STATE OF CALIFORNIA
CALIFORNIA HOUSING FINANCE AGENCY

BOARD OF DIRECTORS
PUBLIC MEETING

Holiday Inn Capitol Plaza
300 J Street
Sacramento, California

Thursday, May 19, 2011
10:00 a.m.

Minutes approved by the Board of Directors at its meeting held:

July 21, 2011

Attest: [Signature]

Reported by: DANIEL P. FELDHAUS, CSR #6949, RDR, CRR

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CalHFA Board of Directors Meeting – May 19, 2011

APPEARANCES

Board of Directors Present

PETER N. CAREY  
(Acting Board Chair)  
President/CEO  
Self-Help Enterprises

KEN ALEX  
Director  
Office of Planning & Research  
State of California

CLAUDIA CAPPIO  
Executive Director  
California Housing Finance Agency  
State of California

KATIE CARROLL  
for Bill Lockyer  
State Treasurer  
State of California

CATHY CRESSWELL  
Acting Director  
Department of Housing and Community Development  
State of California

MICHAEL A. GUNNING  
Vice President  
Personal Insurance Federation of California

JONATHAN C. HUNTER  
Managing Director, Region 2  
Corporation for Supportive Housing

HEATHER PETERS  
for Traci Stevens, Acting Undersecretary  
Business, Transportation, and Housing Agency  
State of California

PEDRO REYES  
for Ana J. Matosantos, Director  
Department of Finance  
State of California
APPEARANCES

Board of Directors Present

RUBEN A. SMITH
Partner
Adorno Yoss Alvarado & Smith
A Professional Corporation

Participating CalHFA Staff

MARGARET ALVAREZ
Director of Asset Management

GARY M. BRAUNSTEIN
Special Advisor to Executive Director
And
Acting Director of Homeownership

ROBERT L. DEANER II
Director of Multifamily Programs

BRUCE D. GILBERTSON
Director of Financing

THOMAS C. HUGHES
General Counsel

HOWARD IWATA
Director of Administration

JOJO OJIMA
Office of the General Counsel

DIANE RICHARDSON
Director of Legislation

L. STEVEN SPEARS
Chief Deputy Director

Public Testimony

JEANNE LeDUC
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BE IT REMEMBERED that on Thursday, May 19, 2011, commencing at the hour of 10:05 a.m., at the Holiday Inn Capitol Plaza, 300 J Street, Sacramento, California, before me, DANIEL P. FELDHAUS, CSR #6949, RDR and CRR, the following proceedings were held:

--oOo--

(The following proceedings commenced with Mr. Alex absent from the meeting room.)

--oOo--

Item 1. Roll Call

CHAIR CAREY: Welcome, everyone, to the May meeting of the California Housing Finance Agency Board of Directors.

Our first order of business is roll call.

MS. OJIMA: Thank you.

Ms. Creswell?

MS. CRESWELL: Here.

MS. OJIMA: Mr. Gunning?

MR. GUNNING: Here.

MS. OJIMA: Mr. Hunter?

MR. HUNTER: Here.

MS. OJIMA: Ms. Carroll for Mr. Lockyer?

MS. CARROLL: Here.

MS. OJIMA: Mr. Shine?

(No response)
MS. OJIMA: Mr. Smith?

MR. SMITH: Present.

MS. OJIMA: Ms. Peters for Ms. Stevens?

MS. STEVENS: Here.

MS. OJIMA: Mr. Alex?

(No response)

MS. OJIMA: Mr. Reyes for Ms. Matosantos?

MR. REYES: Present.

MS. OJIMA: Ms. Cappio?

MS. CAPPIO: Present.

MS. OJIMA: Mr. Carey?

CHAIR CAREY: Here.

MS. OJIMA: We have a quorum.

CHAIR CAREY: Thank you.

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Item 2. Approval of the Minutes of the March 16, 2011, Board of Directors Meeting

CHAIR CAREY: The next item of business is approval of the minutes of the March 16th Board of Directors meeting.

MS. CRESWELL: So moved.

MS. PETERS: Seconded.

CHAIR CAREY: We have a motion and a second. Roll call, please.

MS. OJIMA: Thank you.
Ms. Creswell?

MS. CRESWELL: Approve.

MS. OJIMA: Mr. Gunning?

MR. GUNNING: Yes.

MS. OJIMA: Mr. Hunter?

MR. HUNTER: Aye.

MS. OJIMA: Ms. Carroll?

MS. CARROLL: Yes.

MS. OJIMA: Mr. Smith?

MR. SMITH: Yes.

MS. OJIMA: Ms. Peters?

MS. PETERS: Yes.

MS. OJIMA: Mr. Carey?

CHAIR CAREY: Yes.

MS. OJIMA: The minutes have been approved.

(Mr. Alex entered the meeting room.)

CHAIR CAREY: And, for the record, Mr. Alex is here.

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Item 3. Chairman/Executive Director Comments

CHAIR CAREY: Welcome.

Another moment of change for the Agency and the Board.

I think everyone knows that Mr. Hudson has resigned from the Board due to time conflicts. But I
want to welcome Mr. Reyes here today for his first meeting.

And I especially want to welcome our new executive director, Claudia Cappio.

Claudia comes to us with a wide range of experience in housing, city planning, economic development, primarily in the Bay Area. She served as development director for the City of Oakland, and numerous significant projects there.

A reputation for creativity and enthusiasm, which we're happy to have here.

And with that, I'd like to turn it over to Ms. Cappio.

MS. CAPPIO: Thank you.

I'm pleased to be here and to be part of the Agency. And I've been very impressed so far about the team that is composed of CalHFA. And I look forward to working with the Board and with staff in the coming years to continue to right our ship and to do what we do best, which is lending for affordable housing in California.

And, you know, I have some initial thoughts about what it is we need to do. And other than the financial stability, which we are -- and liquidity -- I've learned a lot about liquidity in the last couple of weeks. But I think we need to look at the linkages
between climate change and affordable housing, land use and transportation. I think there’s a big part that we will play in that in the coming years.

I think we need to look at efficiencies, not only in working to better together a CalHFA, but the other housing entities in the state. And also, to get the most affordable housing produced in the most efficient way, and hopefully for the least subsidy per unit, while still meeting our income and other goals.

And then there is the age-old question in California for at least the last 30 years about a sustainable funding stream for affordable housing. And although this may not be an ideal time, when you look at other things around us -- other financial storms around us -- I think with redevelopment being threatened, that it’s time to bring that up again and see what we can do about it.

So those are my quick thoughts. And I look forward to working with you all.

CHAIR CAREY: Well, I think we all look forward to it also.

--o0o--

Item 4. Closed session under Government Code Section 11126(e)(1)

CHAIR CAREY: With that, we will be adjourning
to a closed session under Government Code 11126(e)(1) to
confer with and receive advice from counsel.

(Gavel sounded.)

(The Board of Directors met in closed executive
session from 10:09 a.m. to 10:24 a.m.)

CHAIR CAREY: We are back in session.

It's JoJo's arrival that triggers that.

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Item 5. Discussion, recommendation, and possible action
regarding the audit recommendations of the
Bureau of State Audits

CHAIR CAREY: The next item of business is

Item 5, discussion and recommendation and possible action
regarding the recommendations from the Bureau of State
Audits' report, following up on a couple of the items
from that.

Mr. Spears, are you handling that?

MR. SPEARS: The Bureau of State Audits' report
had three recommendations.

One was for the Legislature, if you'll recall,
to review the statute that outlines the makeup of the
Board.

We presented some information at the last Board
meeting about other states and their boards. And there
were a number of questions. But in the end, the Board
asked the staff to prepare a memo about the ins and outs of the statute, approaches that could be taken. But in the end, this is an issue for the Legislature.

So Tom prepared the memo that you have. Unfortunately, it did not go in the Board packet because of my oversight. But Tom sent this out afterwards.

If you don’t have a copy of that with you, I think JoJo brought extra copies. You probably have that in front of you.

So I would just open it up for discussion.

CHAIR CAREY: Sort of as a preamble, I guess I’d say that I’ve read the statute a few times, and a hundred possibilities. And while the statute is somewhat overly unnecessarily complicated, it also strikes me that maybe this is a matter best left to the Legislature, where the Bureau of State Audits directed it, and that we’d be prepared to work with any suggestions or provide input. But I’m not sure, from my point of view, that this is the moment to be making recommendations on an issue that seems less important than some of the others we’re dealing with.

I don’t know what other members feel.

MR. GUNNING: Mr. Chairman, yes, I know at the time it seemed like the gun was to our head. And,
obviously, it’s funny what three months can do: A new
director, the Legislature’s moved on. I think I would
concur with your assessment.

CHAIR CAREY: Other thoughts?

MS. PETERS: I agree that it’s best left to the
Legislature.

I would ask that the legislative deputy for
the Agency, when or if she hears of the inklings of a
discussion of it, bring it to the Board so that we can
have a more thorough discussion of whatever we want to
weigh in, one way or the other, at that time.

CHAIR CAREY: That makes sense.

MR. GUNNING: Yes, and I think we need to be
vigilant. But right now, I think there’s other fish to
fry. Pun intended over there.

CHAIR CAREY: Okay.

MS. PETERS: Speak of the devil.

MS. RICHARDSON: Sorry, I only caught the end
of Ms. Peters’ comments when I was coming back in.

I can tell you that there is interest in having
some sort of legislation to address the BSA report.

Chairwoman Norma Torres from the Assembly
Housing Committee has expressed an interest. And there
is a bill, AB 1422. It’s a Gatto bill that was a
completely unrelated vehicle that Mr. Gatto just sort of
had out there for another use.

It originally would have said that it dealt with the whole salary survey issue. And it basically just clarified that the Board was in charge of hiring somebody to do the salary survey instead of the Agency. And that bill was heard in the Assembly Housing Committee last week, and it was amended to try to address the conflict-of-interest provisions.

This Board, we’ve had this issue come up before; where we’ve got a professional -- you know, our statutes require that the Board be made up of people from certain industries. And there is a conflict between our governing statutes, which say that if you have a conflict, you recuse yourself and the Government Code conflict-of-interest statutes which basically say the Board can’t act if there’s a conflict of interest. And there have been conflicting Attorney General opinions on this subject of how it affects this board.

We did sponsor legislation on this issue a couple of years ago. That provision, one member of the Senate at the time had a problem with that particular language, so it was removed from the bill.

So 1422 was recently amended in an attempt to address that issue; but it’s still not the language that our counsel believes we need to fully address that issue.
That will be going through the regular approval channels. And I don't anticipate we'll have a problem getting it approved, and so it will probably go in that bill. But I haven't heard any discussion from the Legislature about changing the -- you know, whether we needed actual legislation to change the composition of the Board or add additional members.

I think what I have heard from legislative staff, mostly, is that they seem to think that there is enough flexibility there that we have the ability to have the financial expertise on the Board. It's just been difficult for us to attract those kinds of members because of potential conflict issues.

CHAIR CAREY: So just back to Ms. Peters' comment, you will let the Board know if anything moves along --

MS. RICHARDSON: Yes, yes.

CHAIR CAREY: -- of significance in that respect?

MS. RICHARDSON: Yes.

CHAIR CAREY: Great.

MR. GUNNING: So what do you think Assemblywoman Torres wants to do?

MS. RICHARDSON: She just, you know, read the BSA audit, thought it was a fair audit. Nothing
surprising. Nothing shocking. But there were some recommendations, and so she wants to be seen as being proactive as far as, are there any recommendations.

She’s been very engaged with us in discussing what we might think we need to implement any of those recommendations.

MR. GUNNING: If we could follow-up. You know, she’s on the insurance committee, and I’ve got a pretty good relationship with her, so...

MS. RICHARDSON: Yes, okay.

CHAIR CAREY: Great. With that, the second issue?

MR. SPEARS: The other two recommendations were to the Board of directors.

One was that the Board adopt an overall policy that would address a couple of things.

New financial strategies that the staff might want to engage in for the Agency and also new loan products that the staff might want to develop.

And the two recommendations really could probably have been consolidated to one. The recommendation was to have an overall policy; and the recommendation also is every year, in January, when the financing resolutions are discussed and adopted, that there be a statement in there that: “Okay, we’re
adopting this financing resolution; but if you want to do anything that’s different, you’ve got to come back to the Board.”

The same thing with the business plan and loan products, that the business plan would contain language that would say that the staff is required to come back to the Board.

So we’ve taken care of that -- part of that -- in that the financing resolution has that language in it that was adopted back in January. That’s taken care of. You will see in the business plan today statements to that effect.

And finally, in the business plan, you’ll also see a restriction on the use of variable-rate debt. So when you adopt the resolution today for the business plan, you will accomplish almost all of what the Bureau of State Audits recommended.

The only thing left is the overall policy, and that’s what this agenda item is about and that’s what this resolution attempts to accomplish.

CHAIR CAREY: And this is the language that was discussed at the last Board meeting in March?

MR. SPEARS: Item 1 in the “Be it resolved” portion is the language that was read by the Chair at the last Board meeting in March.
Item 2 gets to the second part, that "The business plan every year shall address these two items: Variable-rate debt and the loan products."

CHAIR CAREY: Which I think reflects the sense of the subsequent discussion that we had at that meeting.

Any questions or concerns?

MS. CRESWELL: Can you just remind me when the next follow-up to the BSA, they were going to come back at six months or something?

MR. SPEARS: Sixty days.

MS. CRESWELL: Sixty days?

MR. SPEARS: So we’ve responded twice already.

MS. CRESWELL: Okay.

MR. SPEARS: We’ve responded to the audit itself; then 60 days later, we wrote a response letter.

MS. CRESWELL: Just sort of updating them on what you had already accomplished?

MR. SPEARS: Right.

And I can’t remember if the next follow-up is six months or a year.

Six months.

And if the Board adopts this resolution and the resolution with the business plan, the Board of Directors, at least at this point, will fully comply with all the recommendations.
MS. CRESWELL: Okay. Thank you.

CHAIR CAREY: Yes?

MS. CARROLL: Can I just ask for a quick clarification?

Steve, I think what you’re saying here -- and it just was a little confusing, so I wanted to make sure; so we’re saying that, 1, under “Now, be it resolved,” is addressing directly what BSA asked us to do, which is to have a policy; and then we’re saying that 2 is the manner in which we’re going to implement that requirement, is through the business plan each year?

Because it kind of -- you know, 2 talks about limitations on variable-rate and loan products, which are a little more specific than 1.

MR. SPEARS: Right. And that’s the way the recommendation is written.

Unfortunately, in the executive summary portion of the BSA report, they have the short version of the recommendation.

If you go to chapter 2 --

MS. CARROLL: Right.

MR. SPEARS: -- where the full text of the recommendation is, it has both item 1 and item 2.

And we’re just trying to --

MS. CARROLL: You’re just echoing --
MR. SPEARS: -- word it the way they worded it.

MS. CARROLL: Okay, thank you.

I mean, I do think it’s important, though, regardless of how they worded it, that we’re clear as the Board that that’s our intent, is that this is how we implement their policy recommendation, is through the business plan.

And is that --

MR. SPEARS: When I teach college classes, I usually try to repeat myself two or three times.

So I think there’s some repetition in here, but I think it’s...

CHAIR CAREY: It seems to me, it’s also two pieces of the issue. On the one hand, is new funding strategies will be discussed with the Board.

The other was more specifically the issue around variable debt. And following our discussion, wanting a little more clarity on where and how the decision would be codified by the amount of variable debt for the Agency.

MR. HUNTER: I just want to say, I went back, actually, and carefully reviewed the minutes around that conversation, because I was trying to remember everything we had talked through; and I thought the resolution captured exactly what we were trying to get at.
MR. SPEARS: Tom and I spent a lot of time doing exactly that. I went back -- Peter and I had a conversation just to make sure. We especially reviewed Katie’s comments, because we wanted to get it right. And then when you read the full recommendation in the body of the report itself, it’s more specific than the summary up-front.

CHAIR CAREY: Any other comments or questions?

(No response)

CHAIR CAREY: Would someone care to make a motion to approve --

MR. HUNTER: I will move adoption of Resolution 11-06.

MR. HUGHES: Mr. Chair, I think we need to ask for public comments first.

CHAIR CAREY: Okay, now, I get mixed signals. Before or after the motion?

MR. HUGHES: I think before we vote.

CHAIR CAREY: Yes.

MR. SMITH: Second the motion.

CHAIR CAREY: We have a motion and a second. Thank you.

With that, this is an opportunity for the public to comment on this particular item. If there’s anyone in the audience who would
like to address the Board, please indicate so.

(No response)

CHAIR CAREY: Seeing none, roll call.

MS. OJIMA: Thank you.

Ms. Creswell?

MS. CRESWELL: Yes.

MS. OJIMA: Mr. Gunning?

MR. GUNNING: Yes.

MS. OJIMA: Mr. Hunter?

MR. HUNTER: Yes.

MS. OJIMA: Ms. Carroll?

MS. CARROLL: Yes.

MS. OJIMA: Mr. Smith?

MR. SMITH: Yes.

MS. OJIMA: Ms. Peters?

MS. PETERS: Yes.

MS. OJIMA: Mr. Carey?

CHAIR CAREY: Yes.

MS. OJIMA: Resolution 11-06 has been approved.

CHAIR CAREY: Congratulations, Board, for getting this behind us.

MR. SPEARS: Not quite. You still have another resolution.

MS. PETERS: The business plan.

MR. SPEARS: You're almost there.
Item 6. Report of the Chairman of the Audit Committee

CHAIR CAREY: The next item of business is a report by the chair of the Audit Committee which met this morning.

MR. SMITH: Yes, Mr. Chairman.

The Audit Committee met this morning and reviewed the audit. It was good news/bad news.

The good news is that the process by which we handle our budget is -- our numbers, there were no comments or no misstatements. Everything was great.

The bad news is that -- and I'll read the conclusion because I think it's important to read the wording that they provided.

"The Fund has experienced reoccurring losses, and Management of the Fund has concluded that there is a substantial doubt as to the Fund's ability to continue as a going concern."

We all know -- and we've been talking about this for quite a while -- that the fund that provides 25 percent of the insurance that we give when we have losses as a result of foreclosure is running out of money, and we expect it to run out of money by the third quarter of this year.

So it's not new information, but it's now in the audit. So it's important to have the Board members
understand that.

CHAIR CAREY: Any questions or comments from other Audit Committee members?

MR. SPEARS: For your reading pleasure, in the Board binders is a full set of the audit financials, with the footnotes. And one of them has this information that Mr. Smith just outlined.

CHAIR CAREY: Okay, thank you, Mr. Smith.

Item 7. Discussion, recommendation, and possible action regarding the adoption of a resolution approving the Two-Year Business Plan for Fiscal Years 2011/2012 and 2012/2013

CHAIR CAREY: Well, now, having looked back, we get a chance to look forward, which I think we all enjoy more.

Item 7 is discussion of the proposed two-year business plan.

MR. SPEARS: Mr. Chairman and Members, we bring to you a proposal for the next two years' business plan.

The intent was to provide you in your binders with an easy-to-read PowerPoint plan. We tried to summarize a lot of those slides in what you'll see on the screen. So the handout slides will sort of follow along with the more detailed slides.
I've added a few pictures along the way to make it more interesting.

And I decided that, with Bruce, that we would -- with the action by Standard & Poor's last week on our ratings, with the upcoming action on Moody's, that we would spend a little time in the assumptions part to discuss something that wasn't in your slides, and that is how we're doing with the rating agencies, how we're doing with the single-family portfolio, and how we're doing on liquidity. Those are the lynchpins.

We'll spend some time on that first, then we'll get to the divisions -- you know, the lending activity, and walk you through that.

The theme for today is, though, that I think we're cautiously optimistic. We see a couple of indications of turnarounds, but we're going to be cautious about that.

Our funding sources, though, are beginning to come to an end. We've done some lending, and it's been great. It's been great for the Agency. It's been great for the morale of the employees, frankly.

The reason we were able to do that, we have Mental Health Services Act funds that are not bond-funded, $400 million. That's worked very, very well.

We helped the Tax Credit Allocation Committee
get some ARRA funds out the door, and helped with that. And because of the New Issue Bond Program with the U.S. Treasury, we’re able to do both Homeownership lending and Multifamily lending.

The NIBP expires at the end of 2011. According to Mr. Deaner -- which you’ll hear in a few minutes -- MHSA funds probably are fully committed and closed and out the door by early 2013. So the question is, what do things look like after that?

I think in our conversations with the municipal finance world, our world of housing tax-exempt bonds is probably not going to change much in the next two to three to four years.

So what you’re going to see are proposals for new ideas, some of which you saw at the March Board meeting, some are new. Some we’re sort of pulling together. You’ve seen them before. We’re going to pull them together in a side-by-side with multifamily.

But what we’re trying to do is look at different ways to do business and accomplish the mission of this agency going forward. And I think that’s what you’ll see.

But first, we’ll spend a few minutes -- I’m going to let Bruce sort of dominate the conversation on this part, and I’ll run the slide show.
MR. GILBERTSON: Okay, I don't know, Steve, do you want to talk a little bit -- I'll just summarize the rating action over the last week or ten days.

I know that the Board members all received the reports. But S & P has completed their review this go-around of our two primary credits -- the Agency's general-obligation or issuer credit rating, as well as the Agency's large single-family whole-loan parity indenture that has some $5 billion of debt outstanding. We call that the Home Mortgage Revenue Bond indenture.

The G.O. rating of the Agency was dropped one notch from A, to A-minus. It was removed from CreditWatch for negative outlook. And it was put simply on negative outlook, which is a positive step, all things considered.

Clearly, that's a rating that we can continue to function, and the financial operations of the agencies will not be impacted significantly.

Then late last week, the Home Mortgage Revenue Bond indenture that has exposure to the insurance fund that you've already talked about was downgraded three notches, from A to Bbb and put as a stable outlook. You know, hopefully we found a resting spot. That would be ideal.

But, again, even at that lower-level rating,
the bonds will trade effectively, the program should work okay. And we're thinking that's a positive development.

The Moody's action is, you know, in the queue. We believe they'll probably go to committee next week. Clearly, before the end of next week we think we'll have some rating assessments and updates that we will share at that time.

Again, for what it's worth, my opinion is, I think we're going to be in the same general range as where S & P ended up.

Certainly, as you've heard from us before, there are some rating triggers. And if we fall below certain levels, it does cause kind of a domino effect; but I don't believe that's going to be the case.

The other good news is earlier today, we did close $180 million bond financing for a single-family program. $72 million of these bonds were sold in the marketplace. $108 million were program bonds out of the NIBP program. This will finance about 800 to 1,000 homeowners that have reserved a loan through our program.

All of these are in the form of an FHA loan pooled into a Ginnie Mae security. And as many as $80 million of those proceeds will be put to use by June 1st. So another $100 million will go out over the next couple months.
With that, as we develop the business plan this year -- and this is similar to the approach we took last year -- we thought we had to kind of revisit --

MR. SPEARS: One housekeeping item.

So, the slides you’re going to see on the screen closely follow what you read through in your binders, but we did put the summary slides in. So I encourage you to use the handout that you have in front of you rather than trying to follow along, because we did add some pictures here and there.

MR. GILBERTSON: So as we developed -- again, Steve selected a handful of slides. But as we kind of start talking about what kind of business we can do over the next year or two years or five years, for that matter, we kind of have to take an assessment of the marketplace, the economy in California, and what are the significant indicators that might impact loan production, our ability to offer loan products at attractive rates. There are many things that need to be discussed.

This is a simple slide that gives you some sense of what we believe the interest-rate markets might look like over the next two years; and then some simple indicators as it relates to housing and the California economy.

So, just to make sure we’re all on the same
These are fiscal year quarters. So Quarter 1, under 2011-12 is the quarter that begins on July 1 of 2011 and runs through the end of September 2011.

Likewise, Quarter 3 in the 2012-2013 fiscal year is the first calendar quarter in 2013, from January 1, 2013, through March 31st, 2013.

So we simply looked at ten-year Treasury as a big indicator of where mortgage rates are going to go. It’s much lower than 3.73 today, I’ll tell you. It’s about 3.15 or 3.20. I don’t know exactly where it is this morning. But this is a forecast from the Anderson School at UCLA of where they think rates are going to go.

Pretty flat, to me. It generally rises over the course of two years. Not a surprise. I think we know that rates will probably tick up. I don’t think it’s at that level.

At the short end of the curve, rates are probably going to rise more rapidly as evidenced by the federal funds rate. Pretty consistently low. It’s been hovering around 25 basis points for the better part of two, two and a half years.

It does look like it’s going to pick up as you get into next year; and, of course, as you approach the election in 2012, people are thinking that may be the time when rates really try to make a significant move.
The Domestic Municipal Bonds Index is, again, the Anderson forecast index for municipal bonds. It probably parallels a long-term MMD, which is a Aaa general-obligation bond index for municipalities. Not really relevant to housing bonds, but it’s something from which we can expect to pay a spread above that index for housing bonds.

And then internally, we’ve developed our own housing bond cost or index; and you can see how we’ve projected those rates to kind of parallel the movement in the ten-year Treasury. And, again, we’re building that index based off of actual bonds sold in the marketplace, the bonds that we sold two weeks ago, and a spread to U.S. Treasuries.

To the extent that the relationship between the ten-year Treasury rates and our housing bonds change over time, it will either be better or it will be worse.

Certainly, it can’t be much worse than this chart illustrates. And I’ll go over that here in a moment. Because what you need to do is -- that’s our funding cost, the housing bond cost. And if we just jump out to the fourth quarter of 2012-2013, our projection is that our funding cost achieves a bond yield of 6.35 percent. But we are in a mortgage marketplace where lenders are offering 5.71 percent.
Clearly, that doesn’t work, so there’s got to be some change in the relationship between tax exemption and taxable debt. I don’t know when that will occur, but I would expect that to occur at some point.

The next portion then is, you know, what are some indicators that tell us the economy might be improving in California? We think unemployment is key. Unemployment is going to be key, we believe, for the current borrowers that are in our loan programs, where we have a high percentage of delinquency today.

And this generally shows that there’s an improving trend; but it does take a while to even get below 11 percent unemployment in California. And that won’t occur until next calendar year.

And then as you get out into 2013, perhaps we get below 10 percent. It’s going in the right direction; it just probably isn’t going downhill fast enough.

And then residential building permits. This is in anticipation of new construction initiatives in the housing sector. Again, pretty slow over the next 12 months, but it looks like it might pick up as you get into the 2012-2013 fiscal year.

MR. SPEARS: So a couple of good-news and bad-news things on this.

Obviously, we’d be happy for unemployment to go
down. That makes our single-family portfolio perform better. And that would be really marvelous, and more of our borrowers would be able to stay in their homes. That would be fabulous.

The two lines that cause heartburn are the housing bond costs and the conventional mortgage rate. You can see that after the New Issue Bond Program expires, that’s, if you will, upside-down. Our cost is higher than the market rate.

So that’s why, on the homeownership side, we’re going to be trying to develop programs and models of -- I’m sorry, loan products that are non-bond-funded, so that we can offer something that is not out there for first-time home buyers, and move forward.

MR. GILBERTSON: One more point. I think it would be a failure of mine if I didn’t emphasize this, that if you compare the housing bond cost for the second quarter of 2011-12 to the conventional mortgage rate, 2011-2012, you can see now, during this period of time, over the next six to seven months, we do have a financing mechanism that might work. That’s attributable to the New Issue Bond Program that goes away at the end of 2011. Because the jump into the third quarter, as you compare those two, we unlikely will have an ability to attract capital at a rate that we can finance any significant
amount of loans.

A couple other general assumptions to go over. As we built this, we had to assume that we are going to have adequate funds and capital reserves to fulfill our ongoing obligations. So we’ve done so.

The Agency liquidity directly related to credit ratings. And we’ll go over that in a little more detail later. But we believe that we have sufficient liquidity to fund all of the Agency’s operations and obligations that we can see over the two-year time horizon.

In many respects, the work that we’ve done over the last two years has taken away some of the noise around things that could happen to us. Of specific note, is the Bay Area Housing Plan financing that, thanks to Katie and others at the Treasurer’s office and the State of California, was successfully financed by another state entity in February of this year. Extremely helpful to the Agency.

The other thing is that the tax-exempt municipal bond market, as we’ve been pointing out, may not allow a competitive bond rate. We may not be able to finance the loan programs as we have historically.

And to the prior discussion and the adoption of Resolution 11-06, here is the notion that the policy of the Board is that we will only use variable-rate bonds...
in limited ways. And those two bullets are to refund existing variable-rate bonds and to finance new multifamily conduit bond programs where the Agency has no risk exposure.

Those bullets are consistent with the financing regulations adopted by the Board in January, and then slightly amended in March as well.

So this is where we’re introducing the audit recommendation into the business plan.

MR. SPEARS: A couple other quick items about liquidity. Again, unfortunately, we’re not going to have a housing fund cash to fund programs that we have in the past. That’s going to continue to be a problem this year. And we’ll try to revive those programs in the future as cash becomes available.

But on the good side, we do still have state G.O. bond money available for downpayment assistance. And we’re going to continue to use that. And Gary will talk about that when he talks about the homeownership programs.

So a couple things we want to put in. These are pictures that we used yesterday -- I’m sorry, it’s not as visible as we’d like. We met with the United States Treasury folks, and Fannie Mae and Freddie Mac were on the phone, and we went through our credit
presentation with them. And, of course, the key thing that everyone is worried about is the single-family portfolio performance.

And so we thought we would show you some tendencies that we're seeing.

The first slide that you see here deals with folks who are in the 30-day category. And the tendency of people to move out of the 30-day delinquency category into the 60-day delinquency category seems to be heading downhill. And that's, obviously, a good sign.

We don't want to place too much reliance on that. We'd like to see actual -- you know, better performance down the road.

The other thing is that, who is in the 30-day category who they're catching up and getting current again. And that could be because they're getting a loan modification, that could be because they returned home from a vacation and remembered that they forgot to make their payment. It could be a lot of different things.

Over the entire study period, from December 2008 until now, it's still a little inconclusive. This is a regression line for the entire period.

What I'm encouraged by is what you see at the very end there, where that's moving to a higher percent of people that are getting current after they've been
30 days.

So the next is -- and, again, I apologize, the slide is a little light on the eyes -- folks that are moving from the 60-day to the 90-day category, that's trending downward, especially in the last two or three months of the study. And folks that are moving back from 60-day, back to 30-day -- and here again, that could be for a lot of reasons -- it's a little less conclusive, but that is climbing.

The other thing that we should note before we move on, and that is, we have stepped up foreclosures. We had a couple moratoriums while we were developing loan modification programs, and moving our loan-servicing operations and REO operations to West Sacramento; and we developed a backlog, not unlike a lot of other servicers around the country.

It also took a while to staff up and move some staff around to deal with this and train them. And that took a little time and all that. We did build up a backlog.

So what's happening, I think, is a couple things: Our loan-modification program is working. We have fewer people going into that deeply seriously delinquent category. And we've stepped up foreclosures. We've simply tried to be honest with borrowers about
their inability to make it, and try to exit as gracefully as possible; but we've moved forward.

CHAIR CAREY: Steve, do you think that the Keep Your Home California has anything to do with the number that are returning to current?

MR. SPEARS: It's a little early to tell. We have done a lot of loan modifications. And one of the goals you'll see for next year and the following year, is to try to increase the number of borrowers who are sustainable, and they continue on with payments.

$2 million of Keep Your Home money has gone into the Home Mortgage Revenue Bond indenture so far. That's, you know, hundreds -- well, we've done hundreds of modifications. We were doing them before Keep Your Home California came along; but we really have ramped up on that, from the pilot program that started late last summer, all the way through until now.

It's a little hard to tell -- it has to be part of this. It just has to be. Because once you modify a loan and people start making their monthly payment, they move out of the category. They're one of these folks who are going from seriously delinquent, all the way back to being current again.

The secret is to keep them current and keep them in a payment that they can afford to make for -- you
know, on an ongoing basis.

So what we have on the next is, this is the statistic that the rating agencies focus on, frankly. In the 60-plus category, the bars are the number of loans. And this is what I try to focus on because this represents the dollar amount, if you take this and multiply it by an average loan-loss amount, the dollar amount of exposure that we have.

The percent delinquency is represented by the blue line, and that's on the right axis. And you can see that that's gradually trending down.

I, frankly -- the only way that this can happen, for it to trend down like this, is that fewer people are coming into this category than are going out in the form of foreclosures and short sales and that sort of thing.

So we like the trend. I just want to be cautiously optimistic.

I think the major reason for the significant decline from the peak in January of 2010 or February, of somewhere around 2,100 loans, down to 1,500, is because we've been doing a lot of foreclosures.

I wish I could say that folks are all now current and no one's going into the "delinquent" categories; they are.
CHAIR CAREY: So the number of loans in total is shrinking, which drives the percentage up?

MR. SPEARS: Well, for the math lesson of the day, this percent delinquency is not declining as rapidly as it went up. And the reason is, when a loan falls out of the portfolio into foreclosure, you remove it from the numerator and the denominator. So, of course, this is going to trend down more gradually than it went up.

CHAIR CAREY: So the same number of delinquencies is the higher percentage of the portfolio?

MR. SPEARS: Right, right.

Let me stop there while you’re thinking of questions to ask.

Genworth is key to this whole thing. And I’m sure you all heard Genworth was downgraded in February again.

Chuck will tell you that our relationship with Genworth is very, very good. They have not, on a consistent basis, denied claims, played “gotcha,” any of that sort of thing.

I think we did a little study not long ago -- six months or so ago, and I wanted to know how many claims have been denied. There are somewhere in the neighborhood of 20 to 25, out of all the claims that we had filed. And the reasons were mistakes. Just, it was
someone who used to have Genworth mortgage insurance but, you know, was able to cancel it because of the 80-percent rule. And we just filed by accident.

And I'm very encouraged by that. And their claims-paid ability seems to be strong. Their parent company, Genworth Financial, continues to contribute capital to meet their obligations. So we're encouraged; but that is key to this whole thing.

Are there any questions?

(No response)

Mr. SPEARS: All right, great.

The other thing that Claudia mentioned in her opening comments and that we focus on daily, is our liquidity projections.

And I'll let Bruce talk to that topic.

MR. GILBERTSON: Okay, so what we've tried to do -- you've seen similar projections in the past. We did go out over a longer period of time this year. So this covers our liquidity projection between now and the end of 2015. So four-plus years.

You can see the beginning balance as of March 1st was $238 million.

There has been a revision to that. And I think, you know, fairly significant, so we ought to talk about that.
That, today, is probably closer to $210 million, for two reasons. We’ve posted more collateral to our swap counterparties for two reasons. Interest rates from March to today have fallen rather dramatically. And so about $20 million of that change is attributable to the falling interest rate environment, which means the market value of these financial contracts has increased, and our requirement to post collateral increases as well.

And then, of course, when S&P downgraded our G.O. credit rating from A to A-minus, our threshold -- because we post collateral above the threshold amount -- went down. And so we had to post about another $10 million -- or $20 million as a result of that. So in total, it’s $30 million. We have about $210 million of liquidity today.

I’ll quickly run through what the components are of projected income, and then how we use our liquidity over the next four-plus years.

We have a number of loans in portfolio that are no longer encumbered by bonds. So every time that we get a monthly P & I payment on those loans, you know, it goes into the General Fund reserve of the Agency.

So for the ten months, from March 1 through the end of 2011, that’s about $28 million in P & I payments
that we expect to receive. You can see in 2012 it’s
$39 million. It kind of goes up, and then it does fall
off as some of the portfolio gets to term.

A lot of these are the old multifamily
Section 8 loans that the Agency made in the 1980s --
30- and 40-year terms, but they have longer to run, from
a loan perspective.

We receive a number of fees for administrative
fees out of bond indentures because of our involvement
with the loan and bond programs. We have servicing fee
income from the loans that we service in-house. We have
investment income as well from -- not that it’s very
great these days, considering what we’re reinvesting at.
But we do get some investment return as well.

The reimbursement of swap payments, you know,
it’s an offset. So the most important thing to take away
here is that the $41 million that we receive up here is
the $41 million that we’re using down here as an advance
to pay swap counterparties. They do net each other out.
This is our projection of what those amounts might be,
you know, over the four-plus years.

And then the last component of sources of
liquidity is the amount of money that may come out of
bond programs, that are excess to the needs to pay debt
service and the like. And those are projected here on
that last line, $5 million this year, approximately $10 million over the next four years.

And then on the expenditure side, you have operating expenses as one of the uses of liquidity. I'm not sure that these are still going to deliver; but potentially, we have an obligation to fund $1.5 million of loans out of this capital base.

We've set aside some money to pay for financing costs related. For example, the bonds we closed today, the Agency made a contribution to that to pay the cost of issuance and to fund a capitalized interest reserve of about $3 million. So that's in there, as well as some additional money to pay G.O.-backed bond debt service to the extent that's needed over the next four years.

And then the last item is, we still have one loan outstanding with the State Treasurer's office under the Pooled Money Investment account loan program. Our agreement with the Treasurer's office is that we'll repay that within two installments over the next 12 months or 15 months, thereabouts.

But the picture then is one that the liquidity projection is actually rising over the next four years unless there is some other unexpected event. What are the things that could be most -- collateral posting to swap counterparties would be the most significant. As
you heard just from March to May, about $30 million has
been posted.

We do believe that collateral posting over the
next 18 to 24 months is going to fall dramatically as the
swaps naturally amortize. And if interest rates rise, as
we showed you in the table before in economic indicators,
the market value of those swaps will fall dramatically as
well.

Any questions on the liquidity projection?

MS. CARROLL: We’re still waiting for Moody’s?

MR. GILBERTSON: Yes.

MS. CARROLL: And is there anything that
Moody’s could do that would negatively impact the
liquidity or because we’re safe with S & P, and that
rating is set, does that mean we’re pretty safe?

MR. GILBERTSON: Well, I think -- let’s go to
the next slide because this will demonstrate exactly
where we are, Katie.

The Board has seen this slide before. So we
have three columns that depict the three central credits
that the Agency is concerned with: Our General
Obligation, HMRB, and the M.I. fund.

I’m not going to talk too much about the M.I.
fund. You’ve heard the audit results and, again, very
low ratings. And, again, we don’t think that it’s going
to have sufficient liquidity to meet all of its obligations prospectively.

But on the General Obligation rating off the Agency, Moody's is still at A2.

The rating trigger event is really characterized by the gray bar. So if we fall below A-minus or A3, then we're going to have a significant obligation to our swap counterparties.

MS. CARROLL: And that's by either rating agency?

MR. GILBERTSON: Either rating agency, correct.

MS. CARROLL: It doesn't have to be both?

MR. GILBERTSON: You know, I know that Moody's, having talked to them many times in the last three months, they were very concerned about what S & P was going to do, because S & P could put us in a rating level that would trigger this event. They were quite relieved when they heard where S & P ended up.

My expectation -- they haven't told me anything -- is that we're going to be in the same, general area. I don't really anticipate that we're going to fall into the BBB category.

And similarly, HMRB, we're at A3, quite a bit higher than the BBB rating that S & P assigned to the HMRB indenture. Again, everything works financially, as
long as we stay above BBB-minus/Baa3.

MR. SPEARS: All right, if there are no further questions, then we’ll move into the next phase, and that is on the business plan priorities. I think you’ll see some very familiar Easter-egg colored charts here.

The only difference in the “survive, revive and thrive” blocks, Ms. Peters, is that with the economy, the real estate markets and, frankly, the bond markets muddling along, if you will, we’ve had to extend all this. I think we’ve -- this, by the way, starts with July 1st, 2010. So these yearly numbers are starting with July. So we’ve had to extend the “survive” mode out into the first of 2013.

And Claudia and I discussed this, and I tried to figure out a way to shade this in some way, and that there might be if we had some things turn around. If unemployment drops faster than we thought, and the economy comes back faster than we thought, and the market comes back faster than we thought, all of those things help us get into the “revive” mode faster.

But I think you could start to see us accomplishing some of the things in the “revive” mode, you know, in the 2012 era.

I’m not sure about the return to profitability. That all hinges on the performance of the single-family
portfolio. It hinges on the extension of the temporary credit liquidity facility that we have with the U.S. Treasury, which I might say, that we are in discussions with them, and we’ve requested an extension beyond the end of 2012.

So there are just a lot of “ifs,” so it’s very difficult to look out into as far as 2015. But I just think, in general, this is all going to take a little bit longer than we originally thought two years ago.

All right, so we’re going to -- we’re suggesting that the Board keep the same priorities that were adopted last year. It’s exactly the same slide, I believe.

And I think, though, towards the bottom, what we want to do is look to other partnerships with other housing agencies and funding sources, both local and state, look for new business opportunities.

Obviously, what’s key to this, if we want to be in the lending mode, is to look for non-bond-funded ways of doing business. And that’s what you’re going to hear a little bit more about.

MR. REYES: Would this be a good time for a question?

MR. SPEARS: Yes, sir. Shoot.

MR. REYES: If you go back a couple slides --
there you go, Easter-egg colors -- excuse my ignorance, it's my first meeting here, and I probably should be listening instead of talking, but when I look at your three colors and your "survive, revive, and thrive," and you mention it's similar to what you did last time, how often would this get updated? Will this be next year's also?

I'm looking at this as a five-year plan or a two-year plan -- actually, it was a five-year plan at 2015. I'm looking at "survive," and you have "maintain credit ratings." And the credit ratings that we have aren't so hot right now based on what just happened. And I'm looking at the "revive," and I don't see anything that says improve credit ratings, nor under the "thrive," to improve credit ratings.

So given that a credit rating just didn't do so hot recently, when would be a good time to update this on the either "revive" or "thrive" mode to improve the credit ratings?

MR. SPEARS: Right now, we can add that.

These are priorities that -- we had several sessions last year -- two in February, I think, and then our March meeting -- and we, as the Board, hammered out just some fundamentals about how we're going to move forward, and they adopted the five priorities that you
MR. REYES: Right.

MR. SPEARS: And they adopted this approach here. And just fundamental tenets. I don’t think you’re going to see us move into the “revive” mode without ratings beginning to come back up again.

It’s sort of a result of doing all these things that you see bulleted here.

MR. REYES: I guess, I’m looking at it, in 2010, where it says “survive,” about maintaining credit ratings. And since then, the credit ratings went down.

So the question, I guess, is more to the Board: Does the Board have any interest, or do you just keep it as is and move along, I guess?

Again, this is my first meeting.

MR. GILBERTSON: Just a couple of other observations, I think.

One is, the intention of the “maintain,” is to maintain it above that gray bar that I showed on the one slide.

And I think as it relates to improving credit ratings, the bond indenture that we closed on this morning is an Aaa-rated indenture from Moody’s.

So we can establish loan and financing programs that have superior ratings than these credit ratings that
are extremely important to the Agency to tie into the
viability of the Agency going forward.

So I think we’re doing that. We’ve gotten the
message. We’ve talked a lot with the Board about the
type of loan program. And so if we don’t have real
estate exposure, as we don’t in a Ginnie Mae-backed bond
indenture, we can achieve an Aaa rating. And so Moody’s
reaffirmed that again as a part of the closing today. So
it’s a little bit of both.

The focus, I think, here is on the G.O. rating
of the Agency. I personally believe stability is going
to come first; and it will be a slow climb back to
improve those ratings, unfortunately.

MR. REYES: Okay.

CHAIR CAREY: And I think that the document’s
completely flexible. I think it was a way -- and it was
that work session we had in Burbank a couple of years
ago. It was a way to define the Agency’s focal point
for the next few years by recognizing we couldn’t do all
things at once, that we couldn’t be doing the new
stuff -- and I’m just saying, if the Agency survived --
which it is doing -- it would be a great mark of success
in the current environment. And so it could be adjusted
in any way.

MR. SPEARS: They are shorthand for some very
long discussions that were had last year.

CHAIR CAREY: Yes.

MR. SPEARS: And Bruce is right, this "maintain credit ratings," it's a shorthand way of saying, maintain them above the cliff levels of A-minus for the G.O. and BBB-minus and above for the HMRB.

So moving on, we're moving into the

homeownership area.

And we'll bring Gary up.

And here again, what we're going to focus on here are new ideas, new products.

You saw some of these in March. And we're going to tell you what we're thinking about. But I think the ask of the Board is in the business plan, is that we pursue all of these. We had focus groups. We got some reaction from folks out there in the field, and implement the ones that are the most successful.

Obviously, I think it would be difficult for staff to do, implement all of them, all at the same time. So we would probably do them in sequence. But that's the ask of the Board, is that we move ahead with these, we implement them, and in the order that we think the market would be accepting them.

So I'll let Gary talk about these slides on homeownership, and then we'll try to wrap that up.
MR. BRAUNSTEIN: Thanks, Steve.

Good morning, Board Members.

These products that you'll see are in development and under consideration. And we're incorporating them into our business plan with some forecasted numbers that you'll see in a few slides in a few minutes.

The conventional loan program, as you see, we're in discussions with Genworth Mortgage Insurance. As you may or may not know, most mortgage insurers nationally do offer loan-to-values insured up to 97 percent. However, many of them currently in the sand states limit those loan-to-values to 95 percent.

Based on market conditions, a few more mortgage insurers are looking at the sand states and increasing the loan-to-values that they now will be insuring; but in many cases, they limit it to counties within the sand states that I just mentioned.

In this case, we've been in discussions with Genworth, and they've offered a proposal to offer CalHFA an exclusive arrangement to a loan product that they would ensure up to 97 percent, with no county restrictions. So it's a product that we can offer throughout the state of California.

Genworth will make that product, and they're
offering to us exclusive and not offer the same mortgage insurance to the private sector throughout the state. So there is an exclusivity that we’ll be enjoying with Genworth on this type of arrangement, not only within the state, but within the private sector, not being able to access the same thing that we can as an HFA.

Their FICO requirement is 720. That is significantly higher than what our typical borrower’s profile is. Our typical borrower’s profile for a first-time home buyer has been averaging around 690 or 694 recently on the FHA product that we have launched.

So the marketing efforts for this product would be slightly different than we’ve done in the past, mainly because the borrower’s requirement of a higher FICO. And we would reach out to perhaps a different profiling borrower that still is mirroring the low- and moderate-income borrower.

The other components are straightforward. A borrower would need to put in 3 percent of their own funds on a loan-to-value that’s higher than 195 percent, two months’ principal and interest reserve for safety. It will include job-loss protection.

And in this particular case, the product’s not offered through a wholesale channel of the brokerage community. It would strictly be through our lenders that
offer a retail channel.

We could develop this either by the use of bond financing or through the capital marketplace, in a secondary market, market execution, that would be non-bond specific.

MR. SPEARS: Let's see if there are any questions.

MR. BRAUNSTEIN: I was going to say, any questions on that so far?

CHAIR CAREY: Questions?

MR. SPEARS: What we're going to do, we'll talk about all the different products. And then we did have focus groups that Gary and Ken Giebel put together questions and got groups together around the state. And we'll tell you their reaction to these sort of at the end of the presentation.

MR. BRAUNSTEIN: Jonathan, it looked like you had a question?

MR. HUNTER: Well, I just had a comment, sort of looking at the county-by-county reports in the back of the folder. And when you talk about no county restrictions and you want to have a truly statewide program, it seems to me that part of the improving picture for CalHFA, is that a smaller percentage of our portfolio is in those counties that have the highest
rates of foreclosures. And not surprisingly, those are also the counties that have the highest unemployment rates and the biggest hit on property values.

So while I understand that we’re a statewide program and it’s nice to have a statewide product, I think we need to be very careful about -- I think the underwriting needs to take into account not just the individual’s FICO score, but the county in which they live, and what’s happening county by county around the state.

MR. BRAUNSTEIN: That’s certainly something we could consider, and restrict the product to counties that we think have more viability.

The case could be built that from a statewide scenario, you get market values increasing and unemployment stabilizing. But it’s certainly a good point, and certainly something we can incorporate if so chosen.

MR. SPEARS: Okay, that’s an excellent point.

CHAIR CAREY: What’s the impact of Genworth’s stability, or lack thereof, on this?

MR. SPEARS: Well, Genworth is in the same boat that we are. They --

CHAIR CAREY: Very much.

MR. SPEARS: They need to move -- on a
going-forward basis, they need to put new good-performing policies on their books, just like we need to put new good-performing loans on our books.

So they’re very interested in, you know, getting back into some of these markets; and they see a future in California. They want to do this cautiously. We’ve been a really good partner with them.

Obviously, they’re not going to see huge amounts of volume compared to what they do nationally; but we think it’s a good partnership. I think it’s an excellent sign with regard to everything else we’re doing with them.

So they’re just gradually getting back into this. And the value-add will be, if you will, that we’re offering this more affordable product at a higher LTV to people with relatively high FICO scores, which we’ll talk again about in a few minutes.

MR. BRAUNSTEIN: They did mention before they offer this proposal to us, two things: One is, their risk analysts looked heavily into the California marketplace. They also looked at our delinquency as an HFA compared to the private sector, as well as to the other HFAs that they have across the country.

I don’t think they would be offering us this product if they felt that the California marketplace
statewide was not improving as a state. Though separate of that, our own challenges with our counties, as you mentioned, Jonathan, is certainly something we can consider.

But from an insurer’s standpoint, looking at a more global picture of the private sector and ourselves as an HFA, they wouldn’t necessarily be offering us this product if they didn’t feel the strength of California’s marketplace warranted something like that.

Why they’re offering it to us as an HFA is that historically, in the bigger picture, an HFA’s delinquencies throughout the state as well as nationally, has been lower than the private sector. So it’s something that they’ve considered not offering to private lenders throughout the state of California, and choosing CalHFA as an optional partner.

Okay, any other questions before we move to the next one?

MR. SPEARS: Yes, let’s go to the MCC. Now, this is something we have not offered before.

This is offered at the local level. There are several MCC programs around the state, but they’re not common.

You do have to apply for CDLAC allocation for this. It is a way for us to use CDLAC allocation that’s
been allocated to us that we may not be able to use because of the lack of the sale of bonds, like we have in the past. So the question is: All right, so what’s the big deal? Why did we think this would work?

Well, there is no statewide MCC program. So if you thought about this, this is just dropping down in the state. It will be available around the state to anybody. But what Gary’s going to tell you about, is that we’re going to make it something unique. A unique aspect of this, to try to attract people to our loans with this together; and then that will be a loan that will be marketable in the secondary market. So we’re thinking about this as one of the non-bond-funded programs.

MR. BRAUNSTEIN: As Steve mentioned in our focus group -- and we’re expecting a survey back in the next couple of days on this particular product that I’ll be mentioning -- we reached out to our localities and to the nonprofits. As Steve mentioned, MCCs are often offered throughout the localities throughout the state. Currently, the State doesn’t have an MCC program. And we certainly, before we launch a product like this, although it’s under consideration and in development, we’d like to get the feedback from the localities and the municipalities relative to their comfort level of the state offering an MCC.
But conceptually, the mortgage credit certificate, we could, as a state housing agency, offer it on a state level and include a processing fee for doing so.

As Steve mentioned, we do need to offer it if it’s proposed for -- in combination to our first mortgages, we would have to open it up to any lender and any lender’s program to pull our MCC to be attachable to their product.

The concept is that we could process these MCCs as a streamlined process for about $500 or $600, and charge that for each MCC. The thought was that if our lenders and borrowers chose to use an MCC with our first mortgage product -- an FHA product, for example -- that we would waive that $500 processing fee to allow the lender to be working with a borrower to suggest our product, perhaps over the private sector.

The value benefit is, the borrower is not charged the processing fee, the lender can submit both an MCC application and their FHA application to us, and we could do it in a combined package type of environment for a value benefit to the lender, as well as to the borrower.

The concept generated is, strictly, if we are finding ourselves in an interest-rate environment where
we are flat to the marketplace and if we’re offering an
FHA loan that is similar in interest rate to what the
market can provide, we’ve lost any value-add for our
lenders to use our product versus doing it themselves.

Attaching the MCC to our product, if we’re at
market rate or slightly above or slightly below, we are
anticipating that being the value-add for our lender to
use choosing our first mortgage FHA product.

And, of course, we’ll be getting the results
back from the survey in a couple of days from the
localities and municipalities.

Any thoughts or questions on that?

MS. CAPPIO: I have a question.

Is this a one-time program? Once you do it,
you can’t do it again?

MR. BRAUNSTEIN: Well, they could do it in a --
it has a three-year timeline for their use of applying
the 20 percent credit to the interest rate that they’ve
paid.

MS. CAPPIO: Okay.

MR. SPEARS: Now, there’s another one-time
aspect of it, and that is, if we sell bonds and we use
CDLAC allocation to do that -- within the first ten
years, right, Bruce? -- if someone pays the loan back to
us, we loan it back out again. We can get multiple use.
Once you issue a mortgage credit certificate, your --

MS. CAPPIO: Done.

MR. SPEARS: -- your allocation, your cap is gone. And that's one of the reasons why we haven't offered it before.

But here, we're in a situation where we may have unused allocations. That would be a shame, frankly.

MS. CAPPIO: Yes, absolutely.

MR. SPEARS: And so we're just trying to come up with a way to have something that nobody else offers, that would make our FHA loan more attractive, and bring some extra volume.

MS. CAPPIO: So the timing here -- the strategic -- there's a strategic piece to this, potentially?

MR. SPEARS: Well, it could be an ongoing -- because we get CDLAC allocation every year, so we could get more allocation next year and continue this program in the year, next year, next year.

Or if the bond market improves down the road and we return to as much bond volume as we have in the past, we could move away from this and go back to bonds.

MS. CAPPIO: Okay.
MR. SPEARS: It's something that we could sustain as long as we continue to get CDLAC allocation for it down the road.

MR. BRAUNSTEIN: And the key component of it, by offering it MCC, the first mortgage that we would be offering in combination with the MCC would not be financed with bonds.

MS. CARROLL: You said that it is not exclusive to CalHFA. So does that mean that other housing agency --

MR. SPEARS: Local housing agency --

MS. CARROLL: -- or local housing agency can offer --

MR. SPEARS: Yes, there are several around the state. They're local. They're in their area.

MS. CARROLL: Right, right.

MR. SPEARS: But there is not a statewide program in the state.

MS. CARROLL: All right, but the locals can offer this program as well is what you're saying?

MR. SPEARS: Right. And they do. And they've gotten allocation.

MS. CARROLL: Okay.

MR. SPEARS: And it's just not widely known.

And when we get to the focus groups, we'll talk about
that a little bit more. It’s a bit of an unusual product. It works for some people if you qualify, but it’s not widely used.

MS. CARROLL: Thank you.

MR. BRAUNSTEIN: An example of that, Katie -- just a moment -- is if one of our lenders chooses a locality’s MCC program and wishes to use their own first-mortgage product and an MCC through the locality, that’s a relationship between the locality and the lender. If they were to use an MCC product that we’re offering, they could do that as well. We would process the MCC for a processing fee of $500. They would use it with their own first mortgage.

If the lender chose to use our first mortgage FHA product and the MCC product, we would be waiving the processing fee.

MR. SPEARS: Okay.

MR. BRAUNSTEIN: Okay, moving along.

MR. SPEARS: Yes, let’s move through this one quickly, and then we’ll get to the focus group findings, and then we can go to the volume.

MR. BRAUNSTEIN: Okay. This next product is a way for us to offer an exclusive down-payment assistance program without sourcing it through our own funds for the use of bonds. And this is taking advantage of the
capital market by our first FHA product being sold in the
secondary market, at an interest rate that is slightly
above market, which would warrant the capital market to
provide us a premium for the sale of that FHA loan. And
the premium of that FHA gain on sale would help us source
3 percent subordinate down-payment assistance program for
the borrower.

Somewhat similar for the Board members that
have been with us long enough to remember the CHAP
program that we had, which was a down-payment assistance
program that we offered through our HAT funds -- through
internal funds of the Agency. And there was a 3 percent
subordinate second with deferred interest. It was very
similar to our CHDAP that we have today that is
proposition-funded, but it was our own funds.

This concept is simply offering that same type
of subordinate loan; but instead of using the Agency’s
funds that, obviously, are limited by having an FHA
first-mortgage loan, that’s priced just slightly above
the market, we can warrant a premium return for that
product on the secondary market, and be able to source
the funds capable of funding the 3 percent down-payment
assistance.

By doing that, that down-payment assistance
program is not a stand-alone like our current CHDAP
stand-alone is. It is exclusive to combining it with our FHA first mortgage. And the combination of the two is sold in the private sector and the capital market.

MR. SPEARS: This is the problem we talked about in March, that your premium -- you charge a little bit more on the rate. That attracts -- and an investor will pay a premium for that, we use that premium amount for the down-payment assistance. And it works really well.

And not to get ahead of ourselves, but when we went to the focus groups, they liked this product very much. They were not bothered by the premium rate. They liked the built-in down-payment assistance aspect of it. And the good thing for us is that we can use it in a non-bond execution. We can utilize this whenever the bond market doesn't work as well.

MR. BRAUNSTEIN: So a lender would view this product -- just quickly, if I may -- from a standpoint from a borrower who can debt-service a slightly higher FHA rate loan and therefore, though, have a lower cash to be able to close for which the down-payment assistance would give them the borrowing funds to be able to close that FHA product.

MR. SPEARS: Right. It's another tool to have in the toolbox kind of a thing.
So we went out, did some focus groups.

Here's really way too much of a summary. But these were hours and hours of questioning folks.

The bottom line is that this FHA with the Silent Second, this premium-priced FHA loan was the preferred product, actually.

Their comment about the 97 percent, was that -- and the 720 score, by the way, is a requirement by Genworth at this point -- is that that's probably too high. We would not see very much volume.

We haven't shared this yet with Genworth because we wanted to talk to you guys about it first. But we plan on going back and saying, "Would you mind reviewing this? This is what we've heard from the field."

And if they're not able to do that -- just financially, if their risk managers can't do that, we would probably offer it, but just not expect at this point in time, with the economy the way it is, a lot of volume from that.

And then finally -- I mean, the last two things, FHA/MCC combined program, we got a lot of positive comments from the people who knew about MCC programs. The problem is that it's not widely known. So the item there would be, we're going to have to do a
little education to make that work. But if we do that, it will probably work well in certain parts of the state, especially where it’s not available at the present time.

And then finally, the CHDAP program is overwhelmingly popular. Folks really like it.

The problem that we’re having now is, as we’ve had to increase our rates -- because some of our rate advantage went away, even with the New Issue Bond Program -- we’re getting closer and closer to the market on an FHA loan. So what people are doing now is, you know, a stop at CalHFA, as efficient as we are, is an extra stop in the process. And they’re just saying, “Well, I’m just going to use that CHDAP product with my own FHA loan and just put it through.” You lose the rate advantage and we lose the CHDAP down payment to the others.

So with apologies to Mr. Giebel, that’s quite a summary of some very, very hard work that he and Gary put in, going around the state.

But that’s the bottom line. That’s the bottom line. The premium-priced product is number one. We’re going to have to talk to Genworth about the 720 FICO score, if the Board is comfortable with having something less than that. And we’re going to have to do some education on the MCC product.
So any questions about the focus group, folks?

MS. CRESWELL: Who did you talk to in the focus groups?

MR. BRAUNSTEIN: They are loan officers that were very familiar with CalHFA, long-time supporters, and realtors.

MS. CRESWELL: So not local governments?

MR. BRAUNSTEIN: We have another survey that’s going out to the local governments, that we should get the results back sometime next week. But we’re sending it out to all of our localities who have approved loan programs with CalHFA currently.

MR. SPEARS: And I’m glad you brought up realtors and who were there, because traditionally we’ve just worked with our approved group of lenders. We need to do more work with real estate agents and brokers. They don’t know enough about our program. And we’re going to be reaching out to them in a more focused way.

MS. CRESWELL: But also, I think local governments, it’s important, particularly on the MCC program, because I understood in years past, there was a tension between the bond allocation between CalHFA and local governments.

And so have you talked about that?

MR. BRAUNSTEIN: Well, like I said, we have
that survey going out tomorrow, directly to all of the
other government agencies. And we should get the results
back by mid next week.

MR. SPEARS: We may get some pushback from some
of those programs that we’re trying to compete with.
We’re not. We’re trying to drop this down in the state
where it’s not available. So we may have some -- not
fence-mending, but education to do on that. It’s
possible.

But we do have really good partnerships. We
have the HPP program, where we partner with hundreds of
local governments for their own down-payment assistance
already. So it’s just a matter of focusing that
partnership and educating and maybe expanding it, which
we’re -- that’s the overall.

So, quickly --

CHAIR CAREY: Steve?

MR. SPEARS: I’m sorry.

CHAIR CAREY: Excuse me, we’ve got one more.

MS. PETERS: One more question for those of us
who aren’t as familiar with MCC programs.

I was going to ask a question about local
governments. What conflicts, or bumps in the road do you
anticipate having to smooth over there? Are we directly
competing with them? Is our $500 waiver stepping on
their toes in any way?

MR. SPEARS: It's possible. I mean, they have these programs that are very small and very -- you know, they're scattered around the state.

So if somebody comes along and says, "Oh, I like that fee-waiver thing, and I'm going to go with the state's program, not the local program," that could ruffle some feathers, it's possible. We haven't explored that.

We have gotten to the point where we've done some basic research on this. We're not ready to go with these things quite yet. We've done the focus groups. We sort of had a pre-kickoff meeting about logistics internally about how we would get this out. If nothing else, there's a lot of computer programming that needs to go on with our loan servicing reservation system. So we're a ways away from that. But it's something I think we'll have to address with them.

MS. PETERS: Yes, it's something I'd like to hear more about before we pull the trigger on that.

MR. BRAUNSTEIN: Sure.

MS. PETERS: Especially in conjunction with our other priorities of building relationships, and restrengthening our relationships with locals and making sure we have a comprehensive housing policy for the
MR. BRAUNSTEIN: I think there was about eight key questions that were part of the survey that we are sending out tomorrow, that we’re expecting the results back by next week. One of them was their view of a state agency offering an MCC statewide program, which is one of the questions.

So we’re very sensitive to their view of this. Certainly, before we pull the trigger, we would be able to assess the results of that survey that comes back.

MS. PETERS: And my other question was going to the Genworth product. In light of the fact that we’re predicting somewhere else in the presentation here a home-price decline of another 5 to 10 percent, how much risk do you think we’re adding to the Agency here if we’re doing 97 percent LTV product and Genworth is on the downgrade?

MR. BRAUNSTEIN: Well, Genworth is still insuring it directly, compared to how we worked with them in the past as a reinsurer for the Agency.

So they are insuring it as FHA is, but they are a private company.

The strength of Genworth is as important as we’ve mentioned in other parts of our presentation. But they are insuring -- of the product, they are taking the
full 100-percent insurance of the mortgage.

MR. SPEARS: There's another aspect of it, quickly, Heather, is that it's going to take us a while to get any of these products up and running, and off the ground.

I think what we've seen as far as prediction of home prices is that they continue to slide for the next two quarters. That they're bottoming out towards the end of 2011 and on into 2012, you're going to see.

So we would begin offering this pretty much at the bottom of the market and that the timing is going to be really important to take a look at.

I think it's a very good point. We need to watch this. And if there really are predicted, continued, dramatic decline, it wouldn't be wise to go forward with this because you'd go from 97 to 110, you know, pretty quickly, which we don't want to do.

CHAIR CAREY: It's just -- to me, the issue with Genworth is that since we are the insured, right --

MR. SPEARS: Yes.

CHAIR CAREY: -- then the insurance is only as good as the insurer.

MS. PETERS: Right.

MR. BRAUNSTEIN: One common thread that we always need to keep in mind, that the business model that
we incorporated months ago is an MBS business model. So, you know, real-estate risk does move off of our balance sheet in that business model. And that's a common theme on all of these delivery products to be the same.

MS. CARROLL: So we would be selling the mortgages, basically?

MR. BRAUNSTEIN: We'd be selling an MBS structure, absolutely.

MR. SPEARS: Well, yes, we would. But somebody's going to be taking that risk down the line.

MS. CARROLL: Right, right.

MR. SPEARS: We want to --

MS. CARROLL: We wouldn't want to be irresponsible and --

MR. SPEARS: Exactly. That's my point.

But, so -- just quickly, Jonathan -- we'll bring this back at the July meeting and talk about timing, to have a clear idea.

MS. PETERS: Yes. My concern is whether it's our risk or not, we want sustainable homeownership.

MR. SPEARS: Yes.

MR. HUNTER: Well, and my concern about the risk is, it's a little bit of a circular reasoning, because if we put the risk onto Genworth, but then it's a bad risk, and they're more at risk of going under, and if
they go under, it hurts our mortgage.

So it comes back to bite us one way or another if we put them at greater risk.

MR. SPEARS: The ankle bone is connected to the leg bone, and so on and so on.

Okay, all right. So just volume-wise -- and it’s very difficult to tell. I’m not saying that these are complete shots in the dark. Gary has really spent a lot of time trying to focus on this. And these are the cases you saw in your board binders. But Case A is probably the most likely, the one that Gary feels the most comfortable with.

Case B is sort of a worst-case, kind of a -- and the most fabulous possibility would be, that the bond market comes roaring back, we do a billion dollars of lending. And I don’t think that’s very likely. But we will put that out there. And if we did that, we’d be doing CalHFA-issued bonds with FHA loans and some conventional loans at the same time with Genworth.

And I just -- that’s probably not likely, but, anyway, so -- I’m sorry.

MR. BRAUNSTEIN: Just one comment.

What you see on the board under MCC, that MCC should be a subset under FHA, because we’re not anticipating $178 million of MCC, mortgage credit.
certificate, in volume. It is an FHA volume number, including a mortgage credit certificate as part of that loan product.

MR. SPEARS: Yes, that’s $178 million of FHA loans that we got in the door by using the MCC certificate.

MR. BRAUNSTEIN: So you are looking at $250 million in Case 1 for FHA loan volume.

MR. SPEARS: Right. And then CHDAP and School Facility Fees, down-payment assistance, I would be willing to go out on a limb and say, “We’re probably more certain about the use of these loans because we have a lot of track record on that.

So you’re going to see, a most likely case, about $500 million of lending first-time homebuyer first mortgages, and about $37 million in down-payment assistance.

And I think that’s it. Yes, right.

MR. BRAUNSTEIN: Any final questions?

(No response)

MR. SPEARS: All right, thank you, Gary.

MR. BRAUNSTEIN: You’re welcome.

CHAIR CAREY: We’re going to need to take a break for a few minutes at some point.

So is this a reasonable place to do it, folks?
MS. PETERS: I was just thinking the same
thing.

CHAIR CAREY: Okay, ten minutes.
And then I know this is tough, folks, but we’re
going to have to power through.

MR. SPEARS: Thanks.

(Recess from 11:51 a.m. to 12:05 p.m.)

CHAIR CAREY: Okay, we are back in session, and
we are going to move the agenda.

MR. SPEARS: Mr. Chairman, I’d ask that the
Board members turn to page 20 of their handouts of the
slide presentation, just to make a couple of points.
We’ve already spent a lot of time talking about the
single-family portfolio.

Our objective in the next two fiscal years is
to really ramp up loan modifications to the greatest
extent possible.

Obviously, we can lead the horse to water, we
cannot force borrowers to take loan modifications; but we
really are going to try to ramp up outreach and utilize
both our loan-modification program, in combination with
Keep Your Home California.

Our main objective there is to try to increase
sustainability of those modifications from about
60 percent, up to 75.
In loan-servicing administration, we have open hours -- expanded hours, that is -- to later in the night and weekends. And we’re going to even expand it beyond that, to the extent we can, with personnel, assuming we can fill vacancies and do that.

And then finally, on the REO front, we’re going to try to reduce the holding times and move forward and faster if the market allows us to do that. But it’s very market-driven in that area. And we’re going to do the best we can.

So sorry to race through that part.

Any question on this aspect of what we’re doing?

(No response)

MR. SPEARS: It’s very key, and we’re very, very focused on this part of the operations.

Okay, then on the Multifamily side, if you could turn to page 23, that looks like this side-by-side that we have here.

I would lead in with a couple of comments.

In the past -- what you see on the left is Multifamily III bond indenture. And we would issue bonds -- we do all the underwriting, loan servicing, asset management, we’re the issuer, and we bring those loans onto our portfolio, and they’re ours. Margaret
takes care of them after that in the Asset Management division. But there are other options for us.

What results in the first column, under the Multifamily III indenture, where most of those loans are, we get an annuity. We get a spread between the cost of our bonds and the interest that they would charge. And that annuity comes into the Agency over the life of the loan. That’s been our past.

And so these other alternatives -- one, is that we simply are the issuer of bonds and someone else is the lender. We issue the bonds, the proceeds go to the lender, they loan them out, we get a fee. End of story. We don’t underwrite the loans. We don’t service them. Margaret doesn’t see them in Asset Management. We earn a fee, and off we go.

This is what we’ve been doing with the proceeds of the New Issue Bond Program over the last year. We’re going to do round $200 million of this, or maybe more, and --

MR. DEANER: $290 million.

MR. SPEARS: $290 million of conduit lending.

In the long run, it’s not the best alternative from a mission standpoint, I don’t believe, or from just an economic standpoint. Because we get the one-time fee; we don’t get an annuity. So what we’re trying to do is
look at some other alternatives here.

I’m going to turn it over to Bob to talk about the last three columns, to kind of summarize what we’re talking about. But the ask is this: That we move forward with the development of these products, with these other partners: The Federal Home Loan Bank, FHA, and both Fannie Mae and Freddie Mac are involved in the last column. Move forward with the development of those products and implementation. That’s our ask in today’s business plan.

So I’ll turn it over to Bob.

MR. DEANER: I won’t go over the conduit. We’ve talked about that many times.

The Federal Home Loan Bank is a relatively new concept. Actually, we’re meeting with some folks next week to discuss it, to see if it will work.

But how the program would really work is, we would utilize their balance sheet. They would put a letter of credit up against the bonds so we don’t have our credit on the bonds for a period of time. And there’s a couple ways to do it: You could do it straight as a construction lender, or you could do a construction lender and perm, or I could be the construction lender and you have somebody else on the perm. But in the end, because we are a member with the Federal Home Loan Bank,
we could utilize their balance sheet as a letter of
credit for any of those scenarios. And we get to
underwrite, loan service, asset management, and be the
issue of the bonds.

The fees aren't the same as if we were the
direct lender. We do get some one-time fees and some
ongoing fees, but they're not as rich. But they do give
us the ability to fully underwrite our transactions as
we have in the past. It makes some fee and spread
income.

The next is the FHA Risk Share program. We've
had that for years and years and years. We used to lend
on that in the eighties. We got away from it, utilizing
our own credit. But it is a risk share. It's a 50-50
risk share. It would take a little bit of capital from
the Agency if we went down that route.

The start point of that would be our portfolio.
We have an aging portfolio that Steve had mentioned
earlier.

We had a preservation program that we used for
years, where we would allow new borrowers to buy those
projects. And we would finance it, and we would get
extended affordability, rehab, or deeper affordability in
those programs. So we would probably target that first
towards the portfolio, and that would get us back to a
full spread to the Agency.

There's a number of projects in the next five years that could utilize that program; but, again, it's a case of looking at that risk share and working with Claudia, Steve, and Bruce on where we are from a capital standpoint to make that happen.

And then the last is the GSE-supported. There's really two to three options there.

I'm a previous Fannie Mae/Freddie Mac lender. I did it for 15 years. I know their programs, I know their language, I speak their speak on the Multifamily side.

Freddie Mac is looking through FHFA, the overseer of doing a new potential license called "Duty to Serve" of which they want to preserve affordable housing throughout the country. And for us, it would be for California.

I've talked to them about applying for that license when they get final regulation. And that would be 100 percent preservation deals within California. It would be a great fit for us.

We met with them in D.C. in December; and they think it's a great fit for them. It's a question of when the regulations are final. And we can go through the steps of obtaining that.
The second is, we do a third-party underwriting for either Fannie or Freddie. And I’ve talked to a Freddie DUS lender that has a DUS license to do multifamily where they don’t have a big Fannie Mae shop in California and would like to utilize CalHFA to kind of help them originate deals.

We underwrite, submit it to them; but we’re really renting their balance sheet via their DUS license with Fannie Mae. And again, we can modify our underwriting to that criteria because of the background that I came from.

So those are the options over the next 12 months as we finalize our other programs Steve mentioned earlier that we’re going to look to try to implement.

MR. SPEARS: Any questions?

MR. GUNNING: Bob, are you nervous at all about the future of Fannie and Freddie?

MR. DEANER: Not from the multifamily program.

What I’ve heard from the folks that I know -- because I used to be on some of their committees, and so I still know quite a few folks there -- what we’ve heard is, if they wind them down, they’ll split them into two groups. They’ll have a multifamily house and then decide what they’re going to do on the homeownership side.
And what I've heard is, they want to keep the multifamily house, because that portfolio is performing well, and it makes them quite a bit of income. So they don't really want to step away from that, it's just how do they carve themselves out of it, which I think would be a benefit for CalHFA because we could then partner with them, if they decide to carve that out. And maybe they could look at, "Well, your CalHFA in California, an HFA, you could help us out there to make that work." So I think that would be a benefit to CalHFA.

MR. GUNNING: You seem more enthused about this version than the other two.

MR. DEANER: Yes, well, it's also part of my background. I did it for 15 years, and so I know their language, and they're still AAA-rated. So they've got the backing of the federal government; and if you can stay AAA-rated, you're going to get the best pricing, so you're going to be able get deals done.

The lower your rating goes, as Steve had mentioned earlier, the pricing goes higher. It makes it tougher for deals to work on their cash flow.

So going the GSE route, some type of partnership there, would be very beneficial to us.

MS. CRESWELL: Can I ask on your preservation program -- I'm sorry.
CHAIR CAREY: Go ahead.

MS. CRESWELL: On your preservation program, is that for your stock?

MR. DEANER: Well, we would start with our stock, yes, because we have an aging portfolio that we do have some projects through our preservation program that we did in the past, that sellers would like to sell, and we have buyers that like to buy, and keep them 100 percent affordable.

And when we do our program, we get either extended affordability, deep affordability, or rehab. And we always get two of the three. It's usually extended and rehab.

And then we get a new borrower that, I think, is a little more enthusiastic to keep things going.

MS. CRESWELL: Do you know how much of sort of your portfolio includes either TCACs or HCDs? Because it's a big issue as we're looking in our portfolio about how we maintain that.

MR. DEANER: Yes, I'd have to, on that, defer to Margaret to say what portions we'd have.

I know probably our older stuff, I don't know, my guess would be half or more.

MS. ALVAREZ: No, I don't think half.

MR. DEANER: You don't think it's that much?
MS. ALVAREZ: You’re talking older that would need rehab?

MS. CRESWELL: Well, and the current sponsors are trying to figure out how they both preserve the affordability and maintain the unit.

So I’m just wondering if there’s a way to be, as you’re thinking on developing that, to be thinking about the other state-assisted projects that need help.

MR. DEANER: That’s a good question. And I have talked to part of the preservation -- I have talked to Kelly Boyer, the director of HUD of LA, and they have an aging portfolio. And they have over 400 loans in their portfolio that I’m currently talking to her about somehow preserving those loans. So that would also be part of it.

So it is a reach-out outside of our portfolio. But when I say “start with ours,” it’s because it takes the least amount of capital to start.

MS. CRESWELL: Right.

MR. DEANER: See how we do and then we can build it from there.

MS. CRESWELL: But I’m hoping you would reach out to your state partners.

MR. DEANER: Yes. Yes, we would.

MR. SPEARS: Absolutely.
MR. DEANER: Everybody's on the list.

MS. CRESWELL: Okay, just because I haven't got that phone call yet, so...

MR. SPEARS: Well, we didn't want to get ahead of the Board.

MR. DEANER: I can call you at ten after 1:00.

MS. CRESWELL: Great.

CHAIR CAREY: I'd like to think so.

MS. PETERS: I have a question on the risk share. What capital requirements would be on us there?

MR. DEANER: Well, there's two ways of looking at it. It depends on the volume of level I did.

So I'll give you an example. If I did $100 million worth of loans, typically, the rating agencies would want to see a 10 percent capital charge and that would be $10 million of equity. But part of that's going to be washed out, so if I'm doing portfolio loans that already have what we call a haircut on them, so there might already be capital there for those loans. And if I'm refreshing those loans and I'm probably adding a little bit of loan volume to them, the net-net might be that I only need six or seven million, because I'm going to have some capital that was already there, I'm making a new loan that's a little larger, and so you're going to refresh that. But you're going to reduce -- you
may reduce some of that.

So it wouldn’t be a full. If I’m doing outside of the portfolio, new loans, I need a fresh $10 million, it would be less than that. It might be, you know, five, six million. It depends on how much I add on to each loan for rehab, and then --

MR. SPEARS: And it also depends on the split. Historically, it’s been 50-50.

MR. DEANER: Yes, historically it’s been 50-50.

MR. SPEARS: And they go to as much as 90-10 --

90 to them, 10 to us.

MR. DEANER: Yes, we are exploring talking to them about exploring a 90-10 split, where they take 90 and we take 10. So that’s also an ask that I’ve been talking to them about.

MS. PETERS: Now, is that also something that, given all our new oversight focus and resolutions, that we would hear again before you undertook a capital charge? Or is that --

MR. SPEARS: If that’s the Board’s --

MS. PETERS: -- within the threshold of the day-to-day operation that wouldn’t rise to the level of us needing to see it again?

MR. SPEARS: That’s an interesting question because if we move forward, it’s the same risk profile as
we’ve done before, 50-50.

The question on that would be, maybe we don’t have enough capital with that.

If we go to 90-10, that’s less risk. That’s not what the BSA was worried about. So I guess that’s our ask today.

And what we’d like to do is move forward with all three of these, develop them, implement them as part of the business plan.

If it’s the Board’s wish, we’ll bring back whatever aspects of this plan that you like and explore it further.

MS. PETERS: My own comments on that would be that given that, harkening back to the day when we were doing lending in substantial volumes and looking at a lot of these rehab loans, there was a lot of back and forth on the Board about just sort of policy and where we wanted to go with that. So I would like to have a conversation about it again. I don’t know how the rest of the Board feels.

MS. CARROLL: I would second that.

And given that we’ve been so concerned about liquidity of the Agency, I’d just like to understand what we’re giving up, so to speak.

MS. PETERS: Yes, and I’d also echo Cathy’s
comments about giving a preference to, you know, other
state agencies that are also on the mission of trying to
preserve existing loans.

MR. DEANER: Yes, I think our plan is to move
forward under that we’re going to try to utilize zero
capital; but if we find, you know, to lend it to preserve
deals and we need to use some, I would believe -- we
would bring that back and say -- you know, I’d want Bruce
to tell me what’s a number that we could utilize that we
feel is okay, and then to go from there. Because I then
have to do projections based on that number, and say,
“Okay, how many deals can I do based on that number?”

MR. SPEARS: And the driver is the
ing-rating-agency model for how much capital adequacy.

MS. PETERS: Right. And I certainly don’t want
to hamstring you where you have to come back for minimal
capital charges. But, on the other hand, in light of the
recent changes in our level of oversight, if it’s a
significant change, I’d like to have a conversation about
that.

CHAIR CAREY: What’s the time frame for
developing this?

MR. DEANER: Well, I’d say for -- well, the
risk share really is just a question of when we think we
can do it, because we already have the agreement. It’s
in our hands. We have a 50-50 today.

It's a question internally: Do we want to move it to 90-10? And when do we feel comfortable where we are, even level, that we could provide a little bit of capital to do the risk share?

If the question for the next six to 12 months is not, then I'd put more emphasis on the GSE partnership, the Federal Home Loan Bank, and the conduit, and then wait to see where we flesh out in the next 12 to 18 months on the risk share.

Because there's really four programs I'm looking to move forward. Only one would take a portion of potential capital. And so if we internally felt -- when I say "internally," Claudia, Steve, Bruce and myself -- that it's not supported there, even if it's a little bit, then I'm moving forward with all four, we just put that one lower down on the list, until we feel more comfortable.

CHAIR CAREY: So is it safe to say that it would come back before a decision was made to commit a significant amount of capital to that lending program?

MR. DEANER: Oh, absolutely, yes.

MR. SPEARS: Absolutely.

In the meantime, we have the New Issue Bond Program to keep working on --
CHAIR CAREY: Sure.

MR. SPEARS: -- capital that we can use there, and also the MHSA program still rolls along, so...

CHAIR CAREY: I mean, the program is okay. I'm just hearing folks concerned about capital.

MR. DEANER: Oh, absolutely. If we made an internal decision that we had a little bit to utilize, I would fully bring the program and how it would work back to the Board, absolutely.

MR. SPEARS: And also just for the newer Board members -- you probably haven't seen these in a while -- but you are the loan committee for the larger of these loans.

So loan by loan, these would come back to you for your review -- the larger ones. And several of those would be large, even the ones that are on our portfolio.

Okay, good. Thank you.

So what I wanted Margaret to do, is to give you a quick update on the Performance-Based Contract Administration proposal that we turned in the response to the HUD RFP.

And, Margaret?

MS. ALVAREZ: Well, we won't know the final answer until July 1st or thereabouts, if we were selected or not. But we know that our bid package was accepted,
we know that they said our legal opinion of whether we could do that job or not was approved; and we know that our references were called. So that’s the only part we know, and the rest is just stay tuned for July, and keep your fingers crossed.

We’re hoping for the best. We did a very good proposal. I’m very proud of my group and what we turned in.

MS. PETERS: What’s our competition in that? Do we know?

MS. ALVAREZ: No.

MR. SPEARS: What we’ve seen before, is that even other state HFAs applied, and so there may be another state HFA who is applying to do this work in California. But they’re a private contractor.

MS. ALVAREZ: Yes, I would assume that the other HFAs, some of them applied, and probably any number of local housing authority types probably also applied.

MR. SPEARS: Obviously -- I’m sorry, go ahead. MS. ALVAREZ: And there are two current PBCAs we know applied.

MR. SPEARS: Right. And just to refresh your memory, there’s one contract administrator in the northern part of the state, and another in the southern part of the state.
Obviously, from a policy standpoint, we think the contract administrator ought to be a California entity. And also, there ought to be one statewide, so you have consistent administration throughout the state. But we’re not assured that HUD will agree with that philosophy; but that’s our story and we’re sticking to it. And it’s a good, solid front policy, we think.

CHAIR CAREY: Good.

MR. SPEARS: All right, so one last slide with regard to ongoing strategic initiatives.

I’ll just focus on two.

The Homeownership Loan Origination system that’s been in the works for a while, this is a huge project that will make an enormous difference in our ability to provide service to our lenders and borrowers who are applying, and be able to manage our pipeline better.

We’re looking to launch that in the third calendar quarter of 2011. And that would be the fall, to December. So we’re really working very hard on that. A lot of energy and staff time put into that.

And the other is, we really need to get the next phase of the Fiscal Services project. That is our management and financial and accounting information system. We’ve talked before, we’re in kind of the dark
ages there, and we need to get into the modern times to be more timely, better information.

It’s difficult for staff to put together really important reports that we need at the executive level to try to manage the place. We’re looking to do that.

And then, Claudia, I don’t know if you want to talk about the last bullet there, about, you know, we are going to try to emphasize working with other partners within the state and the local as well.

MS. CAPPIO: Yes, just it makes a lot of sense to collaborate and coordinate as much as we can.

A good example came up a few minutes ago about portfolios and our ability to coordinate at least the tracking and data of them. So I look forward to doing that with my housing partners in the state.

MR. SPEARS: Thank you.

Well, with that, if there are other questions, we’d be happy to answer those.

There is a resolution. Just for clarification, the resolution, you adopt the business plan. The presentations, both that were in your binder plus what was presented today, plus the comments and the written testimony, will comprise the business plan for the day.

And with those presentations and the comments today, we’ll put together a written work product that
will be distributed in June to all of you that we’ve done
in the last couple of years, and distribute that once
we’ve taken up this resolution.

MS. PETERS: Tom, do you feel that the language
in the resolution is broad enough to capture the fact
that the Board would like to see the MCC, Genworth, and
FHA risk-share back before it was implemented?

MR. HUGHES: Well, the intent was, as Steve
said, is to capture the comments of the Board. We can
certainly write it in there.

As a practical matter, what we do is we get the
verbatim transcript and we try and figure out what the
Board said. And that’s not always simple because people
say different things. And so even, you can see with the
last one, we struggled for a long time to try and get a
consensus because individual Board members stated their
view.

And so what we try to do then is summarize
those in later documents. We can put it in. We can do
it any way you’d like.

CHAIR CAREY: Wouldn’t it be reasonable to make
that statement as part of the motion that adopts the
resolution?

MS. PETERS: Yes, I was just asking him before
we started with a motion. I didn’t want to move to
change something before we had a conversation about this.

CHAIR CAREY: So we wouldn’t have to amend the
resolution, but the motion itself could contain the
language, if you want?

MR. HUGHES: We could certainly do that.

I think that’s more or less what we did the
last time, too.

MS. CARROLL: I have one other question on 3.

And I understand why three is in there in terms of
responding on a day-to-day basis to changes. But
shouldn’t be we subject that our resolution 11-06, which
has the new restrictions that the Board is placing, so we
shouldn’t go beyond those in terms of giving latitude to
the Agency, to the executive director?

MR. HUGHES: We could certainly do that, handle
it however you’d like. That’s perfectly fine, if you
want to write that up.

CHAIR CAREY: We could simply add that to the
end of the third bullet there.

MS. CARROLL: It’s very simple. Yes.

CHAIR CAREY: Subject to the terms of

Resolution 11-06.

MR. HUGHES: I think this just basically tracks
the prior one.

MS. CARROLL: To the extent that -- I think
that’s a good point. And any other resolutions that have
it.

MR. HUGHES: Just to be clear, is the
suggestion that prior to the word “the” in the second
line, we add the provision, “subject to the provisions of
Resolution 11-06”?

MS. PETERS: Yes, “and any prior applicable
resolutions.”

We were just having a sidebar here, wondering
if we had the financing resolutions that narrowed
authority, we had prior resolutions about net increase in
risk. Now we have 11-06, just to make sure that it can’t
be read that this adoption of the business plan
resolution in any way expands authority beyond what’s
already been limited in prior resolutions.

MR. HUGHES: We can do that.

I think the financing resolution simply omitted
broad language as opposed to putting a restriction is my
recollecion. But, yes, we can add that.

It becomes difficult at some point to figure
out what you have the authority to do.

MS. PETERS: Right, that’s what I’m wondering.

MR. HUGHES: And then it doesn’t do any good to
have a delegation of authority if you can’t use it.

So the more specific, the better, I think. But
I think everyone understands what the general restrictions are.

MS. PETERS: Right. The prior restrictions are what they are. And I wouldn't want to, by this, give an implication that we're expanding beyond what we've already decided. And I don't know how to precisely state that.

MS. CARROLL: I believe 11-06, though, does expressly state that you'll come back with anything new in terms of financing.

CHAIR CAREY: 11-06 is pretty --

MS. CARROLL: It's pretty restrictive, so that might --

CHAIR CAREY: Are you comfortable with that?

MS. PETERS: Yes.

CHAIR CAREY: Just the specific reference to 11-06?

Would someone like to make a motion?

MS. PETERS: (Raising hand.)

CHAIR CAREY: I'm waiting.

MR. GUNNING: I'll move it.

MS. PETERS: Do you want to move the --

MR. GUNNING: No, I'll do as you want to add it.

MS. PETERS: Move adoption of resolution of
11-07, with the addition that staff agrees to come back
to the Board prior to implementation of the MCC,
Genworth, and FHA risk-share programs; and that the final
paragraph, No. 3 in the resolution, add that it is
subject to the restrictions of the previously passed
Resolution 11-06.

MR. GUNNING: Second.

CHAIR CAREY: Any further discussion?
(No response)

CHAIR CAREY: Roll call, please.

MS. PETERS: Public comment.

CHAIR CAREY: I'm sorry, thank you.

I even wrote it on my agenda.

MR. GUNNING: You beat Tom to it.

CHAIR CAREY: This is an opportunity for the
public to comment on this action.

If there's anyone that would like to speak
specifically to this, please indicate.
(No response)

CHAIR CAREY: Seeing none, we'll have a roll
call.

MS. OJIMA: Thank you.

Ms. Creswell?

MS. CRESWELL: Yes.

MS. OJIMA: Mr. Gunning?
MR. GUNNING: Yes.

MS. OJIMA: Mr. Hunter?

MR. HUNTER: Yes.

MS. OJIMA: Ms. Carroll?

MS. CARROLL: Yes.

MS. OJIMA: Mr. Smith?

MR. SMITH: Yes.

MS. OJIMA: Ms. Peters?

MS. PETERS: Yes.

MS. OJIMA: Mr. Carey?

CHAIR CAREY: Yes.

MS. OJIMA: Resolution 11-07 has been approved with the additional language attached.

CHAIR CAREY: Thank you.

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Item 8. Discussion, recommendation, and possible action regarding the adoption of a resolution approving the Fiscal Year 2011/2012 CalHFA Operating Budget

CHAIR CAREY: We're now on to Item 8, which is the operating budget.

MR. SPEARS: Thank you, Mr. Chairman.

Obviously, this operating budget is linked to the business plan that you just approved. So we tried to summarize this. First of all, as we've done in the past,
give you a little bit of an idea of how we think this year will wind up.

The approved budget for last year was $48.3 million. The projected actual expenditures are $44.5 million. That $44.5 million includes, however, this new requirement that we include future pension costs as a budgeted item. Obviously, that’s not cash out of our pocket right this second. But the Governmental Accounting Board in its infinite wisdom has us put that in the budget these days.

So net of that extra cost is $41.9 million, $6.4 million under the budget that was adopted. Because that $48.3 million budget doesn’t have any of that future pension cost stuff in there.

So I think this kind of sets it up to talk about, you know, why were we $6.4 million under. We spent $3.3 million less on strategic projects. Part of that, it was interrupted by the move, and we put some things off. And so it’s just moving costs from one year to the next, frankly.

$1.7 million in lower outside contracts. A lot of that’s legal costs.

In the past, we’ve gotten, in a little -- not hot water, but we’ve had legal costs come up in the middle of the year.
And so what Tom tries to do in his budget, is budget for the use of outside lawyers and consultants. And we had a lot less of that last year than we thought. $1.4 million in lower personnel costs, as it translates into. We didn’t fill as many vacancies and use as many permanent positions as we thought we would. We, instead, used temporary help. And we’ll be reversing that trend this year. $400,000 less in other operating costs, and various things.

And there was $400 million -- I’m sorry, $400,000 less in Keep Your Home California reimbursement. That’s the federal program that uses, you know, staff and that sort of thing. We asked for reimbursement. We thought we knew how that was going to work, and it turned out that we didn’t use as much staff and internal costs, and so we had less reimbursement than we thought.

So that accounts for the $6 million being under budget.

Any questions about that before we go on to what we’re proposing for the next year? Because it’s a little different.

(No response)

MR. SPEARS: So we’re proposing a $50 million
budget. That includes -- I’m trying to remember --
$2.7 million for outside costs.

If you back that out, this budget is actually
less than the one we proposed last year, you know, but
for those costs. But it’s made up of, as in the past,
mostly personnel costs, $34 million, $12 million of
general operating expenses.

We are planning to get reimbursed from Keep
Your Home for $800,000, and we’re going to spend about
$4.7 million, mostly to finish up the homeownership
project and get started on the Fiscal Services project.
So that’s the proposed budget.

The detail is in the back, it’s on page 209 of
your binders, if you want a little more detail and some
comparison with prior budgets and prior costs.

I think the most important thing is that this
is 5.6 more than we actually project spending for this
current fiscal year. So I thought I’d go through and
break that down.

It’s $2 million more in personnel costs over
what we actually spent this year. Most of that is
filling vacancies, but it’s also promotions, backfilling
retirements.

The major problem there, that we’re having now,
is that a lot of the issues that we thought were
temporary, that we could solve with temporary help, are
more permanent in nature and ongoing, and don’t have as
finite into them as we’d like.

The other is that in the last four weeks, we’ve
lost the temp employees from loan servicing, our critical
area, to a new operation that Bank of America is opening
in Rancho Cordova, a loan servicing center out there. So
as the economy improves, we’re losing the ability to just
get temporary help that’s qualified at-will. And we’ve
had that luxury for the last...

So we’re going to -- this $2 million cost
includes the cost of filling 27 of 42 vacancies in the
next fiscal year. And so that’s the personnel cost.

$1.4 million in outside contracts. And here
again, most of that is working with Tom to try and put in
a contingency for outside legal costs, for things like
the Lehman Brothers litigation or procedure.

The facilities costs, the lease costs for the
new building is going to go up, and that’s because the
free-rent period that we negotiated with the lease will
expire in August. And so it will go up over what we
actually had last year.

A little bit more than we actually spent on
strategic projects last year. $400,000 in I.T. costs.
Most of that is for infrastructure upgrades, security,
and that sort of thing. Privacy protection is for most of that.

And then finally, a $300,000 increase in other operating costs for various items, which we can comment on if you like. So that’s it in a nutshell.

We have more slides with more detail.

Any questions before we get going?

MS. PETERS: No, not really a question. Just a comment, that I’m glad to see you converting those positions to permanent in the servicing area, because the recent consent decrees that were signed by the major servicers with the federal regulators are requiring them to have a single point of contact --

MR. SPEARS: Right.

MS. PETERS: -- and beef up their own internal servicing quite a bit beyond what they’ve been doing. So I think you’re going to see a lot of bleed in there if you don’t sweeten the pot for those employees.

MR. SPEARS: Right. And we don’t -- it dovetails with another strategy that we’ve talked about before, and that is, we want to be servicing more of our own loans as we make more homeownership loans out into the future for mission reasons, for economic reasons.

And so what I would anticipate is that as we begin to work through our portfolio -- our problem
children on the portfolio, if you will -- that, as we bring more loans on, then those folks would start to work on the new loans that we're bringing in-house. And it's still a strategy, it's a couple years away. But we're hoping that this will dovetail there nicely.

MR. IWATA: We've held exams currently right now for the homeownership associates and specialists. So a lot of people that were on the temporary right now is trying to get on perm. So they're on the list to be picked up, so they're getting ready.

MR. SPEARS: This slide just shows where the positions are going to be. And there, too -- and I'm not sure if you can see all this -- but the portfolio management is the tall tower here and then the -- where did loan servicing go?

Loan servicing is over there.

I mean, we had 25 people doing this three years ago. We now have a hundred, if you include a lot of the folks in Fiscal Services who are now processing, doing back office work on REO invoices, and loan modifications take a lot of accounting work to get done, because our systems are not built to change loans in the middle of the stream. So it's really a reallocation.

And I think the most important thing to remember about our operations is that we are now doing
way more than we ever were doing before, because we’re
doing all the loan servicing and working with the loan
modifications in the existing portfolio, and we’ve had
expanded hours. Plus, we’re also doing new lending at
the same time.

So it requires more staff than you would think.
And that’s just the nature of our work.

Any questions?
CHAIR CAREY: Any questions? Comments?
MR. SPEARS: We have lots more slides in
detail, if you’d like.

MR. HUNTER: I would just comment that, you
know, assuming nothing drastic happens in June that’s not
projected in the projection, we’ve got two years where
the staff has managed to come within 7 to 9 percent of
the budget. And being under budget, I think that’s an
indication of pretty accurate budgeting and also pretty
effective management of costs of the budget over time.

MR. SPEARS: Thank you, sir.
CHAIR CAREY: Do we have a resolution?
MR. HUNTER: Yes, we do.
I would move adoption of the resolution
approving the budgets.
MS. CRESWELL: Second.
CHAIR CAREY: Moved and seconded.
MS. OJIMA: Who seconded?

CHAIR CAREY: Ms. Creswell.

This is an opportunity for public comment.

If there is anyone who would like to speak to the Board on this matter, please indicate.

(No response)

CHAIR CAREY: Seeing none --

MR. REYES: Do we have a hand way in the back?

AUDIENCE MEMBER: I'm sorry, I was just stretching.

CHAIR CAREY: Seeing none, roll call, please.

MS. OJIMA: Thank you.

Ms. Creswell?

MS. CRESWELL: Yes.

MS. OJIMA: Mr. Gunning?

MR. GUNNING: Yes.

MS. OJIMA: Mr. Hunter?

MR. HUNTER: Yes.

MS. OJIMA: Ms. Carroll?

MS. CARROLL: Yes.

MS. OJIMA: Mr. Smith?

MR. SMITH: Yes.

MS. OJIMA: Ms. Peters?

MS. PETERS: Yes.

MS. OJIMA: Mr. Carey?
Item 9. Reports

CHAIR CAREY: Are there items in the reports that any Board members have questions or thoughts about or would like more information?

(No response)

CHAIR CAREY: No? Okay.

I'm going to juggle the agenda just slightly and move the public testimony to this point in the agenda.

Item 11. Public testimony

CHAIR CAREY: This is an opportunity for anyone in the public to address the Board, recognizing that the Board cannot act on anything that is not agenda'd but is open to public comments at this point.

I do have a speaker's slip from one speaker. So I'd ask that Jeanne LeDuc come up and be the first.

MS. LEDUC: Good morning.

You had some pretty high-level discussions here, and I guess I'm here to ground it a little bit in the personal, in personnel.

My name is Jeanne LeDuc, and I'm here to inform
the Board and the new executive director about some rather startling information I’ve recently discovered.

As you may know, I have been involved in a protracted appeal of a rejection during probation from your Agency.

After the first administrative law judge found this Agency’s decision to be in both bad faith and lacking any substantial evidence, the Agency pursued an appeal through superior court. The SPB has reversed and denied a request for hearing.

I represent myself in this matter.

Since I separated from my spouse in late December of last year, I have received several e-mails indicating my spouse has been in contact with your agency’s counsel, Barrett McInerney. Mr. McInerney is representing CalHFA in the appeal.

These e-mails are of a threatening tone.

I dismissed them at first because I could not imagine that even your hired gun, Mr. McInerney, would engage with an estranged spouse of an adversarial party -- myself obviously being the adversarial party.

To my disbelief, I discovered that Mr. McInerney and my spouse have been involved in a dialogue leading to the inclusion of divorce documents in a CalHFA court filing on April 5th. That document
contains spurious allegations, included personal
financial information, my separate property information,
as well as handwritten allegations and prejudicial
comments by my spouse on an exhibit -- two exhibits, in
fact.

Mr. McInerney utterly failed to do any due
diligence as to the allegations, and relied on someone
with clearly improper motive. He also seemingly
strategically omitted a page of my separate property
declaration to grossly overstate my assets.

I am entering my third year of law school. In
the Agency’s filings, your hired gun stated that I should
be reported to the State Bar.

Given the gravity of these specious charges,
I discussed the matter with the dean and an ethics
professor at UC Davis Law School. Both parties indicated
that Mr. McInerney’s conduct fell below the standard of
due diligence and presented a serious ethical and moral
question in his approach to impugn my character.

Judge Kenny in Sacramento Superior Court agreed
to redact the handwritten comments and allegations from
the CalHFA filing. He did this presumably because he
agreed with me that they have no place in this
litigation.

In light of these facts, it would seem that
Mr. McInerney's conduct, including some prior incidents that I will address at a future date, should, in fact, be subject to a bar investigation.

In the early part of April, I sent a letter to Acting Director Spears and General Counsel Hughes regarding Mr. McInerney's conduct. Subsequent to that letter, I discovered that Mr. McInerney was not acting alone. In fact, your Human Resource attorney, Victor James, was included on e-mail correspondence between my spouse and Mr. McInerney. Thus, it would appear your agency has condoned this behavior.

Moreover, Mr. James had personal knowledge based on these communications that your agency's filings contained misrepresentations regarding my assets, my separate-property assets.

I understood the mission of this organization is facilitating affordable housing to our state's residents. In fact, that's why I accepted a job here over six years ago.

I cannot fathom why this case has raised the ire of Mr. McInerney, and seemingly your agency, to the extent that you are willing to cross ethical boundaries in an effort to damage my reputation.

As I continue to pursue my appeals, I ask this board and your director to make some inquiries in light
of this information, and consider the actions by
Mr. McInerney and Mr. James.

I would suggest that there be an effort to rein
in Agency staff and their counsel’s scorched-earth
approach in this appeal litigation.

The rejection was without merit and unjust.
But the Agency’s subsequent actions in crossing the lines
of litigation are no less than morally repugnant.

Thank you.

And I’m happy to answer any questions or
provide any information.

CHAIR CAREY: I’m sure you can appreciate the
fact that based on that this is legal, professional, and
personnel, I don’t think the Board can engage in any
conversation with you at this point.

MS. LeDUC: That’s fine. I hope that someone
raises this at the appropriate time, and consider the
information I’ve presented to you.

Thank you.

CHAIR CAREY: Thank you very much.

Are there others who wish to address the Board
at this time?

(No response)

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Item 10. Discussion of other Board matters

CHAIR CAREY: Seeing none, we now have moved to the discussion of other Board matters.

And we'd like to take the opportunity to go out of our way to thank Steve Spears.

Steve, you've got to pay attention to this part.

Steve, come on up here, why don't you?

We have had the benefit and opportunity to work very closely with Steve in the past two and a half years, since December of 2008, when he was kind of thrust into the role of acting executive director, and then ultimately executive director.

I think that we all feel very strongly that you have done an above-and-beyond job of leading the Agency through an incredibly difficult time.

I won't even mention some of the many things, such as the office relocation, the West Sacramento move, ramping up MHSA, single-family program loan servicing, Keep Your Home California -- I wasn't going to mention those names, but...

MS. PETERS: Bay Area Housing --

CHAIR CAREY: The Bay Area Housing Plan, the remarkable job of managing the Agency's debt portfolio, working with Standard & Poor's, Moody's, Wall Street,
HUD, NCSHA, the State of California --

MS. CAPPIO: The Treasury.

CHAIR CAREY: -- the Treasury, and the

Treasurer’s office and HCD and TCAC and other state
agencies, all at the same time making some tough
decisions, such as the gap decision, which was tough,
significantly enhancing the transparency of the Agency
and the role of the Board. Even as the Board has
continued to turn over somewhat, the relationship with
the Board is excellent.

We sort of developed the “Survive, revive,
thrive” mantra. And not only has the Agency survived,
but I’m happy to see that you have also. And we might
have had some doubts.

And, Steve, from a personal point of view, I
think that what I know, is that you’re never one to take
credit alone. It’s always the team. It’s always the
team that we hear about from Steve. And that is the
truth, because it is a remarkable team. And it takes a
good leader to recognize that, and I think that’s
important.

I think that the Agency; the Board; the
State, capital S; the state, small S; and those who have
benefited from CalHFA as residents, as tenants, as
homeowners, owe you a great deal of thanks for the past
two and a half years, in addition to your service as chief deputy before that.

But the needs are still there; and I think that as the Agency survives, revives, thrives, that it's also the future residents and the future homeowners that also owe you a vote of thanks.

And so, thank you.
And I think we have --

MS. CAPPIO: We do. We have a little presentation.

CHAIR CAREY: -- a presentation for you.

So why don't you come up here?

MS. CAPPIO: So this is a certificate of appreciation for Steve, in honor and recognition of his invaluable leadership, dedication, and commitment to CalHFA during the perfect financial storm of 2008 through 2011.

(Applause)

MS. CAPPIO: Oh, and here is a little something, too.

MR. GUNNING: A pink envelope.

MR. SPEARS: It's not money.

I think you guys know how I feel about this board and the Agency, and especially employees and the senior executive team that work so hard through all this.
And thank you very much for the kind words; but it's not something you do by yourself. And we have business partners that saw our way through all this. And I think I have all those folks to thank.

And I have Heather to thank for the "Survive, revive, and thrive" mantra.

So thank you. Thank you very much.

(Applause)

CHAIR CAREY: Any other Board members want to say anything?

(Applause)

CHAIR CAREY: Steve, it's been quite a run. And we have quite a future to look forward to.

MR. SPEARS: Yes.

MS. PETERS: I'm happy that you're a part of our future.

CHAIR CAREY: Yes.

MS. CAPPIO: Yes, excellently happy.

CHAIR CAREY: And glad to have Claudia with us. So with that, I think I can safely adjourn the meeting.

(Gavel sounded)

(The meeting was adjourned at 12:57 p.m.)

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REPORTER’S CERTIFICATE

I hereby certify that the foregoing proceedings were duly reported by me at the time and place herein specified;

That the testimony of said witnesses was reported by me, a duly certified shorthand reporter and a disinterested person, and was thereafter transcribed into typewriting.

I further certify that I am not of counsel or attorney for either or any of the parties to said deposition, nor in any way interested in the outcome of the cause named in said caption.

IN WITNESS WHEREOF, I have hereunto set my hand on the 6th day of June 2011.

DANIEL P. FELDHAUS
California CSR #6949
Registered Diplomate Reporter
Certified Realtime Reporter