,141 23,305 1,256 Cash at the end of period 1 4,027 3,403 1,303 Reconciliation of operating income (loss) to net cash provided by (used for) operating activities Operating income (loss) (5,522) (2,480) (656) (831) Adjustments: 0 5,223 1,143 6 Provision for loan losses - - - - Provision for loan losses - - - - Amortization of bond issuance costs - - - - Net change in the fair value of investments 13 - - - Net change in the fair value of investments 838 1,954 631 (93) Interest petiveen funds for operating activity 838 1,954 631 (93) Interest paid 860 (17) (103) (4) Interest paid 860 (17) (103) (4) Changes in assets and liabilities: 87 - <th< td=""><td>Net cash provided by (used for) investing activities</td><td>28</td><td>17</td><td>103</td><td>4</td></th<>	Net cash provided by (used for) investing activities	28	17	103	4
Cash at the beginning of year - 10,141 23,305 1,256 Cash at the end of period 1 4,027 3,403 1,303 Reconciliation of operating income (loss) to net cash provided by (used for) operating activities Operating income (loss) (5,522) (2,480) (656) (831) Adjustments: 0 5,223 1,143 6 Provision for loan losses - - - - Provision for loan losses - - - - Amortization of bond issuance costs - - - - Net change in the fair value of investments 13 - - - Net change in the fair value of investments 838 1,954 631 (93) Interest petiveen funds for operating activity 838 1,954 631 (93) Interest paid 860 (17) (103) (4) Interest paid 860 (17) (103) (4) Changes in assets and liabilities: 87 - <th< td=""><td>Not Increase (decrease) in each</td><td>1</td><td>(6 114)</td><td>(19 902)</td><td>47</td></th<>	Not Increase (decrease) in each	1	(6 114)	(19 902)	47
Cash at the end of period 1 4,027 3,403 1,303 Reconciliation of operating income (loss) to net cash provided by (used for) operating activities Operating income (loss) (5,522) (2,480) (656) (831) Adjustments: Depreciation expense - 5,223 1,143 6 Provision for loan losses - - - - Amortization of bond issuance costs - - - - Net change in the fair value of investments 13 - - - Net change in the fair value of investments 838 1,954 631 (93) Interest petiveen funds for operating activity 838 1,954 631 (93) Interest paid - - - 53 - Changes in assets and liabilities: - - - - - Net increase (decrease) in mortgages and loans - - - - - - - - Net increase (decrease) in assets and liab					
(used for) operating activities (5,522) (2,480) (656) (831) Adjustments: - 5,223 1,143 6 Provision for loan losses - - - - Amortization of bond issuance costs - - - - Net change in the fair value of investments 13 - - - Transfers between funds for operating activity 838 1,954 631 (93) Interest received from investments (86) (17) (103) (4) Interest paid - - 53 - Changes in assets and liabilities: - 5 - - Net increase (decrease) in mortgages and loans - - - - - Net increase (decrease) in assets and liabilities 4,730 (8,845) 471 965		1			
(used for) operating activities (5,522) (2,480) (656) (831) Adjustments: - 5,223 1,143 6 Provision for loan losses - - - - Amortization of bond issuance costs - - - - Net change in the fair value of investments 13 - - - Transfers between funds for operating activity 838 1,954 631 (93) Interest received from investments (86) (17) (103) (4) Interest paid - - 53 - Changes in assets and liabilities: - 5 - - Net increase (decrease) in mortgages and loans - - - - - Net increase (decrease) in assets and liabilities 4,730 (8,845) 471 965					
Operating income (loss) (5,522) (2,480) (656) (831) Adjustments: - 5,223 1,143 6 Provision for loan losses - - - - Amortization of bond issuance costs - - - - Net change in the fair value of investments 13 - - - Transfers between funds for operating activity 838 1,954 631 (93) Interest received from investments (86) (17) (103) (4) Interest paid - - 53 - Changes in assets and liabilities: - 53 - Net increase (decrease) in mortgages and loans - - - - Net increase (decrease) in assets and liabilities 4,730 (8,845) 471 965					
Adjustments: Depreciation expense - 5,223 1,143 6 Provision for loan losses - - - - - Amortization of bond issuance costs - - - - - Net change in the fair value of investments 13 - - - - Transfers between funds for operating activity 838 1,954 631 (93) Interest received from investments (86) (17) (103) (4) Interest paid - - - 53 - Changes in assets and liabilities: - - - - - Net increase (decrease) in mortgages and loans - - - - - - Net increase (decrease) in assets and liabilities 4,730 (8,845) 471 965		(5 522)	(2 480)	(656)	(831)
Depreciation expense - 5,223 1,143 6 Provision for loan losses - - - - Amortization of bond issuance costs - - - - Net change in the fair value of investments 13 - - - - Transfers between funds for operating activity 838 1,954 631 (93) Interest received from investments (86) (17) (103) (4) Interest paid - - - 53 - Changes in assets and liabilities: - - - - - Net increase (decrease) in mortgages and loans - - - - - - Net increase (decrease) in assets and liabilities 4,730 (8,845) 471 965		(0,022)	(=, :00)	(000)	(00.)
Amortization of bond issuance costs - - - - Net change in the fair value of investments 13 - - - Transfers between funds for operating activity 838 1,954 631 (93) Interest received from investments (86) (17) (103) (4) Interest paid - - 53 - Changes in assets and liabilities: Net increase (decrease) in mortgages and loans - - - - - Net increase (decrease) in assets and liabilities 4,730 (8,845) 471 965		-	5,223	1,143	6
Net change in the fair value of investments 13 - - - Transfers between funds for operating activity 838 1,954 631 (93) Interest received from investments (86) (17) (103) (4) Interest paid - - - 53 - Changes in assets and liabilities: - - - - - Net increase (decrease) in assets and liabilities 4,730 (8,845) 471 965		-	-	-	-
Transfers between funds for operating activity 838 1,954 631 (93) Interest received from investments (86) (17) (103) (4) Interest paid - - - 53 - Changes in assets and liabilities: -			-	-	-
Interest received from investments (86) (17) (103) (4) Interest paid - - - 53 - Changes in assets and liabilities: -	<u> </u>		1 05/	- 631	(03)
Interest paid 53 - Changes in assets and liabilities: Net increase (decrease) in mortgages and loans Net increase (decrease) in assets and liabilities 4,730 (8,845) 471 965	· · · ·				` '
Changes in assets and liabilities: Net increase (decrease) in mortgages and loans Net increase (decrease) in assets and liabilities 4,730 (8,845) 471 965		-	-		-
Net increase (decrease) in assets and liabilities 4,730 (8,845) 471 965	·				
		-	-		-
Net cash provided by (used for) operating activities	,		,		
	Net cash provided by (used for) operating activities	(27)	(4,165)	1,539	43

Other Programs	Combined Total
-	_
-	-
-	-
(637) (225)	(11,099) (8,298)
18,090	38,028
6,863 (6,941)	35,038 (35,329)
21,982	50,023
(18,619) (21,123)	(51,142) (28,229)
1,051 (661)	8,852 (674)
(220)	(2,830)
-	- (499)
-	(499)
-	(53)
-	-
-	-
(10)	(21,010)
(10)	(21,562)
-	(1,989) 31
-	-
-	-
-	-
	- (4.050)
	(1,958)
-	(6,283)
-	6,225 210
-	152
(230)	(26,198)
231	34,933 8,735
(17,870)	(27,359)
79 -	6,451 -
-	- 13
15,553	18,883
-	(210) 53
-	-
2,018 (220)	(661) (2,830)
(220)	(2,030)



FORM OF OPINIONS OF BOND COUNSEL

Alaska Housing Finance Corporation 4300 Boniface Parkway Anchorage, Alaska 99504

Ladies and Gentlemen:

We have examined the Constitution and laws of the State of Alaska (the "State") and a record of proceedings relating to the issuance of \$______ aggregate principal amount of Home Mortgage Revenue Bonds, 2009 Series_ (the "2009 Series_ Bonds") of the Alaska Housing Finance Corporation (the "Corporation"), a public corporation and government instrumentality of the State created by and existing under Alaska Statutes 18.55 and 18.56, as amended (the "Act"). In addition we have examined a transcript of proceedings prepared in connection with the issuance by the Corporation of its Home Mortgage Revenue Bonds, 2008 Series _.

In such examinations, we have assumed the genuineness of all signatures, the authenticity of all documents submitted to us as originals and the conformity with originals of all documents submitted to us as copies thereof.

The 2009 Series _ Bonds are authorized and issued pursuant to the Act and a resolution of the Corporation adopted ______, 200_, and are issued pursuant to the Indenture by and between the Corporation and U.S. Bank National Association (previously known as U.S. Bank, N.A.), as trustee (the "Trustee"), dated as of May 1, 2002 (the "General Indenture"), and the 2009 Series _ Supplemental Indenture, by and between the Corporation and the Trustee, dated as of May 1, 2009, executed pursuant to the General Indenture (together, the "Indenture").

The 2009 Series _ Bonds mature and are subject to redemption as provided in the Indenture.

Capitalized terms used herein and not defined herein are used as defined in the Indenture.

Applicable Federal tax law establishes certain requirements that must be met subsequent to the issuance of the 2009 Series _ Bonds in order for interest on the 2009 Series _ Bonds not to be included in gross income for Federal income tax purposes, under Section 103 of the Internal Revenue Code of 1986, as amended and, as applicable, the Internal Revenue Code of 1954, as amended (collectively, the "Code"). The Corporation has covenanted that it will comply with such requirements and that it will do all things necessary to ensure that interest on the 2009 Series _ Bonds will be, and remain, not included in gross income for Federal income tax purposes. We have examined the program documentation adopted by the Corporation, which, in our opinion, establishes procedures and covenants under which, if followed, such requirements can be met. In rendering this opinion, we have assumed compliance with, and enforcement of, the provisions of such program procedures and covenants.

As to any facts material to our opinion, we have relied upon various statements and representations of officers and other representatives of the Corporation including without limitation those contained in the Indenture, the Corporation's Certificate as to matters affecting the tax-exempt status of the 2009 Series Bonds, the Corporation's Regulations and Program Materials and the certified proceedings and other certifications of public officials and certifications by officers of the Corporation furnished to us (which are material to the opinion expressed below) without undertaking to verify the same by independent investigation.

Subject to the foregoing, we are of the opinion that:

- 1. Under the Constitution and laws of the State of Alaska (the "State"), the Corporation has been duly created, organized, and validly exists as a public corporation and government instrumentality in good standing under the laws of the State, performing an essential public function with full corporate power and authority under the Act, among other things, to enter into, and to perform its obligations under the terms and conditions of, the Indenture.
- 2. The Indenture has been duly authorized, executed and delivered, is in full force and effect, and is valid and binding upon the Corporation and enforceable in accordance with its terms (subject, as to enforcement of remedies, to applicable bankruptcy, reorganization, insolvency, moratorium, or other laws affecting creditors' rights generally from time to time in effect).
- 3. The 2009 Series _ Bonds have been duly and validly authorized, sold and issued by the Corporation in accordance with the Indenture and Constitution and laws of the State, including the Act and, pursuant to the Act, are issued by a public corporation and government instrumentality of the State for an essential public and governmental purpose.
- 4. Subject to agreements heretofore or hereafter made with the holders of any notes or other bonds of the Corporation pledging any particular revenues or assets not pledged under the Indenture and the exclusion by the Act of a pledge of funds in the Housing Development Fund (as described in the Act), the 2009 Series _ Bonds are valid and legally binding general obligations of the Corporation for the payment of which, in accordance with their terms, the full faith and credit of the Corporation have been legally and validly pledged, are enforceable in accordance with their terms and the terms of the Indenture and are entitled to the equal benefit, protection, and security of the provisions, covenants, and agreements of the Indenture.
- 5. The 2009 Series _ Bonds are secured by a pledge in the manner and to the extent set forth in the Indenture. The Indenture creates a valid pledge of a lien on all funds established by the Indenture and moneys and securities therein which the Indenture purports to create, to the extent and on the terms provided therein.
- 6. Under existing laws, regulations, rulings and judicial decisions, interest on the 2009 Series _ Bonds is excluded from gross income for Federal income tax purposes.
- 7. Interest on the 2009 Series _ Bonds is not treated as a preference item for purposes of calculating the alternative minimum tax imposed under the Code with respect to individuals and corporations; *however*, such interest is included in calculating the "adjusted current earnings" of certain corporations for purposes of calculating the alternative minimum tax

imposed on such corporations. We express no opinion regarding any other consequences affecting the Federal income tax liability of a recipient of interest on the 2009 Series Bonds.

- 8. Under existing laws, interest on the 2009 Series _ Bonds is free from taxation of every kind by the State, and by municipalities and all other political subdivisions of the State (except that no opinion is expressed as to such exemption from State inheritance and estate taxes and taxes of transfers by or in anticipation of death).
- 9. Certain requirements and procedures contained or referred to in the Indenture and other relevant documents may be changed and certain actions may be taken, upon the advice or with the opinion of counsel. Except to the extent of our concurrence therewith, we express no opinion as to any 2009 Series _ Bond, or the interest thereon, if any change occurs or action is taken upon the advice or approval of other counsel.

Sincerely,	
BIRCH, HORTON,	BITTNER AND CHEROT
By:	



FORM OF OPINIONS OF SPECIAL TAX COUNSEL

Alaska Housing Finance Corporation 4300 Boniface Parkway Anchorage, AK 99504

\$____Alaska Housing Finance Corporation
Home Mortgage Revenue Bonds
2009 Series _

Ladies and Gentlemen:

We have acted as Special Tax Counsel in connection with the issuance and sale of aggregate principal amount of Alaska Housing Finance Corporation Home Mortgage Revenue Bonds, 2008 Series (the "2008 Series Bonds"), and \$ aggregate principal amount of Alaska Housing Finance Corporation Home Mortgage Revenue Bonds, 2009 Series (the "2009 Series Bonds," and together with the 2008 Series Bonds, the "Bonds"). The 2008 Series Bonds were issued pursuant to the Indenture by and between the Alaska Housing Finance Corporation (the "Corporation") and U.S. Bank National Association, as trustee (the "Trustee"), dated as of May 1, 2002 (the "Indenture"), and the 2008 Series Supplemental Indenture (the "2008 Series Supplemental Indenture"), by and between the Corporation and the Trustee, dated as of ______1, 2008, authorizing the issuance of the 2008 Series Bonds. The 2009 Series Bonds will be issued pursuant to the Indenture and the 2009 Series Supplemental Indenture (the "2009 Series Supplemental Indenture"; together with the 2008 Series Supplemental Indenture, the "Supplemental Indentures"), by and between the Corporation and the Trustee, dated as of May 1, 2009, authorizing the issuance of the 2009 Series Bonds. Capitalized terms not otherwise defined herein are used as defined in the Indenture and the Supplemental Indentures.

In connection with the issuance of the Bonds, we have examined the Indenture, the 2008 Series _ Supplemental Indenture, the 2009 Series _ Supplemental Indenture, the Tax Regulatory Agreement and No Arbitrage Certificates (the "Arbitrage Certificates") of the Corporation and such other opinions, documents, certificates and letters as we deem relevant and necessary in rendering this opinion.

From such examination, we are of the opinion that, assuming compliance by the Corporation with certain restrictions, conditions and requirements contained in the Indenture, the Supplemental Indentures and the Arbitrage Certificates designed to meet the requirements of the Internal Revenue Code of 1986, as amended, and, as applicable, the Internal Revenue Code of 1954, as amended (collectively, the "Code"), under existing laws, regulations, rulings and judicial decisions, interest on the 2009 Series _ Bonds is excluded from gross income for federal income tax purposes and is not a specific preference item for purposes of the alternative minimum tax provisions imposed on individuals and corporations by the Code.

Interest on the 2009 Series _ Bonds, however, is included in the adjusted current earnings (*i.e.*, alternative minimum taxable income as adjusted for certain items, including those items that would be included in the calculation of a corporation's earnings and profits under Subchapter C of the Code) of certain corporations, and such corporations are required to include in the calculation of alternative minimum taxable income 75% of the excess of such corporation's adjusted current earnings over its alternative minimum taxable income (determined without regard to such adjustment and prior to reduction for certain net operating losses).

We express no opinion regarding any other consequences affecting the Federal income tax liability of a recipient of interest on the 2009 Series _ Bonds.

The opinions expressed herein are rendered in reliance upon the opinion of Birch, Horton, Bittner and Cherot, Bond Counsel, as to the validity of the Bonds under the Constitution and laws of the State of Alaska.

Very truly yours, /s/ Kutak Rock LLP

CERTAIN DEFINITIONS WITH RESPECT TO THE OFFERED BONDS

"Alternate Liquidity Facility" means any Liquidity Facility subsequent to the Initial Liquidity Facility that the Corporation may provide pursuant to the 2009 Series A and B Supplemental Indenture. This Official Statement is intended only to describe Offered Bonds that are covered by the Initial Liquidity Facility.

"Bondholder" or "Holder" means, for purposes of this Official Statement, any Holder (as defined under the Indenture) of Offered Bonds, except that (i) where the context so requires, such terms shall mean Holders of Bonds under the Indenture and (ii) except under "Tax Matters" herein, so long as the Offered Bonds are immobilized in the custody of DTC, such terms shall mean, for purposes of giving notice to such Bondholders or Holders, DTC or its nominee. (See "DTC and Book-Entry" herein.)

"Conversion Date" means the Business Day on which any of the Offered Bonds are Converted to Fixed Interest Rates or an Indexed Rate.

"Convert", "Converted" or "Conversion", as appropriate, means the conversion of the interest rate on the Offered Bonds to Fixed Interest Rates or an Indexed Rate as herein described.

"Effective Rate" means the rate of interest, which rate shall be less than or equal to the Maximum Rate, payable on the Offered Bonds prior to Conversion, determined for each Effective Rate Period as herein described.

"Effective Rate Date" means the date on which the Offered Bonds begin to bear interest at the Effective Rate.

"Effective Rate Period" means the period during which interest accrues under a particular Mode from one Effective Rate Date to and including the day preceding the next Effective Rate Date.

"Fixed Interest Rates" means long-term interest rates fixed to maturity of an Offered Bond, established in accordance with the 2009 Series A and B Supplemental Indenture. This Official Statement is not intended to describe the Offered Bonds following a Conversion to Fixed Interest Rates.

"Indexed Rate" means an index-based variable rate determined in accordance with the 2009 Series A and B Supplemental Indenture. This Official Statement is not intended to describe the Offered Bonds following a Conversion to an Indexed Rate.

"Liquidity Expiration Event" means either (i) the Corporation has determined to terminate the Initial Liquidity Facility in whole or in part in accordance with its terms or (ii) the Trustee has not received written notice from the Corporation on or prior to 30 days prior to the scheduled expiration of the Initial Liquidity Facility that it will be extended, renewed, or replaced.

"Maximum Rate" means, with respect to Offered Bonds bearing interest at a Weekly Rate Bonds, 12% per annum.

"Mode" means the manner in which the interest rate is determined on each Rate Determination Date, consisting of a Daily Rate, Weekly Rate, Monthly Rate, Quarterly Rate, and Semiannual Rate. This Official Statement is not intended to describe Offered Bonds bearing interest at other than a Weekly Rate.

"Mode Change" means a change in Mode Period.

"Mode Period" means each period beginning on the first Effective Rate Date for the Offered Bonds, or the first Effective Rate Date following a change from one Mode to another, and ending on the date immediately preceding the first Effective Rate Date following the next such change in Mode.

"Notice Parties" means the Corporation, the Remarketing Agent, the Bank, the Tender Agent, and the Trustee.

"Rate Determination Date" means the date on which the Effective Rate for the Effective Rate Period following each such Rate Determination Date is determined, which is the first Business Day preceding the related Effective Rate Date.

"Remarketing Agent" means (i) with respect to the 2009 Series A Bonds, Citi and its successors and assigns; and (ii) with respect to the 2009 Series B Bonds, Goldman Sachs and its successors and assigns; in each case unless another remarketing agent shall be duly appointed in accordance with the Indenture.

"SIFMA Index" means (a) the SIFMA Rate or (b) if the SIFMA Rate is no longer available or no longer published, the S&P Index - High Grade (formerly known as the Kenny Index), or if neither the SIFMA Rate nor the S&P Index - High Grade is published, the index determined to equal the prevailing rate determined by the Remarketing Agent for tax-exempt state and local government bonds meeting criteria determined in good faith by the Remarketing Agent to be comparable under the circumstances to the criteria used by the Securities Industry and Financial Markets Association to determine the SIFMA Rate just prior to when the Securities Industry and Financial Markets Association stopped publishing the SIFMA Rate. The Paying Agent shall make the determination required by this definition, upon notification from the Corporation, if there is no Remarketing Agent, if the Remarketing Agent fails to make any such determination or if the Remarketing Agent has suspended its remarketing efforts in accordance with the Remarketing Agreement.

"SIFMA Rate" means the Securities Industry and Financial Markets Association Municipal Swap Index of Municipal Market Data, formerly the Bond Market Association/PSA Municipal Swap Index (as such term is defined in the 1992 ISDA U.S. Municipal Counterparty Definitions) most recently available as of the date of determination.

"Tender Agent" means U.S. Bank National Association, organized and existing under the laws of the United States of America, and its successors and assigns.

"Variable Rate Bonds" means Offered Bonds bearing interest at a Daily Rate, Weekly Rate, Monthly Rate, Quarterly Rate, or Semiannual Rate. This Official Statement is not intended to describe Offered Bonds bearing interest at other than a Weekly Rate.







