

FLORIDA MUNICIPAL LOAN COUNCIL

2014 Comprehensive Annual Financial Report

For the Year Ended September 30, 2014



FLORIDA MUNICIPAL LOAN COUNCIL

2014 Comprehensive Annual Financial Report

For the Year Ended September 30, 2014

Prepared by the Florida League of Cities, Inc.

Florida Municipal Loan Council 301 S. Bronough Street, Suite 300, Tallahassee, Florida 32301 (850) 222-9684 • www.floridaleagueofcities.com

TALLAHASSEE HEADQUARTERS



Mission Statement

Providing innovative and comprehensive financial solutions to Florida local governments.

ORLANDO HEADQUARTERS



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Introductory Section



301 South Bronough Street • Suite 300 • P.O. Box 1757 • Tallahassee, FL 32302-1757 • (850) 222-9684 • Fax (850) 222-3806 • www.floridaleagueofcities.com

Letter of Transmittal for the Florida Municipal Loan Council

March 21, 2015

To the Board of Directors of the Florida Municipal Loan Council:

am pleased to submit the Comprehensive Annual Financial Report (CAFR) of the Florida Municipal Loan Council ("the Council") for the year ended September 30, 2014.

Responsibility for both the accuracy of the data and the completeness and fairness of the presentation, including all disclosures, rests with the Florida League of Cities, Inc., as the Administrator for the Council.

The Administrator is responsible for maintaining adequate internal controls designed to provide reasonable assurance that transactions are executed in accordance with the Council's authorization, and are recorded as necessary to maintain accountability for assets and to permit preparation of financial statements in accordance with accounting principles generally accepted in the United States of America.

Due to the inherent limitations in internal control, no system of controls can provide absolute assurance that misstatements, whether as a result of error or fraud, will not occur or that all control issues and instances of fraud, if any, have been detected. The concept of reasonable assurance recognizes that the cost of the control should not exceed the benefits likely to be derived and that the valuation of costs and benefits requires estimates and judgments by management. The Administrator believes the internal control structure provides reasonable assurance regarding the safekeeping of assets and reliability of all financial records. To the best of our knowledge and belief, the enclosed data is accurate in all material respects and is reported in a manner designed to present fairly the financial position and results of operations of the Council. All disclosures necessary to enable the reader to gain an understanding to the Council's financial activities have been included.

The basic financial statements contained in this report have been audited by Shorstein & Shorstein, P.A. Their audit was conducted in accordance with auditing standards generally accepted in the United States of America. The goal of the independent audit was to provide reasonable assurance about whether the Trust's basic financial statements for the year ended September 30, 2014, are free of material misstatement. The independent accounting firm, Shorstein & Shorstein, P.A. has issued an unmodified ("clean") opinion on the Trust's financial statements for the year ended September 30, 2014. The independent auditor's report is presented as the first component of the **Financial Section** of the report.

Management provides a narrative introduction, overview and analysis to accompany the basic financial statements in the form of a Management's Discussion and Analysis (MD&A). This letter of transmittal is designed to complement the MD&A and should be read in conjunction with it. The Council's MD&A can be found after the independent auditor's report.

PROFILE OF THE COUNCIL

The Council was established pursuant to Section 163.01, Florida Statutes, to facilitate cooperative and cost-effective financing for municipalities and counties in the state. The Council was created on December 1, 1998, under Chapter 163, Florida Statutes, pursuant to an Interlocal Agreement initially by and among the City of Stuart, Florida, the City of DeLand, Florida, and the City of Rockledge, Florida.

The purpose of the Council is to enable participating governmental entities to finance or refinance projects permitted by the Interlocal Act on a cooperative and cost-effective basis, to benefit from economies of scale associated with large scale financings, and to maximize the benefits derived from the availability of moneys provided by the state for funding projects. The Council is authorized to exercise the privileges, benefits, powers and terms of the Interlocal Act in connection with the authorization, issuance and sale of bonds.

Membership in the program may include the state, its agencies, counties, municipalities, special districts, and school districts of Florida as well as other entities approved by the Board of Directors. Members benefit from the Council's ability to achieve economies of scale and name recognition due to frequent bond offerings in the public market.

The Council operates as an Enterprise Fund under the Governmental Accounting Standards Board (GASB) rules. Pursuant to the trust indentures, members' earnings are credited to and all expenses are reimbursed by the members. FMLC General Operations cover those items necessary for the trust operations not specifically related to a bond issue and include the Board of Directors' meeting expense and travel, audit, insurance and other general operating functions. The Council considers all its activities as operating activities.

The Council is authorized to issue up to \$1.25 billion of debt for the fixed rate program which includes the direct loan program, up to \$200 million for the Commercial Paper program, up to \$2 billion for the Gas Bond program and up to \$180 million for the Design Build Finance/Build Finance Financing Program. On April 28, 1999, the first series of bonds were issued with the Florida Municipal Loan Council Revenue Bonds, Series 1999. The first issue included seven cities totaling more than \$67 million in fixed-rate loans. Since then, the Council has closed 24 bond issues or tranches.

BORROWER SOLUTIONS

The Council offers short-term and long-term financing options for local governments of all sizes to finance capital projects, renovations, fixed asset additions, and land purchases or to refinance existing debt. Pooling loans into one larger issue and creating economies of scale, in many cases, lowers the costs of issuance and provides greater market access. A variety of loan solutions are available including fixed-rate bonds and private placement bonds (direct loans). The loan amounts vary with terms of repayment up to 30 years.

In addition, local governments that issue taxexempt bonds are required to follow federal tax requirements at the time of issuance and for as long as the bonds remain outstanding. Under the program, post-issuance duties including investment of bond proceeds, continuing disclosure, and arbitrage rebate requirements, are managed for the borrower. Postissuance monitoring is vital to maintain compliance with federal tax requirements and to preserve the taxexempt status of the bonds.

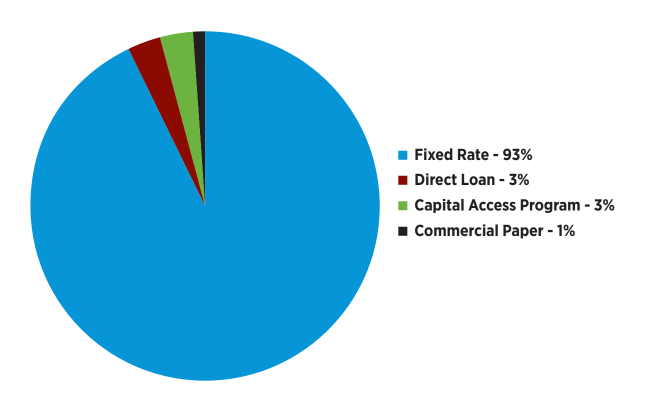
The Council has primarily issued fixed-rate bonds on behalf of small and medium sized borrowers with many members becoming repeat borrowers. The Council works with the following teams of professionals and advisors:

FIXED-RATE BOND PROGRAM

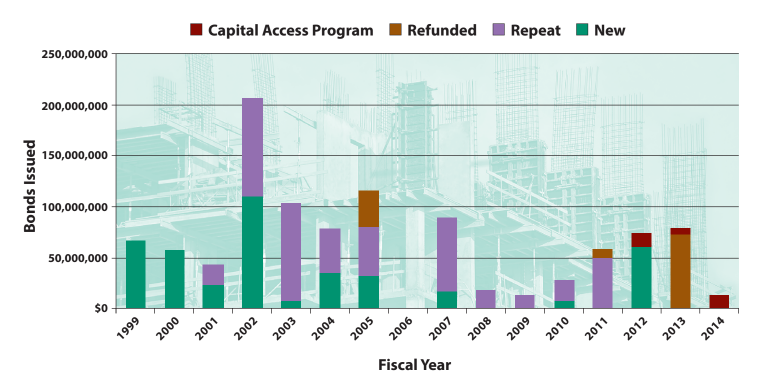
- Florida Municipal Loan Council, Issuer
- Florida League of Cities, Inc., Administrator
- Bryant, Miller & Olive P.A., Bond Counsel
- Public Resources Advisory Group, Financial Advisor
- Waters and Company, LLC, Arbitrage Rebate Consultant
- U.S. Bank National Association, Trustee
- ▶ Wells Fargo Securities, Underwriter

Florida Municipal Loan Council

Type of Loan Issued, as of September 30, 2014



Florida Municipal Loan Council **Type of Borrower, as of September 30, 2014**



The Council has issued more than \$1 billion in bonds to make 116 loans and also facilitated 10 additional bank loans totaling \$30 million through the Capital Access Program.

OVERSIGHT

The Council is governed by a Board of Directors (the "Board") consisting of not more than seven elected public officials, each of whom shall be appointed by the President of the Florida League of Cities, Inc. There is no limitation upon the term of office of a director, and directors serve until the expiration of their term in elected office, their resignation or their removal.

The Council has entered into agreements with various professionals to provide support to the program. The Council does not employ personnel, rather the management and administration services are provided by the Florida League of Cities, Inc., as Administrator. The Florida League of Cities, Inc. is a nonprofit organization established in 1922 to serve the interests of Florida cities and has grown to include nearly all of Florida's 410 municipalities as members.

The Administrator is charged with supervising and coordinating the activities of the trustee, financial advisor, auditor, bond counsel, or other service provider rendering services to the Council. The Administrator is also responsible for directing the investment of the project loan funds, maintaining accounting records and financial reports and approving applications for membership.

The Administrator also maintains an investor relations page, accessible via the Florida League of Cities website, *www.floridaleagueofcities.com*. This page offers investors access to municipal disclosures for all municipal bond issuers participating in the Florida Municipal Loan Council. These disclosures include annual reports, operating data, and other significant information including official statements.

Financial advisory services are provided by Public Resources Advisory Group and involve bond market updates and monitoring of each public bond sale. A summary of each bond sale is provided and presented to the Board. Additionally, Waters & Company assists in arbitrage rebate compliance efforts.

FISCAL YEAR 2014

During the first three quarters of 2014, which ended September 30, 2014, interest rates trended downwards. Yields on the 10-year MMD tax-exempt scale dropped 62 basis points from 2.79% in January to 2.17% at the end of September. Similarly, the 30-year MMD taxexempt scale dropped 111 basis points from 4.20% to 3.09% during the same period. This decline was in contrast to 2013 when interest rates experienced steady growth throughout the year.

Bank loans currently provide attractive financing rates, especially for bank-qualified issuers. However, banks continue to become more selective regarding the credits that they are willing to lend as well as the length of time for which they will lend. In the present market, most banks limit their fixed rate loans to a 12-year term.

In fiscal year 2014, the Council facilitated 3 bank loans totaling \$12.5 million on behalf of borrowers. Additionally, the Council extinguished \$16.8 million in bonds or 4% of outstanding loans. The Council has 58 borrowers participating in its programs.

REQUESTS FOR INFORMATION

The preparation of this report was made possible by the dedicated staff of the financial services, accounting and publication departments of the Florida League of Cities, Inc., as well as all additional individuals who assisted with this effort including the staff of Shorstein and Shorstein, P.A. Appreciation is also expressed to the members of the Board of Directors for their leadership and service in matters pertaining to the Council's operations.

This financial report is designed to provide a general overview of the Council's activities during fiscal year 2014. Questions concerning any of the information provided in this report or requests for additional financial information should be addressed to the Administrator for the Florida Municipal Loan Council, 301 South Bronough Street, Suite 300, Tallahassee, FL 32301.

Respectfully submitted,



Michael Sittig Executive Director Florida League of Cities, Inc., Administrator



Government Finance Officers Association

Certificate of Achievement for Excellence in Financial Reporting

Presented to

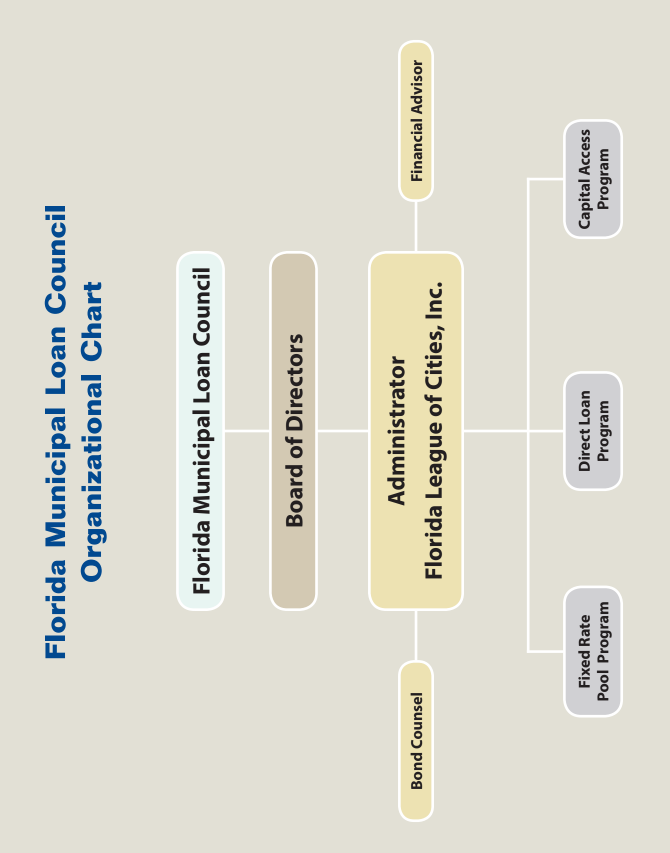
Florida Municipal Loan Council

For its Comprehensive Annual Financial Report for the Fiscal Year Ended

September 30, 2013

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Executive Director/CEO



Florida Municipal Loan Council Board of Directors

As of September 30, 2014



Isaac Salver Chairman Councilmember Town of Bay Harbor Islands



Larry Ady Vice Chairman Commissioner City of Belle Isle



Heyward Strong Mayor Pro Tem City of Valparaiso

Susan Starkey

City of Davie

Councilmember



Bill Arrowsmith Vice Mayor City of Apopka



George Vallejo Mayor City of North Miami Beach



Frank C. Ortis Mayor City of Pembroke Pines

Florida League of Cities, Inc. (Administrator)

Executive and Financial Management Team

Michael Sittig Executive Director Service since July 12, 1971

Jeannie Garner Senior Director of Insurance and Financial Services Service since June 1, 1994

Paul Shamoun Associate Director, Financial Services *Service since August 15, 1995*

Molly Hall Senior Financial Analyst, Financial Services *Service since February 16, 2011* **Scott Hamilton, CPA** Comptroller, Accounting *Service since September 27, 1982*

Teresa Bilek Colvin, CPA Trust Services Comptroller, Accounting *Service since July 6, 1993*

Juliacarol Love, CPA Senior Accountant, Accounting Service since November 1, 2007



Financial Section

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FLORIDA MUNICIPAL LOAN COUNCIL

FINANCIAL STATEMENTS

SEPTEMBER 30, 2014

SHORSTEIN & SHORSTEIN, P.A. CERTIFIED PUBLIC ACCOUNTANTS 8265 BAYBERRY ROAD JACKSONVILLE, FLORIDA 32256

JACK F. SHORSTEIN, C.P.A., J.D. (1929-2014) SAMUEL R. SHORSTEIN, C.P.A. MARK J. SHORSTEIN, C.P.A. MICHAEL K. PARRISH, C.P.A. BARBARA J. HOUSTON, C.P.A. JOAN B. MOELL, C.P.A. O.J. YOUNG MARGARET R. CONOVER, C. P. A. MELISSA R. STEPHENS, C.P.A. JEFFREY C. PHILLIPS, C.P.A. PHILLIP H. CAMPBELL, C.P.A. WALTER L. HUNTER, C.P.A. TELEPHONE (904)739-1311 FACSIMILE (904)739-2069 WWW.SHORSTEINCPA.COM

February 24, 2015

Independent Auditor's Report

To the Board of Directors of the Florida Municipal Loan Council:

We have audited the accompanying financial statements of the Florida Municipal Loan Council as of and for the year ended September 30, 2014, and the related notes to the financial statements, as listed in the table of contents.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express opinions on these financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

MEMBERS: AMERICAN INSTITUTE OF CERTIFIED PUBLIC ACCOUNTANTS • FLORIDA INSTITUTE OF CERTIFIED PUBLIC ACCOUNTANTS

Opinions

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the Florida Municipal Loan Council as of September 30, 2014, and the changes in financial position and cash flows thereof for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Other Matters

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the management's discussion and analysis be presented to supplement the basic financial statements. Such information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board, who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

Other Information

Our audit was conducted for the purpose of forming an opinion on the Council's financial statements as a whole. The introductory section, statistical section, investment section and the Schedule of Issues Outstanding are presented for the purpose of additional analysis and are not a required part of the financial statements.

The Schedule of Issues Outstanding is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the financial statements. The information has been subjected to the auditing procedures applied in the audit of the financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the financial statements or to the financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated in all material respects in relation to the financial statements as a whole.

The introductory, statistical and investment sections have not been subjected to the auditing procedures applied in the audit of the basic financial statements and, accordingly, we do not express an opinion or provide any assurance on them.

Shoratein + Shoratein, P.A.

Our discussion and analysis of the Florida Municipal Loan Council (the Council) provides an overview of the Council's financial activities for the fiscal year ended September 30, 2014. Because the information contained in the Management's Discussion and Analysis (MD&A) is intended to highlight significant transactions, events and conditions, it should be considered in conjunction with the Council's financial statements and notes to financial statements provided herein.

Financial Highlights

Key financial highlights for fiscal year 2014 are as follows:

- The Council implemented GASB Statement 65 for fiscal year 2014. GASB 65 provides standards for reclassifying certain items that were previously reported as assets or liabilities and reporting deferred outflows of resources or deferred inflows of resources as applicable.
- Total assets and deferred outflows were \$402,723,980 and total liabilities and deferred inflows were \$402,569,417 resulting in a net position of \$154,563. Total assets and total liabilities both declined over the prior fiscal year. The Administrator reimbursed the Council \$73,500 for prior year expenses related to ongoing operations resulting in an increase in net position.
- Total operating revenues were \$17.6 million, compared to \$21.3 million, a decrease of 17.2%. Total operating expenses declined by 17.5% to \$17.5 million from \$21.2 million for fiscal year 2013. Loan interest and member reimbursements along with interest expense decreased due to the reduction in bonds payable. There were no new bonds issued this fiscal year, so there were no cost of issuance expenses.
- Program borrowers refunded or defeased \$16.8 million in loans representing 4% of total bonds outstanding at the beginning of the fiscal year.
- Through the Competitive Capital Access Program, the Council facilitated 3 bank loans on behalf of the Village of Pinecrest, City of West Melbourne and City of Seminole totaling \$12.5 million.

Basic Financial Statements

The Council operates as an enterprise fund under governmental accounting rules that require the preparation of a series of financial statements. The Statement of Net Position provides information regarding assets and liabilities as of September 30, 2014. The Statement of Revenues, Expenses and Changes in Net Position provides information about our revenues and expenses for the year October 2013 through September 2014. The Statement of Cash Flows provides information about the various cash activities incurred throughout the fiscal year, and is presented using the direct method with a reconciliation of operating cash flows to operating income. The Council uses the flow of economic resources measurement focus and the accrual basis of accounting. Under this method, revenues are recorded when earned and expenses are recorded at the time the liabilities are incurred.

Financial Analysis

	09/30/14	09/30/13	Change	% Change
Assets				
Current Assets	\$ 74,098,356	\$124,269,960	\$ (50,171,604)	(40.37) %
Noncurrent Assets	327,388,982	309,715,322	17,673,660	5.71 %
Total Assets	401,487,338	433,985,282	(32,497,944)	(7.49) %
Deferred Outflows of Resourc	es			
Deferred Amount on Refunding	1,236,642	1,545,702	(309,060)	(19.99) %
Liabilities				
Current Liabilities	31,346,250	23,476,262	7,869,988	33.52 %
Noncurrent Liabilities	371,159,959	411,929,250	(40,769,291)	(9.90) %
Total Liabilities	402,506,209	435,405,512	(32,899,303)	(7.56) %
Deferred Inflows of Resources	i			
Deferred Amount on Refunding	63,208	69,368	(6,160)	(8.88) %
Net Position	¢ 154.562	¢ 56.104	¢ 09.450	
Net Position	\$ 154,563	\$ 56,104	\$ 98,459	

Financial Analysis (Continued)

	09/30/14	09/30/13	Change	% Change
Operating Revenues				
Loan Interest and Member Reimbursements	\$ 17,341,866	\$ 19,845,549	\$ (2,503,683)	(12.62) %
Investment Earnings	57,191	226,907	(169,716)	(74.80) %
Allocation to Members	153,086	1,214,190	(1,061,104)	(87.39) %
Other Income	73,500		73,500	100.00 %
Total Operating Revenues	17,625,643	21,286,646	(3,661,003)	(17.20) %
Operating Expenses				
Interest Expense	16,586,293	19,090,935	(2,504,642)	(13.12) %
Administrative Fees	86,846	132,699	(45,853)	(34.55) %
Trustee Fees and Other Fees	88,849	92,823	(3,974)	(4.28) %
Allocation to Members	576,471	476,835	99,636	20.90 %
Cost of Issuance Expense	-	1,272,736	(1,272,736)	(100.00) %
FMLC General Operating Expenses	188,725	183,247	5,478	2.99 %
Total Operating Expenses	17,527,184	21,249,275	(3,722,091)	(17.52) %
Change in Net Position	98,459	37,371	61,088	
Net Position Beginning of Year	56,104	18,733	37,371	
Net Position End of Year	\$ 154,563	\$ 56,104	\$ 98,459	

Under the fixed rate bond and direct loan programs, the Council issued no new debt during the year. The Council extinguished or defeased \$16,764,173 of outstanding debt for fiscal year ending 2014. The table below lists the members that refunded or extinguished debt during the year.

Borrower	Series	Original Par	Refunded/ Extinguished Principal Amount
City of New Smyrna Beach	2000B	\$ 1,985,000	\$ 200,000
Village of Pinecrest	2004A	3,075,000	1,990,000
City of Oakland Park	2004A	1,810,000	1,445,000
City of Bartow	2005A	4,800,000	2,890,000
City of Fort Myers	2005C	4,970,000	2,660,000
City of Bartow	2005D	2,655,000	1,580,000
City of West Melbourne	2005D	4,910,000	2,925,000
City of Seminole	2009	5,500,000	3,074,173
Total		\$ 29,705,000	\$ 16,764,173

Debt Outstanding

The Council is authorized to issue up to \$1.25 billion of debt for the fixed rate program which includes the direct loan program, up to \$200 million for the Commercial Paper program, up to \$2 billion for the Gas Bond program and up to \$180 million for Design Build Finance/Build Finance Financing Program.

For all series issued prior to 2008, payments of the principal and interest on the bonds when due are insured by a municipal bond insurance policy issued by MBIA Insurance Corporation.

Series 2010 ABCD, Series 2011D, Series 2012A (2018-2033 maturities), and Series 2012 B-1 (2019-2032 maturities) are insured by a municipal bond insurance policy issued by Assured Guaranty Municipal Corporation.

There is no insurance or reserve fund associated with the private placement bonds, Series 2011 B-1 and 2011 B-2, Series 2012 and Series 2012 B-2. Additional information on the Council's debt can be found in Note 5 to the financial statements.

Debt Outstanding (Continued)

At September 30, 2014, the Council had 19 fixed-rate bond issues or tranches and 4 direct loans with total debt outstanding of \$391,249,270 as follows:

	2014	2013	% Change
Revenue Bonds. Series 2000A	\$ 11,118,008	\$ 11,786,236	(5.67) %
Revenue Bonds, Series 2000B	2,227,794	2,394,026	(6.94) %
Revenue Bonds, Series 2001A	6,185,000	6,525,000	(5.21) %
Revenue Bonds, Series 2002A	5,305,000	5,480,000	(3.19) %
Revenue Bonds, Series 2003A	3,830,000	3,950,000	(3.04) %
Revenue Bonds, Series 2003B	3,835,000	4,370,000	(12.24) %
Revenue Bonds, Series 2004A	6,565,000	10,535,000	(37.68) %
Revenue Bonds, Series 2005A	35,420,000	39,825,000	(11.06) %
Revenue Bonds, Series 2005B	12,985,000	13,790,000	(5.84) %
Revenue Bonds, Series 2005C	7,925,000	11,730,000	(32.44) %
Revenue Bonds, Series 2005D	12,335,000	17,730,000	(30.43) %
Revenue Bonds, Series 2006	13,255,000	14,130,000	(6.19) %
Revenue Bonds, Series 2007A	42,100,000	43,755,000	(3.78) %
Revenue Bonds, Series 2008A (Direct Loan)	14,196,436	14,827,393	(4.26) %
Revenue Bonds, Series 2009 St Aug Bch (Direct Loan)	667,032	695,561	(4.10) %
Revenue Bonds, Series 2009 Seminole (Direct Loan)	-	3,606,086	(100.00) %
Revenue Bonds, Series 2010 ABCD	26,005,000	26,630,000	(2.35) %
Revenue Bonds, Series 2010AA (Direct Loan)	1,545,000	1,620,000	(4.63) %
Revenue Bonds, Series 2010BB (Direct Loan)	1,030,000	1,080,000	(4.63) %
Revenue Bonds, Series 2011 B-1 & B-2	4,605,000	5,150,000	(10.58) %
Revenue Bonds, Series 2011D	47,605,000	47,925,000	(0.67) %
Revenue Bonds, Series 2012	59,110,000	59,110,000	0.00 %
Revenue Bonds, Series 2012A	40,130,000	41,490,000	(3.28) %
Revenue Bonds, Series 2012 B-1 & B-2	33,270,000	34,860,000	(4.56) %
Total Debt Outstanding	391,249,270	422,994,302	
Bond Premium/Discount (Net)	4,735,392	5,447,757	
Bonds Payable	\$395,984,662	\$428,442,059	

Economic Factors

The Council was established pursuant to section 163.01, Florida Statutes, to facilitate cooperative and cost-effective financing for municipalities and counties in the state. As a result, the Council's financial activity is dependent upon the capital financing needs of its member governments and as well as the existing financial market conditions.

As reported by PRAG, the Council's consultant, interest rates for municipal issuers have remained low over the past year. Despite headlines regarding the end of the Federal Reserve Bank's quantitative easing as well as the highly-publicized financial difficulties of issuers such as Detroit and Puerto Rico, issuers in Florida continue to sell debt at very attractive yields. Overall reduced issuance volume combined with a gradual strengthening of financial conditions in the state have put issuers in a strong position.

After rising to 3% in January, the yield on the 10-year U.S. Treasury bond has been on a downward trend, dipping to 2.15% in October 2014. Current levels are well below those from the same time last year. While news over the summer that the Federal Reserve Bank would stop its quantitative easing program in the fall led many to anticipate higher rates, ongoing questions about the health of both the U.S. and global economy have prevented this from happening so far.

Tax-exempt rates traditionally follow the trend of the U.S. Treasury rates, and that has been the case again in 2014. The changes in long-term tax-exempt rates have decreased in line with U.S. Treasury rates for comparable maturities. As of October 2014, the 20-yr and 30-yr tax-exempt rates were 2.53% and 2.85%, respectively, on the AAA MMD scale. Other rates are well below their 10-year averages but remain significantly above the lows reached in 2012.

Bank loans currently provide attractive financing rates, especially for bank-qualified issuers. However, banks continue to become more selective regarding the credits that they are willing to lend as well as the length of time for which they will lend. In the present market, most banks limit their fixed-rate loans to a 12-year term.

The low interest rate environment continues to provide borrowers with refinancing opportunities of existing debt as well as more favorable conditions for financing new capital projects. However, bond issuance demand for new money projects continues to be impacted by the cost of borrowing and budget tightening at the local government level.

Request for Information

This financial report is designed to provide a general overview of the Council's finances. Questions concerning any of the information provided in this report or requests for additional information should be addressed to the Administrator, Florida Municipal Loan Council, 301 South Bronough Street, Suite 300, Tallahassee, Florida 32301.

ASSETS	Series	Series	Series	Series	Series 2003A	Series 2003R
Current Assets	10001				10001	10004
Cash	÷	ı	φ '	ہ ۱	1	۰ ب
resurcted Assets: Cash and Cash Equivalents	3,272	78	1,299	545	760	596
Investments		425,011		1		
Loans Receivable	1,344,279	524	491,238	300,725	205,482	205,612
Accrued Interest Receivable	1			1		1
Total Current Assets	1,347,551	425,613	492,537	301,270	206,242	206,208
Noncurrent Assets						
Loans Receivable	9,773,008	1,802,786	5,915,704	5,134,086	3,790,565	3,789,304
Total Assets	11,120,559	2,228,399	6,408,241	5,435,356	3,996,807	3,995,512
DEFERRED OUTFLOWS OF RESOURCES						
Deferred Amount on Refunding	ı	ľ	'	1	'	ı
LIABILITIES						
Current Liabilities						
Bonds Payable	1,345,000		374,481	186,384 113 605	132,940 70.463	148,584 64 567
Accrued Administrator Fees	2,368	421	2,577	2,210	1,596	1,278
Accrued Expenses Total Current Liabilities	183 1,347,551	183 604	507,017	365 302,654	183 214,182	365 214,794
Noncurrent Liabilities						
Bonds Payable	9,773,008	2,227,795	5,901,224	5,132,702	3,782,625	3,780,718
Total Liabilities	11,120,559	2,228,399	6,408,241	5,435,356	3,996,807	3,995,512
DEFERRED INFLOWS OF RESOURCES						
Deferred Amount on Refunding	1	'	'	'	1	1
NET POSITION						
Net Position - Unrestricted	-0-	-0-	\$ -0- \$	-0-	- -	-0-

Florida Municipal Loan Council *STATEMENTS OF NET POSITION (Continued) For the Year Ended September 30, 2014

s: h Equivalents 5 h Equivalents 5 h Equivalents 1,824 e 6,94,569 1,85 h Equivalents 586,333 1,85 h Assets 584,560 34,55 h Assets 584,450 1,85 h Assets 584,450 1,85 h Assets 584,450 1,85 h Assets 584,450 1,95 h Assets 584,450 3,445 h C Asset 588 584,450 1,550 h C Asset 588 588 586 586 586 586 586 586 586 586			7cnnz		2006
cted Assets: 1,824 in and Cash Equivalents 584,569 extiments 584,569 in therest Receivable 586,393 in therest Receivable 586,393 in therest Receivable 586,393 inthe Receivable 6,041,557 inthe Receivable 6,041,557 inthe Receivable 6,041,557 inthe Receivable 6,041,557 inthe Receivable 79,197 inthe Receivable 79,197 inthe Receivable 79,197 inthe Receivable 79,197 int Liabilities 79,496 int Liabilities	6	e	e	÷	
s 1,824 istrator Fees 584,569 1,86 istrator Fees 586,393 1,86 6,041,557 34,56 1,86 6,041,557 34,56 1,86 586,393 1,86 1,92 1	I))	•	
584,569 1,85 listrator Fees 584,569 1,85 nistrator Fees 586,393 1,85 FRESOURCES 6,041,557 34,56 ng 6,027,950 36,42 79,197 1,64 584,450 1,64 584,450 1,64 584,450 1,64 6,043,500 34,46 ng 6,043,500 34,46 ng - 1,92 79,197 - 26 79,197 - 26 79,197 - 26 79,197 - 26 79,197 - 26 79,197 - 26 79,197 - 26 79,197 - 26 79,197 - 26 70,197 - 26 70,197 - 26 70,197 - 26 84,450 - 36,42 86,027,950 34,45 36,42 90 - - 36,42	1,824 3,513	725	184,781	1,025,825	1,215,751
listrator Fees 584,569 1,85 		ı	I	T	871,510
listrator Fees <u>586,393</u> 1,86 6,041,557 34,56 6 ,041,557 34,56 7 9,197 1,64 79,197 28 584,450 1,64 584,450 34,46 6 ,043,500 34,46 7 9,197 28 7 0,197 28 7 0,	34,569 1,854,150	1,097,965	1,208,212	759,769	946,601
586,393 1,85 586,393 1,85 6,041,557 34,56 6,041,557 34,56 79,197 36,42 79,197 28 584,450 1,64 584,450 36,42 6,043,500 34,46 6,043,500 34,46 6,043,500 34,46 6,027,950 36,42 19 584,450 1,92 19 584,450 1,92 19 584,450 1,92 19 584,450 34,46 19 584,450 36,42 19 584,450 36,42 19 56,627,950 36,42 19 56,627,950 36,42 19 - -					
6,041,557 34,56 6,027,950 36,42 ing <u>6,027,950 36,42</u> 503,056 1,64 79,197 28 584,450 1,02 584,450 34,46 6,043,500 34,46 resources <u>6,027,950 36,42</u> ing <u>6,027,950 36,42</u> ing <u>6,027,950 36,42</u>	36,393 1,857,663	1,098,690	1,392,993	1,785,594	3,033,862
6,041,557 34,55 FRESOURCES 6,627,950 36,42 0F RESOURCES 503,056 1,64 79,197 1,64 1,64 79,197 1,64 1,97 584,450 1,97 1,92 6,043,500 34,45 1,92 Ing 6,043,500 34,45 Ing - 36,42 36,42					
F RESOURCES 6.627,950 36,42 ing - - 36,42 79,197 1,64 - 28 584,450 1,92 - 24,45 6,043,500 34,45 - - ing - - - - ing - - - - - ing - - - - - - - ing -	41,557 34,567,854	11,882,117	6,468,536	10,865,478	10,602,787
IF RESOURCES Ing	27,950 36,425,517	12,980,807	7,861,529	12,651,072	13,636,649
ing					
503,056 1,64 79,197 28 1,649 1,64 584,450 34,45 6,043,500 34,45 6,627,950 36,42 rig	- - - -	496,989	293,166	1	'
503,056 1,64 79,197 28 1,649 548 584,450 1,92 6,043,500 34,45 <u>6,627,950 36,42</u> ing -					
503,056 1,64 79,197 26 1,649 548 584,450 1,92 584,450 1,92 6,043,500 34,45 6,043,500 34,45 ing					
1,649 1,649 1,649 1,649 1,649 1,649 1,92 584,450 34,45 1,92 6,043,500 34,45 34,45 I.6,627,950 36,42 II.92 III.92 III.92 III.92 <	7	859,892 262 367	1,223,290	745,222	923,757 200 628
548 584,450 6,043,500 34,496 6,627,950 36,425	- ' <u>'</u> 0 7	5,410	4,539	7,608	233,020 6,628
6,043,500 6,627,950	548 913 34,450 1,929,106	913 1,128,582	731 1,406,282	1,096 1,025,817	1,096 1,231,109
6,043,500 6,627,950					
6,627,950	43,500 34,496,411	12,349,214	6,748,413	11,625,255	12,405,540
Deferred Amount on Refunding	27,950 36,425,517	13,477,796	8,154,695	12,651,072	13,636,649
Deferred Amount on Refunding					
		'	' '	'	'
NET POSITION					
Net Position - Unrestricted \$ -0-	φ	- ⁰ -	\$ -0-	\$ -	-0-

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Florida Municipal Loan Council *STATEMENTS OF NET POSITION (Continued) For the Year Ended September 30, 2014
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ASSETS	Series 2007A	Series 2008A	Series 2009 St. Aug Bch	Series 2009 Seminole	Series 2010 ABCD	Series 2010AA
Current Assets						
Cash Doutieted Accede:	۰ ج	۰ ب	، ج	۰ ب	۰ ب	۰ ج
Cash and Cash Equivalents	8,200,692	ı	'		2,953,891	ı
Investments Loans Receivable	- 1.821.360	- 1.706.992	39,447	- 902	334,505 640,174	108.295
Accrued Interest Receivable			- ' 			
Accounts Receivable - Administrator Fees Total Current Assets	- 10,022,052	- 1,706,992	39,447	902	3,928,570	108,295
Noncurrent Assets						
Loans Receivable	33,414,120	12,839,814	636,971	I	22,533,005	1,444,184
Total Assets	43,436,172	14,546,806	676,418	902	26,461,575	1,552,479
DEFERRED OUTFLOWS OF RESOURCES						
Deferred Amount on Refunding	T	T	'	T	'	25,816
LIABILITIES						
Current Liabilities						
Bonds Payable	1,774,724	662,017	30,061	ı	638,101	75,000
Accrued Interest Expense	1,040,337	347,114	8,955	' 0	536,822	32,909
Accrued Administrator Fees Accrued Expenses	17,595 365	3,256	431		12,551 731	380
Total Current Liabilities	2,833,021	1,012,387	39,447	902	1,188,205	108,295
Noncurrent Liabilities						
Bonds Payable	40,603,151	13,534,419	636,971	I	25,273,370	1,470,000
Total Liabilities	43,436,172	14,546,806	676,418	902	26,461,575	1,578,295
DEFERRED INFLOWS OF RESOURCES						
Deferred Amount on Refunding	ſ	ſ	'	'	'	'
NET POSITION						
Net Position - Unrestricted	-0-	-0-	-0-	-0-	-0-	-0-

Florida Municipal Loan Council *STATEMENTS OF NET POSITION (Continued) For the Year Ended September 30, 2014

Series 2012 B-1 & B-2 B-1 & B-2 B-1 & B-2 A, 728, 579 11, 367, 953 1, 706, 693 11, 66, 693 11, 66, 693 34, 327, 568 34, 327, 568 12, 380 339, 094 32, 403, 995 34, 726, 662	Series 2012A 2012A 2012A 3,501,190 2,112,054 40,042,207 43,543,381 11,379 11,379 11,379 11,379 11,379 43,480,173 41,110,565 43,480,173 63,208	Series 2012 3,705,541 9,595 9,690,217 9,595 39,081,282 39,081,282 59,240,216 1,563 1,563 1,563 1,563 1,563 1,563 20,150,000 50,150,000	Series 2011D 2011D 1,789,124 48,485,166 1,193,644 148,483,620 1,768,123 1,768,123 1,768,123 1,768,123 1,768,123 1,768,123 1,768,123 1,768,123	Series 2011 B-1 & B-2 B-1 & B-2 B-1 & B-2 573,969 573,969 73,3431,401 1,221,617 1,221,617 2,303 560,098 78,950 2,303 366,098 78,950 2,303 365 78,950 2,303 365 78,950 2,303 365 641,716 641,716 4,015,586 4,657,302	Series 2010BB 70,858 70,858 1,033,565 1,033,565 1,033,565 70,858 70,858 50,000 20,600 20,600 20,600 20,600 20,600 20,858	ASSETS Current Assets: Cash and Cash Equivalents Investments Loans Receivable Accrued Interest Receivable Accounts Receivable - Administrator Fees Total Current Assets Noncurrent Assets Noncurrent Assets Dotal Current Assets Dotal Current Assets Dotal Assets Deferred Amount on Refunding Loans Receivable Accrued Administrator Fees Accrued Expense Accrued Expense
¢						OSITION
	63,208	1			1	Refunding
						WS OF RESOURCES
34,726,662	43,480,173	59,240,216	48,483,620	4,657,302	1,050,858	
32,403,995	41,110,565	50,150,000	46,715,497	4,015,586	980,000	
2,322,667	2,369,608	9,090,216	1,768,123	641,716	70,858	bilities
365 7 377 667	2 360 608	0,000,216	1 768 123	365 641 716	- 70 868	biliti
12,380 201	11,379	1,563	14,630	2,303	258	r Fees
531,559	705,422	128,653	1,193,644	78,950	20,600	ense
1.778.363	1.652.624	8.960.000	559,666	560.098	50,000	
399,094	'	'	'	4,284	17,293	Refunding
						WS OF RESOURCES
34,327,568	43,543,381	59,240,216	48,483,620	4,653,018	1,033,565	
16,524,343	40,042,207	39,081,282	45,845,166	3,431,401	962,707	
17,803,225	3,501,174	20,158,934	2,638,454	1,221,617	70,858	its
1 1		9,595 -	1 1			eivable Administrator Fees
1,706,693	2,112,054	9,090,217	849,330	573,969	70,858	
11,367,953	1,379,190	3,705,541	I	I	'	
4,728,579	9,930	7,353,581	1,789,124	647,648	ı	valents
		ı	ı	ı	ı	
' \$	1				,	.,
Series 2012 B-1 & B-2	Series 2012A	Series 2012	Series 2011D	Series 2011 B-1 & B-2	Series 2010BB	
Series 2012	Series	Series	Series	2011 2.0	Series	



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Total

General Operations

	\$ 80,407 \$ 80,407		- 28,122,414	- 18,083,710	- 27,719,417	- 9,595	trator Fees 82,813 82,813	163,220 74,098,356
Current Assets	Cash	Restricted Assets:	Cash and Cash Equivalents	Investments	Loans Receivable	Accrued Interest Receivable	Accounts Receivable - Administrator Fees	Total Current Assets

Noncurrent Assets

327,388,982	401,487,338
	163,220
Loans Receivable	Total Assets

DEFERRED OUTFLOWS OF RESOURCES

- 1,236,642	
Deferred Amount on Refunding	LIABILITIES

Current Liabilities

Bonds Payable Accrued Interest Expense Accrued Administrator Fees Accrued Expenses Total Current Liabilities	- - 8,657 8,657	24,824,703 6,384,524 119,050 17,973 31,346,250
<u>Noncurrent Liabilities</u> Bonds Payable	,	371,159,959

Total Liabilities

DEFERRED INFLOWS OF RESOURCES

63,208

154,563

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154,563

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Net Position - Unrestricted

*The accompanying notes are an integral part of these financial statements.

402,506,209

8,657

Deferred Amount on Refunding

NET POSITION

Florida Municipal Loan Council *STATEMENTS OF REVENUES, EXPENSES AND CHANGES IN NET POSITION For the Year Ended September 30, 2014

		Series 2000A		Series 2000B	I	Series 2001A		Series 2002A	l	Series 2003A		Series 2003B
OPERATING REVENUES Loan Interest and Member Reimbursements Investment Earnings	\$	679,008 8	φ	129,989 777	φ	316,086 4	φ	281,562 4	θ	196,381 2	θ	201,628 5
Allocation to Members Other Income					I					1 1		· ·
Total Operating Revenues		679,016		130,766	I	316,090		281,566		196,383		201,633
OPERATING EXPENSES Interest Expense		676.772		126,117		296,142		277.049		186,179		188,899
Administrator Fees - FLC		1,513		318		1,823		1,622		1,170		1,297
Other Expenses Allocation to Members FMLC General Operating Expenses		131 		3,000 776 -		z, 192 15,933 -		1,401 1,434 -		, 31 8,303 -		1,901 9,476 -
Total Operating Expenses		679,016		130,766		316,090		281,566		196,383		201,633
Change in Net Position		-0-		- -		-0-		-0-		¢-		-0-
Net Position, Beginning of Year		-0-		- -	I	-0-		-0-	I	Ģ		-0-
Net Position, End of Year	φ	-0-	ф	þ	φ	-0-	φ	-0-	ф	-0-	φ.	-0-

*STATEMENTS OF REVENUES, EXPENSES AND CHANGES IN NET POSITION (Continued) For the Year Ended September 30, 2014 Florida Municipal Loan Council

Series 2006	607,606 1,603 -	609,209	576,778 3,977 4,384 24,070 - 609,209 -0-	
	↔ \\	ا		່ 🛷 " 📕
Series 2005D	728,792 11 -	728,803	697,470 4,808 16,068 10,457 - - -0-	- Ċ
l	ۍ ا			ф
Series 2005C	474,461 10 68,606 -	543,077	530,691 3,121 9,265 - - - -0-	Ģ
 	ا ب	1		ا ج
Series 2005B	639,588 9 41,217	680,814	673,245 3,916 3,653 3,653 - - - -0-	Ģ
I	\$	I		φ
Series 2005A	1,806,894 21 -	1,806,915	1,702,111 9,918 8,263 86,623 - - - 	ę
I	ن ې			φ
Series 2004A-1	434,072 23 3,411	437,506	422,057 2,635 12,814 - - - -0-	- 0-
I	ن			φ
	OPERATING REVENUES Loan Interest and Member Reimbursements Investment Earnings Allocation to Members Other Income	Total Operating Revenues	OPERATING EXPENSES Interest Expense Administrator Fees - FLC Other Expenses Allocation to Members FMLC General Operating Expenses Total Operating Expenses Total Operating Expenses Change in Net Position Net Position, Beginning of Year	Net Position, End of Year

*STATEMENTS OF REVENUES, EXPENSES AND CHANGES IN NET POSITION (Continued) For the Year Ended September 30, 2014 Florida Municipal Loan Council

Series 2010AA	67,652 - 3,339	70,991	70,754 237 237
Series 2010 ABCD	1,084,083 \$ 1,187 5,931	1,091,201	1,080,747 7,530 2,924 - - -0- -0- \$
Series 2009 Seminole	167,744 \$ -	167,744	167,248 496
Series 2009 St. Aug Bch	37,072 \$ - -	37,072	36,969 103 103 37,072 -0 -0
Series 2008A	694,286 	694,286	692,332 1,954 1,954
Series 2007A	2,092,676 \$ 882 -	2,093,558	2,044,111 10,557 1,461 37,429 -0- -0- -0- -0-
	OPERATING REVENUES Loan Interest and Member Reimbursements Investment Earnings Allocation to Members Other Income	Total Operating Revenues	OPERATING EXPENSES Interest Expense Administrator Fees - FLC Other Expenses Allocation to Members Allocation to Members FMLC General Operating Expenses FMLC General Operating Expenses Total Operating Expenses Change in Net Position Net Position, End of Year

*STATEMENTS OF REVENUES, EXPENSES AND CHANGES IN NET POSITION (Continued) For the Year Ended September 30, 2014 Florida Municipal Loan Council

Series 2012 B-1 & B-2	\$ 1,071,990 21,187 -	1,093,177	996,498 7,428 1,462 87,789	1,093,177	-0-	-0-	-0-
Series 2012A	1,725,875 4,498 -	1,730,373	1,454,045 8,355 731 267,242	1,730,373	-0-	-0-	0
י ו	\$ 	ا		ا سا		1	ام ا
Series 2012	1,090,859 26,939 -	1,117,798	1,072,109 3,750 15,000 26,939	1,117,798	- -	-0-	Ģ
l	ۍ ا						φ
Series 2011D	2,396,781 16 20,708	2,417,505	2,407,996 8,778 731	2,417,505	- -	¢-	Ģ
	ا بې						ا م
Series 2011 B-1 & B-2	160,739 5 7,632	168,376	165,532 1,382 1,462 -	168,376	- -	Ģ	Ģ
<i>w</i>	ن						ф
Series 2010BB	42,358 - 2,242	44,600	44,442 158 -	44,600	۰ ۲	Ģ	Ģ
	\$						φ
	OPERATING REVENUES Loan Interest and Member Reimbursements Investment Earnings Allocation to Members Other Income	Total Operating Revenues	OPERATING EXPENSES Interest Expense Administrator Fees - FLC Other Expenses Allocation to Members FMLC General Operating Expenses	Total Operating Expenses	Change in Net Position	Net Position, Beginning of Year	Net Position, End of Year

Florida Municipal Loan Council *STATEMENTS OF REVENUES, EXPENSES AND CHANGES IN NET POSITION (Continued) For the Year Ended September 30, 2014

	General	
	Operations	Total
OPERATING REVENUES Loan Interest and Member		
Reimbursements	\$ 213,684	\$ 17,341,866
Investment Earnings		57,191
Allocation to Members		153,086
Other Income	73,500	73,500
Total Operating Revenues	287,184	17,625,643
OPERATING EXPENSES		
Interest Expense		16,586,293
Administrator Fees - FLC		86,846
Other Expenses		88,849
Allocation to Members		576,471
FMLC General Operating Expenses	188,725	188,725
L : - - - -		
I otal Operating Expenses	188,725	17,527,184
Change in Net Position	98,459	98,459
	20,104	20,104
Net Position, End of Year	\$ 154,563	\$ 154,563

S - S S		Series 2000A	ies 0A	Series 2000B	Series 2001A	Series 2002A	Series 2003A	Series 2003B
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	<u>Cash Flows from Operating Activities:</u> Loans Made to Members	θ	ب ب	ن ۱	دی ۱	ب ۱	() 1	
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	ember Loan Repayments	1,34	5,000	90,000	340,000	175,000	120,000	535,000
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$	an Interest and Member Reimbursements		5,843	13,155	327,448	289,574	195,984	208,834
$ \begin{array}{c} 1,344,770 \\ 1,345,000 \\ \hline (1,345,000) \\ \hline (8,319) \\ \hline (1,345,000) \\ \hline (8,319) \\ \hline (8,319) \\ \hline (1,345,000) \\ \hline (8,319) \\ \hline (8,319) \\ \hline (1,345,000) \\ \hline (8,319) \\ \hline (1,345,000) \\ \hline (8,319) \\ \hline (1,345,000) \\ \hline (1,349) \\ \hline (1,317,013) \\ \hline (1,210) \\ \hline (1,211) \\ \hline (1,21) \\ \hline (1,21) \\ \hline (1,21) \\ \hline (1,21) $	penses Paid)	6,073)	(4,905)	(7,707)	(6,928)	(4,674)	(7,244)
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	Cash Provided (Used) by Operating Activities	1,34	4,770	98,250	659,741	457,646	311,310	736,590
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	ash Flows from Non-Capital Financing Activities:							
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	idemption of Bonds	(1,34	5,000)	(90,000)	(340,000)	(175,000)	(120,000)	(535,000)
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	cash Provided (Used) by Non-Capital Financing Activities	(1,34	5,000)	(98,339)	(513,512) (659,512)	(202,494) (457,494)	(317,013)	(742,743) (742,743)
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	sh Flows from Investing Activities:							
$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	estments Sold		ı	ı	·	ı	ı	ı
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	erest and Dividends Collected		∞	-	4	4	2	5
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$	Cash Provided (Used) by Investing Activities		ω	-	4	4	7	5
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$	t Change in Cash and Cash Equivalents		(222)	(88)	233	156	(5,701)	(6,148)
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	sh and Cash Equivalents, Beginning of Year		3,494	166	1,066	389	6,461	6,744
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	sh and Cash Equivalents, End of Year							596
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	sh Flows from Operating Activities: ange in Net Positon concilitation of Chande in Net Position to Cash							-0-
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	rovided (Used) by Operating Activities:							
676,772 123,769 - <	ortization of Discount (Premium)		·	ı	(15,932)	(1,434)	(8,208)	(9,482)
- 8.339 319,512 282,494 197,013 2 (8) (777) (4) (4) (2) (8) (777) (4) (4) (2) (8) (777) (4) (4) (2) (8) (777) 363,041 180,661 125,176 (299) (7,238) (6,876) (4,071) (2,669) \$ 1.344,770 \$ 98,250 659,741 457,646 311,310	oruzauon or Kerunging cretion of Interest on Capital Appreciation Bonds	67	- 6.772	- 123.769				
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	srest Paid			8,339	319,512	282,494	197,013	207,743
668,305 (25,843) 363,041 180,661 125,176 1 - <	estment Income		(8)	(777)	(4)	(4)	(2)	(2)
	crease) Decrease in Receivables - Net	99	8,305	(25,843)	363,041	180,661	125,176	548,657
a Activities \$ 1.344.770 \$ 98.250 \$ 659.741 \$ 457.646 \$ 311.310 \$ 7	crease) Decrease in Prepaid Expenses rease (Decrease) in Pavables - Net		- 100	- (7 238)	- (6 876)	-	- (2 669)	- (10 323)
	Cash Provided (Used) by Operating Activities	\$ 1,34	4,770 \$	98,250 \$	659,741 \$	457,646 \$	311,310 \$	736,590

		Series 2004A-1	Series 2005A	Series 2005B	Series 2005C	Series 2005D	Series 2006
<u>Cash Flows from Operating Activities:</u> Loans Made to Members	θ	(150,212) \$	ن ۱	1	ۍ ۲	(640,152) \$	
Member Loan Repayments		535,000	1,515,000	805,000	1,145,000	740,000	905,000
Loan Interest and Member Reimbursements		479,951	1,829,922	661,021	462,527	681,312	617,312
Expenses Paid	l	(22,913)	(42,004)	(17,008)	(20,968)	(33,313)	(18,036)
Cash Provided (Used) by Operating Activities		841,826	3,302,918	1,449,013	1,586,559	747,847	1,504,276
Cash Flows from Non-Capital Financing Activities:							
Redemption of Bonds Interest Paid		(535,000) (457,787)	(1,515,000) (1,785,950)	(805,000) (643,767)	(1,145,000) (529,718)	(890,000) (764,162)	(875,000) (616,757)
Cash Provided (Used) by Non-Capital Financing Activities		(992,787)	(3,300,950)	(1,448,767)	(1,674,718)	(1,654,162)	(1,491,757)
<u>Cash Flows from Investing Activities:</u>							
Investments Sold		1 (1.	ι (1 (640,152	
Interest and Dividends Collected Cash Drovided (Ilsed) by Investing Activities	I	23	21	ລື	10	11 640 163	11
Cash Fronded (Osed) by investing Activities		5	- 7	מ	2	0+0, 100	=
Net Change in Cash and Cash Equivalents	I	(150,938)	1,989	255	(88, 149)	(266,152)	12,530
Cash and Cash Equivalents, Beginning of Year	I	152,762	1,524	470	272,930	1,291,977	1,203,221
Cash and Cash Equivalents, End of Year	ل ې دې	1,824 \$	3,513 \$	725 \$	\$ 184,781 \$	1,025,825 \$	1,215,751
<u>Cash Flows from Operating Activities:</u>							
Change in Net Positon Reconciliation of Change in Net Position to Cash	θ	-0- \$	-0- \$	Ģ	\$ -0-	\$ -0-	-0-
Provided (Used) by Operating Activities:							
Amortization of Discount (Premium)		3,427	(86,623)	(32,064)	(26,451)	(10,458)	(22,479)
Amortization of Ketunding		ı	'	/3,281	95,057	'	
Accretion of Interest on Capital Appreciation Bonds				' 101 '	- 071 001	- 007	- FL
Interest Paid		451,787 7227	1,785,950	043,767	529,718	104, 102	10,707 11 6001
//normance) Diarrance in Danairables - Not		100 005	(12)	(9)	101)	(11)	
(Increase) Decrease in Prenaid Expenses (Increase) Decrease in Prenaid Expenses		440,940			1,070,001	- 13, 140	949,430
Increase (Decrease) in Payables - Net		(48,290)	(32,761)	(12,042)	(88,436)	(118,972)	(17,897)
Cash Provided (Used) by Operating Activities	φ φ	841,826 \$	3,302,918 \$	1,449,013	\$ 1,586,559 \$	747,847 \$	1,504,276

Florida Municipal Loan Council *STATEMENTS OF CASH FLOWS (Continued) For the Year Ended September 30, 2014

		Series 2007A	Series 2008A	Series 2009 St. Aug Bch	Seminole	ABCD	2010AA	
Cash Flows from Operating Activities: Loans Made to Members	ŝ	ю '	ч Ч	1		. \$ (679.703)	69	
Member Loan Repayments	•	1,740,000		I				
Loan Interest and Member Reimbursements		2,117,466	1	1	·	1,101,946		ī
Expenses Paid		(37,331)		1		. (28,301)		ı
Cash Provided (Used) by Operating Activities		3,820,135	1	I		1,038,942		.
Cash Flows from Non-Capital Financing Activities:								
Redemption of Bonds		(1,655,000)	'	1		- (625,000)		ī
Interest Paid		(2,122,051)	'	'		(1,081,555)		·
Cash Provided (Used) by Non-Capital Financing Activities	<u> </u>	(3,777,051)	I	I		- (1, /06,555)		
Cash Flows from Investing Activities:								
Investments Sold		ı	I	I		- 217,188		ŀ
Interest and Dividends Collected		882	1	1		319		,
Cash Provided (Used) by Investing Activities		882		I		217,507		1
Net Change in Cash and Cash Equivalents		43,966	1			. (450,106)		1.
Cash and Cash Equivalents, Beginning of Year		8,156,726				- 3,403,997		-
Cash and Cash Equivalents, End of Year	⇔	8,200,692 \$	۰ ۲		<u>ب</u>	- \$ 2,953,891	φ	-I
Cash Flows from Operating Activities:	€							
Change in Net Position Reconciliation of Change in Net Position to Cash Denoided (Land) bu Changeting Activities	Ð	↔	↔	÷	-¦- ♠	 ₽	₽ ₽	
Amortization of Discount (Premium)		(36,564)	'	1		7,104		ı
Amortization of Refunding		` 1	I	I				,
Accretion of Interest on Capital Appreciation Bonds				1	·			ı
Interest Paid		2,122,051	ı	1		- 1,081,555		,
Investment Income		(882)	ı	ı		. (1,187)		ı
(Increase) Decrease in Receivables - Net		1,777,586	ı	'		- (40,342)		ı
(Increase) Decrease in Prepaid Expenses		ı	I	I				ı
Increase (Decrease) in Payables - Net		(42,056)	T	T		. (8,188)		1
Cash Provided (Used) by Operating Activities	\$	3,820,135 \$	Υ 1	'	۰ ه	- \$ 1,038,942	ŝ	ı

Florida Municipal Loan Council *STATEMENTS OF CASH FLOWS (Continued) For the Year Ended September 30, 2014

		Series 2010BB	Series 2011 B-1 & B-2	Series 2011D	Series 2012	Series 2012A	Series 2012 B-1 & B-2
<u>Cash Flows from Operating Activities:</u> Loans Made to Members Member Loan Benavments	÷		\$ - 265 000	(23,935,748) \$ 580 000	(30,999,266) \$ _	(1,678,604) \$ 1.360.000	- 1 670 000
control court sport for the second se		I I	164,105 16326/	2,417,349	366,896	1,762,849	1,089,479
Cash Provided (Used) by Operating Activities			722,779	(20,968,481)	(30,664,870)	1,415,285	2,732,678
Cash Flows from Non-Capital Financing Activities: Redemption of Bonds Interest Paid Cash Provided (Used) by Non-Capital Financing Activities			(545,000) (165,800) (710,800)	(320,000) (2,392,089) (2,712,089)	(1,029,225) (1,029,225)	(1,360,000) (1,733,813) (3,093,813)	(1,590,000) (1,079,019) (2,669,019)
Cash Flows from Investing Activities: Investments Sold Interest and Dividends Collected Cash Provided (Used) by Investing Activities			מ מי	23,925,529 16 23,925,545	31,070,239 364,330 31,434,569	1,678,604 23 1,678,627	- 419 419
Net Change in Cash and Cash Equivalents		1	11,984	244,975	(259,526)	66	64,078
Cash and Cash Equivalents. Beginning of Year		'	635,664	1,544,149	7,613,107	9,831	4,664,501
Cash and Cash Equivalents, End of Year	с у	'	\$ 647,648 \$	1,789,124 \$	7,353,581 \$	9,930 \$	4,728,579
Cash Flows from Operating Activities: Change in Net Positon Reconciliation of Change in Net Position to Cash Dravided Un Develoing Activities:	¢	¢-	↔ 0-	¢	- <mark>0</mark> -	¢-	¢-
Amortization of Discount (Premium) Amortization of Refunding			5,553 2,079	20,707 -	1 1	(256,608) (6,160)	(114,581) 47,960
Accretion of Interest on Capital Appreciation Bonds Interest Paid			- 165,800 (5)	- 2,392,089 (16)	- 1,029,225 726 030)	- 1,733,813 (4.498)	- 1,079,019 721 187)
(Increase) Decrease in Receivables - Net			557,511	(23,376,370)	(31,705,040)	(33,883)	1,757,946
Increase) Decrease in Prepaid Expenses increase (Decrease) in Payables - Net Cash Provided (Used) by Operating Activities	6		- (8,159) \$ 722,779	- (4,891) (20,968,481) \$	37,884 (30,664,870) \$	- (17,379) 1,415,285 \$	- (16,479) 2,732,678

Florida Municipal Loan Council *STATEMENTS OF CASH FLOWS (Continued) For the Year Ended September 30, 2014	
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General Operations Total	- \$ (58	387,439 15,180,412		60,056 (28,802,730)	111 165 0001	- (15,416,794)	- (29,881,794)		- 57,531,712	- 366,103	- 57,897,815	60,056 (786,709)	20,351 28,989,530	\$ 80,407 \$ 28,202,821		φ α,459 β α,459		- 212 217	- 800,541	- 15,416,794	- (57,191)	(44)		(487,497) (487,497)
	Cash Flows from Operating Activities: Loans Made to Members	Loan Interest and Member Reimbursements	Expenses Paid	Cash Provided (Used) by Operating Activities	Cash Flows from Non-Capital Financing Activities:	Interest Paid	Cash Provided (Used) by Non-Capital Financing Activities	Cash Flows from Investing Activities:	Investments Sold	Interest and Dividends Collected	Cash Provided (Used) by Investing Activities	Net Change in Cash and Cash Equivalents	Cash and Cash Equivalents, Beginning of Year	Cash and Cash Equivalents, End of Year	Cash Flows from Operating Activities:	<u>Change in Net Position</u> Reconciliation of Change in Net Position to Cash	Provided (Used) by Operating Activities:	Amortization of Refunding	Accretion of Interest on Capital Appreciation Bonds	Interest Paid	Investment Income	(Increase) Decrease in Receivables - Net	(Increase) Decrease in Prepaid Expenses	Increase (Decrease) in Payables - Net

Florida Municipal Loan Council ***STATEMENT OF CASH FLOWS** SUPPLEMENTAL SCHEDULE OF NONCASH TRANSACTIONS For the Year Ended September 30, 2014

Series 2000B - The Council refunded debt issued in 2000. The \$202,396 proceeds were deposited immediately into an irrevocable trust for the defeasance of \$200,000 of outstanding revenue bond principal and \$2,396 of interest. The increase in the fair value of the investments was \$776.

Series 2004A-1 - The Council refunded debt issued in 2004. The \$3,488,109 proceeds were deposited immediately into an irrevocable trust, and with future earnings on investments of \$388 will fund the repayment of \$3,435,000 of outstanding revenue bond principal and \$53,497 of interest.

Series 2005A - The Council refunded debt issued in 2005. The \$3,028,191 proceeds were deposited immediately into an irrevocable trust, and with future earnings on investments of \$1,269 will fund the repayment of \$2,890,000 of outstanding revenue bond principal and \$139,460 of interest.

Series 2005C - The Council refunded debt issued in 2005. The \$2,775,744 proceeds were deposited immediately into an irrevocable trust, and with future earnings on investments of \$1,281 will fund the repayment of \$2,660,000 of outstanding revenue bond principal and \$117,025 of interest.

Series 2005D - The Council refunded debt issued in 2005. The \$4,806,170 proceeds were deposited immediately into an irrevocable trust, and with future earnings on investments of \$6,705 will fund the repayment of \$4,505,000 of outstanding revenue bond principal and \$307,875 of interest.

Series 2006 - The increase in the fair value of the investments was \$1,592.

Series 2008A - Loans receivable and bonds payable of \$630,957 were reduced by a direct payment from the member to the lender. Interest of \$707,759 was paid by the member directly to the lender. The member paid administrative fees of \$6,657 directly to the administrator.

Series 2009 St. Augustine Bch - Loans receivable and bonds payable of \$28,529 were reduced by a direct payment from the member to the lender. Interest of \$37,352 was paid by the member directly to the lender. The member paid administrative fees of \$181 directly to the administrator.

Series 2009 Seminole - Loans receivable and bonds payable of \$3,606,085 were reduced by a direct payment from the member to the lender. Interest of \$182,393 was paid by the member directly to the lender. The member paid administrative fees of \$1,929 directly to the administrator.

Series 2010 ABCD - The increase in the fair value of the investments was \$868.

Series 2010AA - Loans receivable and bonds payable of \$75,000 were reduced by a direct payment from the member to the lender. Interest of \$69,012 was paid by the member directly to the lender. The member paid administrative fees of \$810 directly to the administrator.

Series 2010BB - Loans receivable and bonds payable of \$50,000 were reduced by a direct payment from the member to the lender. Interest of \$43,200 was paid by the member directly to the lender. The member paid administrative fees of \$540 directly to the administrator.

Series 2012 - The decrease in the fair value of the investments was \$(223,529).

Series 2012A - The increase in the fair value of the investments was \$4,475.

Series 2012 B-1 & B-2 - The increase in the fair value of the investments was \$20,768.

Note 1 – Organization and Significant Accounting Policies

A. Organization and Purpose - The Florida Municipal Loan Council (Council) was created on December 1, 1998 under Chapter 163, Florida Statutes, pursuant to an Interlocal Agreement between its members. The purpose of the Council is to enable participating governmental entities to finance or refinance projects permitted by the Interlocal Act on a cooperative and cost-effective basis, to benefit from economies of scale associated with large scale financings and to maximize the benefits derived from the availability of moneys provided by the State for funding projects. The Council is authorized to exercise the privileges, benefits, powers and terms of the Interlocal Act in connection with the authorization, issuance and sale of bonds. On December 17, 1998, the Board of Directors approved a resolution authorizing the issuance of bonds up to an aggregate amount of \$500,000,000. On October 23, 2002, the Board of Directors approved a resolution authorizing the issuance of bonds in an additional aggregate amount up to \$750,000,000.

The Council is authorized to issue commercial paper notes, providing that the aggregate principal amount of the commercial paper outstanding at any one time shall not exceed \$200,000,000. As of September 30, 2014, there is no commercial paper outstanding.

On November 17, 2006, the Board of Directors approved a resolution authorizing the issuance of bonds to finance the cost of supplies of natural gas for agencies within and without the state of Florida, providing that the aggregate amount of the principal outstanding at any one time does not exceed \$2,000,000,000. As of September 30, 2014, no gas bonds have been issued.

On April 3, 2008, the Board of Directors approved a resolution authorizing the issuance of private placement bonds and appointed Banc of America Public Capital Corp as the bank for the private placement program. On December 1, 2008, the Board of Directors approved a resolution appointing Branch Banking & Trust Company as a participating bank for the private placement program and authorized the Program Administrator to designate additional banks to provide financing for each loan. The Program Administrator subsequently appointed Wells Fargo Bank, N.A. (formerly Wachovia Bank, National Association) as a participating bank for the private placement program.

On July 2, 2012, the Board of Directors approved Amendment 2 to the Interlocal Agreement authorizing the issuance of infrastructure revenue bonds. In addition, the Board approved resolutions authorizing the issuance of FMLC Infrastructure Improvement Revenue Bonds, Series 2012, up to an aggregate amount of \$180,000,000.

On May 29, 2013, the Board amended and restated Amendment 2 to the Interlocal Agreement to clarify the authority of the Council under the provisions of Chapter 163, Florida Statutes.

Note 1 - Organization and Significant Accounting Policies (Continued)

A. Organization and Purpose (Continued)

The Council had the following programs during the year ended September 30, 2014:

Series 2000A - This program was financed with revenue bonds in the amount of \$30,878,847 issued May 3, 2000 with a final maturity of April 1, 2030. On July 12, 2005, the Council issued \$15,610,000 in revenue refunding bonds to advance refund certain 2000A revenue bonds. The 2000A current interest bonds were called April 1, 2010. Capital appreciation bonds with a final maturity of April 1, 2024 are still outstanding. Deerfield Beach is the remaining participant.

Series 2000B - This program was financed with revenue bonds in the amount of \$42,845,184 issued November 15, 2000 with a final maturity of November 1, 2030. On various dates in a prior fiscal year, Marco Island, North Miami Beach, and Oakland Park provided funds to extinguish their share of the bonds. In a prior fiscal year, the Council issued \$1,580,000 in revenue refunding bonds to advance refund certain 2000B revenue bonds. On December 17, 2013, New Smyrna Beach provided funds to extinguish their share of the bonds. The remaining participant is Deerfield Beach.

Series 2001A - This program was financed with revenue bonds in the amount of \$90,210,000 issued November 15, 2001 with a final maturity of November 1, 2031. On various dates in a prior fiscal year, Avon Park, Bonita Springs, Bradenton, Hallandale Beach, Largo, Safety Harbor, Sunny Isles Beach, and Wellington provided funds to extinguish their share of the bonds. Additionally, in a prior fiscal year, Southwest Ranches provided funds to extinguish a portion of its share of the bonds. The remaining participants are North Miami, South Miami, and Southwest Ranches.

Series 2002A - This program was financed with revenue bonds in the amount of \$49,775,000 issued May 17, 2002 with a final maturity of May 1, 2032. In a prior fiscal year, South Miami provided funds to extinguish a portion of its share of the bonds. Additionally, on various dates in a prior fiscal year, DeFuniak Springs, Golf, North Miami Beach, Palm Springs, Pinecrest, and Stuart provided funds to extinguish their share of the bonds. The remaining participants are Oakland and South Miami.

Series 2003A - This program was financed with revenue bonds in the amount of \$76,460,000 issued May 16, 2003 with a final maturity of May 1, 2033. On various dates in a prior fiscal year, the Council issued \$44,895,000 in revenue refunding bonds to advance refund certain 2003A revenue bonds. Additionally, in a prior fiscal year, Palm Springs provided funds to extinguish its share of the bonds. The remaining participant is Lake Park.

Series 2003B - This program was financed with revenue bonds in the amount of \$46,805,000 issued December 17, 2003 with a final maturity of December 1, 2033. In a prior fiscal year, the Council issued \$13,955,000 in revenue refunding bonds to advance refund certain 2003B revenue bonds. Additionally, in a prior fiscal year, Bay Harbor Islands provided funds to extinguish a portion of its share of the bonds. Additionally, on various dates in a prior fiscal year, Gadsden County and North Miami Beach provided funds to extinguish their share of the bonds. The remaining participants are Apopka and Bay Harbor Islands.

Note 1 – Organization and Significant Accounting Policies (Continued)

A. Organization and Purpose (Continued)

Series 2004A-1 - This program was financed with revenue bonds in the amount of \$15,585,000 issued July 14, 2004 with a final maturity of July 1, 2034. On various dates in the current fiscal year, Oakland Park and Pinecrest provided funds to extinguish their share of the bonds. The remaining participants are Haines City and St. Augustine Beach.

Series 2005A - This program was financed with revenue bonds in the amount of \$55,630,000 issued February 15, 2005 with a final maturity of February 1, 2035. In a prior fiscal year, Inverness provided funds to extinguish its share of the bonds. On May 16, 2014, Bartow provided funds to extinguish a portion of its share of the bonds. The remaining participants are Bartow, Hallandale Beach, Hialeah, Indian Shores, and Valparaiso.

Series 2005B - This program was financed with revenue bonds in the amount of \$18,145,000 issued May 26, 2005 with a final maturity of November 1, 2029. These bonds were issued to advance refund certain bonds of Series 1999B. The remaining participants are Destin, Eatonville, Haines City, Melbourne Beach, and Plant City.

Series 2005C - This program was financed with revenue bonds in the amount of \$15,610,000 issued July 12, 2005 with a final maturity of April 1, 2030. These bonds were issued to advance refund certain bonds of Series 2000A. On June 19, 2014, Ft. Myers provided funds to extinguish a portion of its share of the bonds. The participants are Ft. Myers, Lauderdale Lakes, North Miami Beach and Port Richey.

Series 2005D - This program was financed with revenue bonds in the amount of \$25,200,000 issued September 23, 2005 with a final maturity of October 1, 2035. On November 27, 2007, Ft. Walton Beach provided funds to advance refund its share of the bonds. On various dates in the current fiscal year, Bartow and West Melbourne provided funds to extinguish a portion of their share of the bonds. The remaining participants are Bartow, Dania Beach, Palmetto Bay, Parkland, Port Richey and West Melbourne.

Series 2006 - This program was financed with revenue bonds in the amount of \$22,365,000 issued January 9, 2007 with a final maturity of October 1, 2036. On October 17, 2011, South Miami provided funds to extinguish a portion of its share of the bonds. The participants are Belle Isle, Deerfield Beach, Gadsden County, South Miami, St. Petersburg Beach and Valparaiso.

Series 2007A - This program was financed with revenue bonds in the amount of \$50,815,000 issued September 6, 2007 with a final maturity of October 1, 2032. The participants are Haines City and Hallandale Beach.

Series 2008A - This program was financed with private placement revenue bonds in the amount of \$17,028,786 issued August 22, 2008 with a final maturity of October 1, 2028. The participant is Deerfield Beach.

Series 2009 St. Augustine Beach - This program was financed with private placement revenue bonds in the amount of \$5,350,000 issued July 2, 2009 with a final maturity of July 1, 2029. The participant is St. Augustine Beach.

Note 1 – Organization and Significant Accounting Policies (Continued)

A. Organization and Purpose (Continued)

Series 2009 Seminole - This program was financed with private placement revenue bonds in the amount of \$5,500,000 issued September 14, 2009 with a final maturity of September 3, 2019. On September 2, 2014, the sole participant, Seminole, provided funds to extinguish the bonds.

Series 2010 ABCD - This program was financed with revenue bonds in the amount of \$27,730,000 issued August 25, 2010 with a final maturity of October 1, 2040. The participants are Palatka, Palmetto Bay, Valparaiso and West Melbourne.

Series 2010AA - This program was financed with private placement revenue bonds in the amount of \$1,835,000 issued December 20, 2010 with a final maturity of April 1, 2029. These bonds were issued to advance refund certain bonds of Series 1999A. The participant is St. Augustine Beach.

Series 2010BB - This program was financed with private placement revenue bonds in the amount of \$1,230,000 issued December 20, 2010 with a final maturity of April 1, 2029. These bonds were issued to advance refund certain bonds of Series 1999A. The participant is Eagle Lake.

Series 2011 B-1 & B-2 - This program was financed with revenue bonds in the amount of \$5,825,000 issued March 2, 2011 with a final maturity of October 1, 2030. A portion of these bonds were issued to advance refund certain bonds of Series 1999A. The participant is Pinecrest.

Series 2011D - This program was financed with revenue bonds in the amount of \$48,235,000 issued May 20, 2011 with a final maturity of October 1, 2041. The participant is Hialeah.

Series 2012 - This program was financed with revenue bonds in the amount of \$59,110,000 issued September 7, 2012 with a final maturity of February 15, 2017. The participant is Infrastructure Development Partners.

Series 2012A - This program was financed with revenue bonds in the amount of \$41,620,000 issued November 1, 2012 with a final maturity of May 1, 2033. A portion of these bonds were issued to advance refund certain bonds of Series 2003A. The participant is Hialeah.

Series 2012 B-1 & B-2 - This program was financed with revenue bonds in the amount of \$34,860,000 issued December 1, 2012 with a final maturity of October 1, 2032. A portion of these bonds were issued to advance refund certain bonds of Series 2000B, 2003A, and 2003B. The participant is Deerfield Beach.

The bond proceeds of each program were loaned to the participants of that program pursuant to loan agreements with maturities within the original maximum 30-year period. Under the loan agreements, participants are billed semi-annually for their proportionate share of the program costs.

Note 1 – Organization and Significant Accounting Policies (Continued)

A. Organization and Purpose (Continued)

In order to obtain credit market acceptance for all programs, except Series 2008A, Series 2009 St. Augustine Beach, Series 2009 Seminole, Series 2010AA, Series 2010BB (the private placement bonds), Series 2011B, Series 2012, and Series 2012 B-2, the Council obtained a financial guaranty insurance policy for each program that unconditionally and irrevocably guarantees the full and complete payment of principal and interest.

- B. The Council is exempt from income taxes under the provisions of Section 115 of the Internal Revenue Code.
- C. Reporting Entity and Basis of Accounting The Council is an independent reporting entity accounted for as an enterprise fund under U.S. generally accepted accounting principles for governments as established by the Governmental Accounting Standards Board (GASB). The Council uses the flow of economic resources measurement focus and the accrual basis of accounting. Under this method, revenues are recorded when earned and expenses are recorded at the time the liabilities are incurred.
- D. Pursuant to the trust indentures, all earnings are credited to and all expenses are reimbursed by the members. The Council considers all its activities as operating activities.
- E. Cash and Cash Equivalents Cash and cash equivalents include short-term investments with original maturities of three months or less.
- F. Investments Investments are reported at fair value and transactions are recorded on a trade date basis. Interest income is recognized on the accrual basis. Fair value increases and decreases include both realized gains and losses and the change in unrealized gains and losses during the period.

Note 2 – Funds and Accounts Created by the Trust Indentures

- A. Bond Program Funds and Accounts Pursuant to Article IV of the trust indentures between the Council and U.S. Bank National Association, as Trustee (Trustee), the following funds and accounts were created.
 - 1. Project Loan Funds The Project Loan Funds are created with deposits of the net bond proceeds for lending to the members. Moneys in the Project Loan Funds are segregated at closing into a separate account for each member. Earnings on the investment of these funds are credited to and held in each account. The proceeds and any earnings thereon are available to fund the projects of the members. Amounts on deposit in the Project Loan Funds are not subject to yield restriction for an initial period of up to three years. It is expected that the members will withdraw these funds within the initial period.
 - 2. Cost of Issuance Funds The Cost of Issuance Funds are created with deposits at closing to pay certain costs related to the issuance of the bonds. Amounts remaining in these funds after payment of these costs, together with any investment earnings, are transferred to the Revenue Funds in accordance with the trust indentures.

Note 2 – Funds and Accounts Created by the Trust Indentures (Continued)

- 3. Principal Funds All payments or recoveries of principal of loans or payments of any premium due upon optional redemption of the bonds are deposited to the Principal Funds. Amounts in the Principal Funds are used to pay principal payments on the bonds.
- 4. Revenue Funds All loan repayments, other than those amounts required to be deposited to the Principal Funds, plus all investment earnings on amounts in the funds and accounts (except the Rebate Funds and the Project Loan Funds) are deposited to the Revenue Funds. Amounts in the Revenue Funds are used to pay the interest due on the bonds and the fees and expenses of the Council.
- 5. Reserve Funds The Reserve Funds are established at closing with cash or the purchase of surety bonds in an amount equal to the reserve requirement of the program. Amounts held in each reserve fund are payable to the Trustee on any interest payment or redemption date on which a deficiency exists which cannot be cured by funds in any other fund or account held pursuant to the indentures and available for such purpose. If disbursement is made from a surety bond, the Council will reinstate the maximum limits of the surety bond as soon as moneys are available by repaying the amount disbursed with interest thereon at the rate set forth in the agreement. If a withdrawal is made from a cash reserve fund, the Council will replenish the applicable reserve requirement within twelve months with an amount received from the borrower.
- B. Private Placement Program The private placement program is a non-trusteed program. The loan agreements do not require the establishment of funds and accounts by the Council. Additionally, pursuant to Article V of the loan agreements, the borrowers shall pay all loan repayments on behalf of the Council to the lenders.
- C. Rebate Funds In order to insure compliance with the rebate provisions of Section 148(f) of the Internal Revenue Code, the Council also provided for the Rebate Funds. The Rebate Funds are only maintained if it becomes necessary to rebate arbitrage earnings to the federal government.

Note 3 – Cash and Cash Equivalents and Investments

All cash, cash equivalents and investments are held by the Trustee or its agent in the Council's name, except for the FMLC general operations account. At September 30, 2014, all cash and cash equivalents include demand deposits of \$80,407 and a money market fund. The fund is rated AAA and has a weighted average maturity (WAM) of 39 days at year-end. All deposits with financial institutions were 100% insured by Federal Depository Insurance. Details of investments held at September 30, 2014 are shown below:

	Series 2000B	Series 2006	Series 2010 ABCD
Investments Florida Municipal Investment Trust	* 405 044	* 074 540	• • • • • • • • • • • • • • • • • • •
(FMIvT) 0-2 Yr High Quality Bd Fd	\$ 425,011	\$ 871,510	\$ 334,505
Total Investments	\$ 425,011	\$ 871,510	\$ 334,505
	Series 2012A	Series 2012 B-1 & B-2	
Investments			
FMIvT 0-2 Yr High Quality Bd Fd	\$ 1,379,190	\$ 11,367,953	
Total Investments	\$ 1,379,190	\$ 11,367,953	
	Series 2012	WAM (Years)	
Investments			
U.S. Agency Bonds - Fixed Rate U.S. Agency Bonds - Zero Coupon	\$ 3,613,589 91,952	0.08 0.29	
Total Investments	\$ 3,705,541		

The FMIvT 0-2 Year High Quality Bond Fund is a local government investment pool administered by the Florida League of Cities, Inc. (League). The FMIvT Board of Trustees exercises oversight responsibility over the pool. The fair values of the Council's position in the pool is equal to the fair value of the Council's shares.

Note 3 – Cash and Cash Equivalents and Investments (Continued)

The Project Loan Funds are invested in the FMIvT 0-2 Year High Quality Bond Fund, the money market fund, and certain U.S. agency obligations. The investments authorized by the trust indentures include direct obligations of the United States of America, evidence of ownership of a proportionate interest in obligations of the federal government, interest bearing demand or time deposits which are fully insured by the Federal Deposit Insurance Corporation or fully collateralized by obligations of the federal government, certain investment agreements or repurchase agreements, the FMIvT 0-2 Year High Quality Bond Fund, the FMIvT 1-3 Year High Quality Bond Fund, money market funds and the State Board of Administration's Local Government Surplus Funds Trust Fund (Florida Prime). In addition, the Series 2012 trust indenture authorizes investments in obligations of agencies of the United States of America. The Council places no limit on the amount that may be invested in any one issuer.

Credit Risk: The Council's investment policy is to apply the prudent-person rule. The investment portfolio shall be designed to attain a market rate of return throughout financial and economic cycles, taking into account the Council's investment risk constraints as discussed in the investment policy. The Council's credit quality policy does not limit its investments in government agency obligations or bond funds. The FMIvT 0-2 Year High Quality Bond Fund is rated AAA.

Interest Rate Risk: As a means of limiting its exposure to fair value losses from rising interest rates, the Council's investment policy employs portfolio diversification, controlled duration strategies, and maturity durations as the primary methods of controlling risk. The Council's investment policy does not limit the duration of government agency obligations or governmental investment trusts. The FMIvT 0-2 Year High Quality Bond Fund has a weighted average maturity of 0.75 at year-end.

Note 4 – Loans Receivable

The loans receivable are evidenced by loan agreements and are secured by each member's covenant to budget a sufficient amount of non-ad valorem revenues to satisfy the loan repayments as required under the loan agreement, or in the case of general obligation debt, by the full faith and credit of the government. Members of the bond program are billed semi-annually for their proportionate share of expenses, less investment earnings on funds other than the Project Loan Funds. Members of the private placement program pay all loan repayments on behalf of the Council directly to the lender. The loans are subject to prepayment, with penalty. Principal repayments on the loans are scheduled to coincide with the scheduled maturities of the bonds.

Note 5 – Bonds Payable

The bonds are limited and special obligations of the Council and are payable solely out of amounts received by the Council under and pursuant to the loan agreements entered into by the Council and each member.

Bonds Payable decreased during the year ended September 30, 2014 as follows:

Bonds Payable October 1, 2013	\$428,442,059
Accretion on Capital Appreciation Bonds	800,541
Bonds Redeemed	(18,855,571)
Bonds Defeased or Extinguished	(13,690,000)
Reduction of Bond Premium/Discount (Net)	(712,367)
Bonds Payable September 30, 2014	\$395,984,662

Series 2000A

The Series 2000A bonds are composed of capital appreciation bonds of \$4,736,922 plus accreted interest of \$6,381,086. The bonds bear interest at rates ranging from 5.80% to 6.08%. Interest is payable only at maturity or earlier redemption. The accreted amount will include both the original principal amount and interest compounded semi-annually on each April 1 and October 1.

The following is a schedule of debt service requirements:

Maturities	F	rincipal		Interest		Total
2015	\$	573,414	\$	771,586	\$	1,345,000
2016	Ŧ	523,401	+	821,486	•	1,344,887
2017		557,169		961,968		1,519,137
2018		524,936		993,784		1,518,720
2019		494,238		1,023,042		1,517,280
2020-2024		2,063,764		5,536,235		7,599,999
Totals	\$	4,736,922	\$	10,108,101	\$	14,845,023

Series 2000B

The Series 2000B bonds are composed of capital appreciation bonds of \$1,010,184 plus accreted interest of \$1,217,611. The bonds bear interest at rates ranging from 5.75% to 5.85%. Interest is payable only at maturity or earlier redemption. The accreted amount will include both the original principal amount and interest compounded semi-annually on each May 1 and November 1.

Note 5 – Bonds Payable (Continued)

Series 2000B (Continued)

The following is a schedule of debt service requirements:

Maturities	Princ	ipal	 Interest	 Total
2015	\$	-	\$ -	\$ -
2016		-	-	-
2017		-	-	-
2018		-	-	-
2019		-	-	-
2020-2024		-	-	-
2025-2027	1,01	10,184	 3,184,816	 4,195,000
Totals	\$ 1,01	10,184	\$ 3,184,816	\$ 4,195,000

In the current year, the Council defeased \$200,000 of the Series 2000B bonds by placing proceeds received from the borrower in an irrevocable trust to provide for all future debt service payments on the bonds. Accordingly, the trust account assets and the liability for the defeased bonds are not included in the Council's financial statements.

Series 2001A

These bonds bear interest at rates ranging from 4.75% to 5.25%. Interest is payable each May 1 and November 1 until final maturity.

The following is a schedule of debt service requirements:

Maturities	Principal	Interest	Total
2015	\$ 360,000	\$ 301,138	\$ 661,138
2016 2017	375,000 395,000	281,844 261,631	656,844 656,631
2018 2019	420,000 440,000	240,238 217,662	660,238 657,662
2020-2024 2025-2029	1,635,000 1,290,000	782,043 521,000	2,417,043 1,811,000
2030-2032	1,270,000	97,000	1,367,000
Totals	\$ 6,185,000	\$ 2,702,556	\$ 8,887,556

Series 2002A

These bonds bear interest at rates ranging from 5.00% to 5.50%. Interest is payable each May 1 and November 1 until final maturity.

Note 5 – Bonds Payable (Continued)

Series 2002A (Continued)

The following is a schedule of debt service requirements:

Maturities	Principal	Interest	Total
2015	\$ 185,000	\$ 272,869	\$ 457,869
2016	195,000	262,694	457,694
2017	205,000	251,969	456,969
2018	215,000	240,694	455,694
2019	230,000	228,869	458,869
2020-2024	1,330,000	953,593	2,283,593
2025-2029	1,705,000	586,393	2,291,393
2030-2032	1,240,000	129,150	1,369,150
Totals	\$ 5,305,000	\$ 2,926,231	\$ 8,231,231

Series 2003A

These bonds bear interest at rates ranging from 4.50% to 5.25%. Interest is payable each May 1 and November 1 until final maturity.

The following is a schedule of debt service requirements:

Maturities	Principal	Interest	Total	
2015	\$ 125,000	\$ 190,712	\$ 315,712	
2016	130,000	184,150	314,150	
2017	140,000	177,325	317,325	
2018	145,000	169,975	314,975	
2019	155,000	162,363	317,363	
2020-2024	890,000	685,700	1,575,700	
2025-2029	1,125,000	452,725	1,577,725	
2030-2033	1,120,000	143,250	1,263,250	
Totals	\$ 3,830,000	\$ 2,166,200	\$ 5,996,200	

Series 2003B

These bonds bear interest at rates ranging from 5.00% to 5.25%. Interest is payable each June 1 and December 1 until final maturity.

Note 5 – Bonds Payable (Continued)

Series 2003B (Continued)

The following is a schedule of debt service requirements:

Maturities	Principal	Interest	Total	
2015	\$ 140,000	\$ 190,025	\$ 330,025	
2016	150,000	182,413	332,413	
2017	155,000	174,406	329,406	
2018	165,000	166,006	331,006	
2019	170,000	157,213	327,213	
2020-2024	-	763,750	763,750	
2025-2029	450,000	752,500	1,202,500	
2030-2034	2,605,000	338,625	2,943,625	
Totals	\$ 3,835,000	\$ 2,724,938	\$ 6,559,938	

Series 2004A-1

These bonds bear interest at rates ranging from 4.25% to 5.125%. Interest is payable each January 1 and July 1 until final maturity.

The following is a schedule of debt service requirements:

Maturities	Principal Interest		Total	
2015	\$ 505,000	\$ 316,787	\$ 821,787	
2016	530,000	295,325	825,325	
2017	550,000	272,138	822,138	
2018	575,000	247,388	822,388	
2019	605,000	221,512	826,512	
2020-2024	975,000	875,156	1,850,156	
2025-2029	1,245,000	602,700	1,847,700	
2030-2034	1,580,000	251,125	1,831,125	
Totals	\$ 6,565,000	\$ 3,082,131	\$ 9,647,131	

In the current year, the Council defeased \$3,435,000 of the Series 2004A-1 bonds by placing proceeds received from the borrower in an irrevocable trust to provide for all future debt service payments on the bonds. Accordingly, the trust account assets and the liability for the defeased bonds are not included in the Council's financial statements.

Series 2005A

These bonds bear interest at rates ranging from 3.625% to 5.00%. Interest is payable each February 1 and August 1 until final maturity.

Note 5 - Bonds Payable (Continued)

Series 2005A (Continued)

The following is a schedule of debt service requirements:

Maturities	Principal	Interest	Total
2015	\$ 1,570,000	\$ 1,661,251	\$ 3,231,251
2016	1,400,000	1,605,145	3,005,145
2017	1,460,000	1,548,660	3,008,660
2018	1,520,000	1,481,825	3,001,825
2019	1,595,000	1,403,950	2,998,950
2020-2024	8,665,000	5,766,250	14,431,250
2025-2029	7,910,000	3,690,563	11,600,563
2030-2034	9,175,000	1,724,375	10,899,375
2035	2,125,000	53,125	2,178,125
Totals	\$ 35,420,000	\$ 18,935,144	\$ 54,355,144

In the current year, the Council defeased \$2,890,000 of the Series 2005A bonds by placing proceeds received from the borrower in an irrevocable trust to provide for all future debt service payments on the bonds. Accordingly, the trust account assets and the liability for the defeased bonds are not included in the Council's financial statements. Additionally, in a prior year, the Council defeased a portion of the Series 2005A bonds by placing proceeds received from the borrower in an irrevocable trust to provide for all future debt service payments on the bonds. Accordingly, the trust account assets and the liability for the borrower in an irrevocable trust to provide for all future debt service payments on the bonds. Accordingly, the trust account assets and the liability for the defeased bonds are not included in the Council's financial statements. At September 30, 2014, \$7,370,000 of bonds outstanding are considered defeased.

Series 2005B

These bonds bear interest at rates ranging from 3.60% to 5.00%. Interest is payable each May 1 and November 1 until final maturity.

Maturities	Principal	Interest	Total	
2015	\$ 830,000	\$ 614,740	\$ 1,444,740	
2016	795,000	583,900	1,378,900	
2017	835,000	547,125	1,382,125	
2018	870,000	504,500	1,374,500	
2019	920,000	459,750	1,379,750	
2020-2024	3,620,000	1,709,000	5,329,000	
2025-2029	4,145,000	782,625	4,927,625	
2030	970,000	24,250	994,250	
Totals	\$ 12,985,000	\$ 5,225,890	\$ 18,210,890	

Note 5 – Bonds Payable (Continued)

Series 2005C

These bonds bear interest at rates ranging from 4.00% to 5.00%. Interest is payable each April 1 and October 1 until final maturity.

Maturities	Principal	Interest	Total	
2015	\$ 1,210,000	\$ 355,444	\$ 1,565,444	
2016	790,000	294,944	1,084,944	
2017	830,000	255,444	1,085,444	
2018	860,000	213,944	1,073,944	
2019	900,000	179,544	1,079,544	
2020-2024	1,780,000	508,856	2,288,856	
2025-2029	1,265,000	234,063	1,499,063	
2030	290,000	12,687	302,687	
Totals	\$ 7,925,000	\$ 2,054,926	\$ 9,979,926	

The following is a schedule of debt service requirements:

In the current year, the Council defeased \$2,660,000 of the Series 2005C bonds by placing proceeds received from the borrower in an irrevocable trust to provide for all future debt service payments on the bonds. Accordingly, the trust account assets and the liability for the defeased bonds are not included in the Council's financial statements. At September 30, 2014, \$2,660,000 of bonds outstanding are considered defeased.

Series 2005D

These bonds bear interest at rates ranging from 3.50% to 5.00%. Interest is payable each April 1 and October 1 until final maturity.

Maturities	Principal	Interest	Total	
2015	\$ 740,000	\$ 530,831	\$ 1,270,831	
2016	765,000	504,016	1,269,016	
2017	430,000	481,550	911,550	
2018	440,000	464,150	904,150	
2019	460,000	446,150	906,150	
2020-2024	2,630,000	1,906,750	4,536,750	
2025-2029	2,670,000	1,234,775	3,904,775	
2030-2034	2,865,000	634,163	3,499,163	
2035-2036	1,335,000	60,862	1,395,862	
Totals	\$ 12,335,000	\$ 6,263,247	\$ 18,598,247	

Note 5 - Bonds Payable (Continued)

Series 2005D (Continued)

In the current year, the Council defeased \$4,505,000 of the Series 2005D bonds by placing proceeds received from the borrower in an irrevocable trust to provide for all future debt service payments on the bonds. Accordingly, the trust account assets and the liability for the defeased bonds are not included in the Council's financial statements. Additionally, in a prior year, the Council defeased a portion of the Series 2005D bonds by placing proceeds received from the borrower in an irrevocable trust to provide for all future debt service payments on the bonds. Accordingly, the trust account assets and the liability for the borrower in an irrevocable trust to provide for all future debt service payments on the bonds. Accordingly, the trust account assets and the liability for the defeased bonds are not included in the Council's financial statements. At September 30, 2014, \$4,970,000 of bonds outstanding are considered defeased.

Series 2006

These bonds bear interest at rates ranging from 4.00% to 5.00%. Interest is payable each April 1 and October 1 until final maturity.

Maturities	Principal	Interest	Total	
2015	\$ 905,000	\$ 576,631	\$ 1,481,631	
2016	950,000	530,256	1,480,256	
2017	1,005,000	481,381	1,486,381	
2018	1,050,000	430,006	1,480,006	
2019	1,100,000	376,256	1,476,256	
2020-2024	3,675,000	1,364,075	5,039,075	
2025-2029	2,815,000	665,297	3,480,297	
2030-2034	1,485,000	180,564	1,665,564	
2035-2037	270,000	18,675	288,675	
Totals	\$ 13,255,000	\$ 4,623,141	\$ 17,878,141	

The following is a schedule of debt service requirements:

In a prior year, the Council defeased a portion of the Series 2006 bonds by placing proceeds received from the borrower in an irrevocable trust to provide for all future debt service payments on the bonds. Accordingly, the trust account assets and the liability for the defeased bonds are not included in the Council's financial statements. At September 30, 2014, \$3,525,000 of bonds outstanding are considered defeased.

Note 5 – Bonds Payable (Continued)

Series 2007A

These bonds bear interest at rates ranging from 4.375% to 5.00%. Interest is payable each April 1 and October 1 until final maturity.

The following is a schedule of debt service requirements:

Maturities	Principal	Interest	Total	
2015	\$ 1,740,000	\$ 2,037,175	\$ 3,777,175	
2016	1,825,000	1,948,050	3,773,050	
2017	1,920,000	1,854,425	3,774,425	
2018	2,015,000	1,756,050	3,771,050	
2019	2,120,000	1,659,300	3,779,300	
2020-2024	12,205,000	6,648,088	18,853,088	
2025-2029	13,650,000	3,241,250	16,891,250	
2030-2033	6,625,000	682,875	7,307,875	
Totals	\$ 42,100,000	\$ 19,827,213	\$ 61,927,213	

Series 2008A

These bonds bear interest at 4.81%. Interest is payable each April 1 and October 1 until final maturity.

Maturities	Principal	Interest	Total	
2015	\$ 662,017	\$ 676,234	\$ 1,338,251	
2016	694,606	644,871	1,339,477	
2017	727,083	608,492	1,335,575	
2018	764,591	572,121	1,336,712	
2019	802,229	533,918	1,336,147	
2020-2024	4,642,359	2,029,711	6,672,070	
2025-2029	5,903,551	748,031	6,651,582	
Totals	\$ 14,196,436	\$ 5,813,378	\$ 20,009,814	

Note 5 – Bonds Payable (Continued)

Series 2009 St. Augustine Beach

These bonds bear interest at 5.37%. Interest is payable each January 1 and July 1 until final maturity.

The following is a schedule of debt service requirements:

Maturities	Principal		 Interest		Total	
2015	\$	30,061	\$ 35,820	\$	65,881	
2016		31,675	34,205		65,880	
2017		33,376	32,504		65,880	
2018		35,169	30,712		65,881	
2019		37,057	28,824		65,881	
2020-2024		217,360	112,043		329,403	
2025-2029		282,334	 47,068		329,402	
Totals	\$	667,032	\$ 321,176	\$	988,208	

Series 2010 ABCD

These bonds bear interest at rates ranging from 2.00% to 5.00%. Interest is payable each April 1 and October 1 until final maturity.

Maturities	Principal	Interest	Total	
2015	¢ 645.000	¢ 1.066.610	\$ 1,711,619	
	\$ 645,000	\$ 1,066,619		
2016	650,000	1,051,931	1,701,931	
2017	675,000	1,032,475	1,707,475	
2018	700,000	1,008,181	1,708,181	
2019	725,000	983,169	1,708,169	
2020-2024	4,025,000	4,500,875	8,525,875	
2025-2029	4,865,000	3,649,097	8,514,097	
2030-2034	5,175,000	2,521,294	7,696,294	
2035-2039	5,825,000	1,323,906	7,148,906	
2040-2041	2,720,000	131,275	2,851,275	
Totals	\$ 26,005,000	\$ 17,268,822	\$ 43,273,822	

Note 5 – Bonds Payable (Continued)

Series 2010AA

These bonds bear interest at 4.26%. Interest is payable each April 1 and October 1 until final maturity.

The following is a schedule of debt service requirements:

Maturities	F	rincipal	 nterest	 Total
2015	\$	75,000	\$ 65,817	\$ 140,817
2016		80,000	62,622	142,622
2017		85,000	59,214	144,214
2018		90,000	55,593	145,593
2019		90,000	51,759	141,759
2020-2024		505,000	198,303	703,303
2025-2029		620,000	 81,366	 701,366
Totals	\$	1,545,000	\$ 574,674	\$ 2,119,674

Series 2010BB

These bonds bear interest at 4.00%. Interest is payable each April 1 and October 1 until final maturity.

Maturities	P	rincipal	Interest		Total	
2015	\$	50,000	\$	41,200	\$	91,200
2016		55,000		39,200		94,200
2017		55,000		37,000		92,000
2018		60,000		34,800		94,800
2019		60,000		32,400		92,400
2020-2024		340,000		123,800		463,800
2025-2029		410,000		50,600		460,600
Totals	\$	1,030,000	\$	359,000	\$	1,389,000

Note 5 – Bonds Payable (Continued)

Series 2011 B-1 & B-2

These bonds bear interest at rates ranging from 2.00% to 5.00%. Interest is payable each April 1 and October 1 until final maturity.

The following is a schedule of debt service requirements:

Maturities	F	Principal	 Interest		Total
2015	\$	565,000	\$ 149,725	\$	714,725
2016		575,000	134,363		709,363
2017		590,000	119,062		709,062
2018		605,000	101,875		706,875
2019		630,000	82,562		712,562
2020-2024		940,000	231,413		1,171,413
2025-2029		475,000	118,125		593,125
2030-2031		225,000	 11,375		236,375
Totals	\$	4,605,000	\$ 948,500	\$	5,553,500

Series 2011D

These bonds bear interest at rates ranging from 3.00% to 5.50%. Interest is payable each April 1 and October 1 until final maturity.

Maturities	Principal	Interest	Total
2015	\$ 580,000	\$ 2,378,588	\$ 2,958,588
2016	850,000	2,357,138	3,207,138
2017	955,000	2,330,061	3,285,061
2018	985,000	2,300,962	3,285,962
2019	1,015,000	2,269,694	3,284,694
2020-2024	5,745,000	10,661,894	16,406,894
2025-2029	7,175,000	9,180,850	16,355,850
2030-2034	9,265,000	7,051,056	16,316,056
2035-2039	12,065,000	4,197,188	16,262,188
2040-2042	8,970,000	757,900	9,727,900
Totals	\$ 47,605,000	\$ 43,485,331	\$ 91,090,331

Note 5 - Bonds Payable (Continued)

Series 2012

These bonds bear interest at rates ranging from 1.50% to 1.95%. Interest is payable quarterly each November 15, February 15, May 15, and August 15 until final maturity.

The following is a schedule of debt service requirements:

Maturities	Principal	Interest	Total
2015 2016 2017	\$ 8,960,000 41,550,000 8,600,000	\$ 1,015,818 600,125 49,311	\$ 9,975,818 42,150,125 8,649,311
Totals	\$ 59,110,000	\$ 1,665,254	\$ 60,775,254

Series 2012A

These bonds bear interest at rates ranging from 3.25% to 5.00%. Interest is payable each May 1 and November 1 until final maturity.

Maturities	Principal	Interest	Total
2015	\$ 1,405,000	\$ 1,693,013	\$ 3,098,013
2016	1,460,000	1,636,813	3,096,813
2017	1,520,000	1,578,413	3,098,413
2018	1,580,000	1,517,613	3,097,613
2019	1,645,000	1,454,412	3,099,412
2020-2024	9,450,000	6,044,312	15,494,312
2025-2029	11,810,000	3,681,987	15,491,987
2030-2033	11,260,000	1,140,750	12,400,750
Totals	\$ 40,130,000	\$ 18,747,313	\$ 58,877,313

Note 5 – Bonds Payable (Continued)

Series 2012 B-1 & B-2

These bonds bear interest at rates ranging from 2.00% to 5.00%. Interest is payable each April 1 and October 1 until final maturity.

Maturities	Principal	Interest	Total
2015	\$ 1,670,000	\$ 1,038,069	\$ 2,708,069
2016	1,720,000	987,219	2,707,219
2017	1,600,000	932,219	2,532,219
2018	1,665,000	869,719	2,534,719
2019	1,720,000	813,169	2,533,169
2020-2024	9,440,000	3,226,231	12,666,231
2025-2029	13,665,000	1,467,456	15,132,456
2030-2033	1,790,000	123,090	1,913,090
Totals	\$ 33,270,000	\$ 9,457,172	\$ 42,727,172

The following is a schedule of debt service requirements:

Note 6 – Program Administration Fee

Pursuant to an administrative agreement, members are charged a program administration fee of up to 10 basis points per annum on the bonds outstanding, plus additional fees upon issuance of bonds or notes. Pursuant to an addendum dated September 26, 2013, thirty percent of these fees are paid to the League. Seventy percent of the program administration fees are retained by the Council to fund FMLC general operations.

Note 7 – Related Party Transactions

Pursuant to an administrative agreement as described in Note 6, the League administers the Council's programs. Fees incurred under this agreement were \$91,579. In addition, the Administrator reimbursed the Council \$73,500 for prior year expenses related to ongoing operations. At September 30, 2014, \$36,231 was due to the League.

The President of the League appoints members to the Council's Board of Directors. Certain members of the Council's Board of Directors are also members of the League's Board of Directors.

The Florida Municipal Insurance Trust (FMIT) provides a reserve fund surety bond for the Series 2000A program in the amount of \$1,045,000. This surety bond is collateralized by cash and investments held by the Trustee in the amount of the guarantee.

The League also serves as administrator of FMIT and FMIvT. Certain members of FMIT's and FMIvT's Board of Trustees are also members of the League's Board of Directors.

Note 8 – <u>Arbitrage Rebates</u>

The federal tax code requires state and local governments to rebate defined arbitrage earnings on tax-exempt debt to the federal government every five years for as long as the bonds are outstanding. These amounts are subject to adjustment for future arbitrage earnings or losses. Actual amounts will not be determined until the end of each five-year period.

Note 9 – <u>Surety Bond Trust Fund</u>

On September 20, 2001, the Board of Directors approved a resolution authorizing an amendment to the trust indenture of the Series 2000B and the establishment of the Surety Bond Trust Fund. The surety bond of this series plus surety bonds of certain future series will be contributed to the fund. If such amounts are insufficient to pay the full amount of the deficiency when due, then the Trustee shall draw a pro-rata amount from the surety bonds remaining on deposit.

Note 10 – Capital Access Program

The Board of Directors passed a resolution authorizing the creation of both the Capital Access Program (CAP) and the Competitive Capital Access Program (CCAP). Through both programs, the Council will assist municipalities and other borrowers in obtaining long-term financing through selected banks. The Council will charge a one-time fee of up to \$15,000 to borrowers under these programs.

Note 11 – GASB 65 Implementation

In March 2012, the GASB issued Statement No. 65, *Items Previously Reported as Assets and Liabilities*. This statement establishes accounting and financial reporting standards that reclassify, as deferred outflows of resources or deferred inflows of resources, certain items that were previously reported as assets and liabilities and recognizes, as outflows of resources or inflows of resources, certain items that were previously reported as assets and liabilities. The provisions of the statement are effective for financial statements for periods beginning after December 15, 2012. The Council implemented this statement on their financial statements effective October 1, 2013.

The Council has classified deferred loss on debt refunding as a deferred outflow of resources and deferred gain on debt refunding as a deferred inflow of resources in the financial statements. A deferred gain or loss results from the difference in the carrying value of refunded debt and its reacquisition price. The gain or loss is deferred and amortized over the shorter of the remaining life of the refunded (old) debt or the refunding (new) debt.

Note 12 – <u>Subsequent Events</u>

Haines City has provided funds to defease their share of the 2004A bonds on December 22, 2014. The amount of the member's share of the debt as of September 30, 2014 was \$4,560,000.

Hallandale Beach has provided funds to defease their share of the 2005A bonds on December 30, 2014. The amount of the member's share of the debt as of September 30, 2014 was \$5,705,000.

-	Original Par Amount of Bonds		9 Principa	Years Amortized	
<i>Revenue Bonds, Series 2000A - May 2000</i> Deerfield Beach TOTAL	\$ \$	9,978,848 9,978,848	\$ \$	4,736,922 4,736,922	25
<i>Revenue Bonds, Series 2000B - November 2000</i> Deerfield Beach TOTAL	\$ \$	2,820,184 2,820,184	\$ \$	<u>1,010,184</u> 1,010,184	27
<i>Revenue Bonds, Series 2001A - November 2001</i> North Miami South Miami Southwest Ranches TOTAL	\$	5,545,000 2,200,000 4,985,000 12,730,000	\$	2,875,000 1,670,000 <u>1,640,000</u> 6,185,000	20 30 30
<i>Revenue Bonds, Series 2002A - May 2002</i> Oakland South Miami TOTAL	\$	2,545,000 6,500,000 9,045,000	\$	1,935,000 3,370,000 5,305,000	30 30
<i>Revenue Bonds, Series 2003A - May 2003</i> Lake Park TOTAL	\$ \$	4,810,000 4,810,000	\$	3,830,000 3,830,000	30
<i>Revenue Bonds, Series 2003B - December 2003</i> Apopka Bay Harbor Islands TOTAL	\$	1,955,000 9,360,000 11,315,000	\$	780,000 3,055,000 3,835,000	15 30
<i>Revenue Bonds, Series 2004A - July 2004</i> Haines City CRA Haines City Rail Spur St. Augustine Beach TOTAL	\$	5,000,000 3,200,000 2,500,000 10,700,000	\$	2,000,000 2,560,000 2,005,000 6,565,000	15 30 30

-	Original 9/30/14 Par Amount of Bonds Principal Outstanding			Years Amortized	
Revenue Bonds, Series 2005A - February 2005					
Bartow	\$	4,800,000	\$	220,000	20
Hallandale Beach	Ψ	8,800,000	Ψ	5,705,000	20
Hialeah		29,090,000		23,885,000	30
Indian Shores		5,930,000		4,875,000	30
Valparaiso		1,555,000		735,000	15
TOTAL	\$	50,175,000	\$	35,420,000	
Revenue Refunding Bonds, Series 2005B - May 2005					
Destin	\$	6,875,000	\$	5,800,000	24
Eatonville		1,405,000		980,000	24
Haines City		3,355,000		2,845,000	24
Melbourne Beach		1,620,000		1,375,000	24
Plant City		3,180,000		1,985,000	14
TOTAL	\$	16,435,000	\$	12,985,000	
Revenue Refunding Bonds, Series 2005C - July 2005 Fort Myers Lauderdale Lakes North Miami Beach Port Richey TOTAL	\$	4,970,000 4,105,000 5,380,000 1,155,000 15,610,000	\$	460,000 3,400,000 3,345,000 720,000 7,925,000	15 25 15 15
Revenue Bonds, Series 2005D - September 2005	5				
Bartow	\$	2,655,000	\$	245,000	20
Dania Beach		6,775,000		5,685,000	30
Palmetto Bay		1,495,000		1,275,000	30
Parkland Dath Dichau		2,775,000		1,905,000	20
Port Richey West Melbourne		4,545,000 4,910,000		2,770,000	30 20
TOTAL	\$	23,155,000	\$	455,000 12,335,000	20
IOTAL	<u> </u>	23,135,000	<u></u>	12,333,000	
Revenue Bonds, Series 2006 - January 2007	¢	4 400 000	¢		
Belle Isle	\$	1,480,000	\$	1,115,000	20
Deerfield Beach Gadsden County		5,965,000		4,920,000	25 16
South Miami		2,415,000		1,640,000 1,380,000	16 30
Soun Miami St. Pete Beach		5,625,000 3,915,000		1,915,000	30 12
Valparaiso		2,965,000		2,285,000	20
TOTAL	\$	22,365,000	\$	13,255,000	
	Ψ	22,000,000		10,200,000	•

	Original			Years	
		ount of Bonds		9/30/14 al Outstanding	Amortized
-				J	
Revenue Bonds, Series 2007A - September 2007					
Haines City	\$	26,200,000	\$	22,520,000	25
Hallandale Beach		24,615,000		19,580,000	20
TOTAL	\$	50,815,000	\$	42,100,000	
Revenue Bonds, Series 2008A - August 2008					
Deerfield Beach	\$	17,028,786	\$	14,196,436	20
TOTAL	\$	17,028,786	\$	14,196,436	-
	-				•
Revenue Bonds, Series 2009 St. Augustine Beach	h -				
July 2009					
St. Augustine Beach	\$	5,350,000	\$	667,032	20
TOTAL	\$	5,350,000	\$	667,032	
Revenue Bonds, Series 2010 ABCD - August 201	0				
Palatka	\$	7,665,000	\$	7,260,000	30
Palmetto Bay	Ψ	14,780,000	Ψ	13,970,000	30
Valparaiso		1,465,000		1,380,000	30
West Melbourne		3,820,000		3,395,000	20
TOTAL	\$	27,730,000	\$	26,005,000	-
					-
Revenue Refunding Bonds, Series 2010AA -					
December 2010					
St. Augustine Beach	\$	1,835,000	\$	1,545,000	19
TOTAL	\$	1,835,000	\$	1,545,000	
		, ,		, ,	-
Revenue Refunding Bonds, Series 2010BB -					
December 2010					
Eagle Lake	\$	1,230,000	\$	1,030,000	19
TOTAL	\$	1,230,000	\$	1,030,000	
Revenue Refunding Bonds, Series 2011 B-1 &					
Revenue Bonds, Series 2011 B-2 - March 201	1				
Pinecrest B-1	\$	4,320,000	\$	3,240,000	8
Pinecrest B-2		1,505,000		1,365,000	19
TOTAL	\$	5,825,000	\$	4,605,000	
Povenue Pondo Series 2011D May 2011					
<i>Revenue Bonds, Series 2011D - May 2011</i> Hialeah	¢	18 235 000	¢	47,605,000	30
TOTAL	<u>\$</u> \$	48,235,000 48,235,000	\$ \$	47,605,000	. 30
	Ψ	40,200,000	Ψ	47,000,000	

		Driginal ount of Bonds	Principa	Years Amortized	
Infrastructure Improvement Revenue Bonds, Series 2012 - September 2012 Infrastructure Development Partners TOTAL	\$ \$	59,110,000 59,110,000	\$ \$	59,110,000 59,110,000	4.5
Refunding and Improvement Revenue Bonds, Series 2012A - November 2012 Hialeah	_\$	41,620,000	_\$	40,130,000	20
TOTAL Refunding and Improvement Revenue Bonds,	\$	41,620,000	\$	40,130,000	•
Series 2012 B-1 & Refunding Revenue Bonds Series 2012 B-2 - December 2012					
Deerfield Beach B-1 Deerfield Beach B-2	\$	20,090,000 14,770,000	\$	19,220,000 14,050,000	20 16
TOTAL	\$	34,860,000	\$	33,270,000	-
TOTALS	\$	482,777,818	\$	383,650,574	

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Statistical Section

The statistical section of the Council's CAFR is intended to provide readers additional information on economic conditions and financial trends. As previously mentioned, pursuant to the trust indenture, members' earnings are credited to and all expenses are reimbursed by the members. Prior to 2012, the Council's financial statements do not reflect any net income or net assets. In 2012, the Council began reporting general operations that cover those items necessary for the trust operations not specifically related to a bond issue and include the board of directors' meeting expense and travel, audit and insurance and other general operating functions. The Council considers all its activities as operating activities. The schedules comply with the requirements of GASB 44 by providing 10 years of data as applicable.

CONTENTS

71 Financial Trends

These schedules contain trend information to help the reader understand the Council's financial performance and how it has changed over time.

72 Debt Capacity

These schedules present information to help the reader assess the Council's current levels of outstanding debt.

74 Demographic and Economic Information

These schedules offer demographic and economic indicators to help the reader understand the environment within which the Council's financial activities take place.

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2014 Comprehensive Annual Financial Report

OPERATING REVENUES

/GII	มธง,	схрепаеа	anu	0110	Шy	יסן	5		IN	ΓI	. I	U	ວແ				JL	0
2005		26,836,313 5,615,387 - -	32,451,700		25,625,903	482,032		·	58,058			1,462,785	4,822,922	32,451,700	0	-0-	-0-	
		Ś															Ş	
2006		28,266,120 6,874,399 - -	35,140,519		27,065,870	488,078	•		61,633	•			7,524,938	35,140,519	0	-0-	-0-	
		Ś															Ş	
2007		28,724,439 4,653,752 - (129,550)	33,248,641		27,502,409	501,905	'	'	47,855	6,182	20,409	1,385,260	3,784,621	33,248,641	0	-0-	-0-	
		\$															Ş	
2008		30,674,413 2,653,706 - 82,032	33,410,151		29,370,926	542,150	•	•	41,492	10,849	35,680	30,779	3,378,275	33,410,151	0	-0-	-0-	
		\$															Ş	
2009		30,396,954 1,015,487 - 27,862	31,440,303		29,093,696	532,991	ı		49,999	10,849	35,987	49,200	1,667,581	31,440,303	0	-0-	-0-	
		Ś															Ş	
2010		29,934,952 205,450 - 2,389	30,142,791		28,625,695	510,617	•	•	38,469	10,692	94,697	691,574	171,047	30,142,791	0	-0-	-0-	
		\$															Ş	
2011		29,427,454 96,874 - - (11,041)	29,513,287		27,987,768	511,375			198,760	7,606	113,674	1,122,650	(428,546)	29,513,287	0	-0-	-0-	
		\$															Ş	
2012		24,146,696 123,137 1,131,001 -	25,400,834		23,319,981	231,969	97,802	187,950	•	•		960,448	583,951	25,382,101	18,733	-0-	18,733	
		Ś															Ş	
2013		\$ 19,845,549 226,907 1,214,190 -	21,286,646		19,090,935	132,699	92,823	183,247	'	'		1,272,736	476,835	21,249,275	37,371	18,733	\$	
2014		17,341,866 57,191 153,086 73,500	17,625,643		16,586,293	86,846	88,849	188,725	'	'			576,471	17,527,184	98,459	56,104	154,563	
		\$															Ş	
	Loan Interest and Member	Reimbursements Investment Earnings Income Allocated to Members Other Income Rebatable Arbitrage	Total Operating Revenues	OPERATING EXPENSES	Interest Expense	Administrator Fees	Other Expenses	FMLC General Operating Expenses	Irustee Fees	Dealer Fees	Letter of Credit Fees	Cost of Issuance Expenses	Loss (Income) Allocated to Members	Total Operating Expenses	Net Income	Fund Net Assets, Beginning of Year	Fund Net Assets, End of Year	
5	ō	% <u> </u>	Io	0	Ĩ	Ac	g	Ā	Ţ	å	Ē	ප	9	To	Ň	Ŀ	Ъ	

Schedule of Revenues, Expenses and Changes in Net Position Statistical Section

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Florida Municipal Loan Council SCHEDULE OF OUTSTANDING PRINCIPAL* Periods Ending September 30

		2014	2013	2012	2011	2010	2009	2008	2007	2006	2005	
	Revenue Bonds, Series 1999A	Υ.	Υ.	\$2,315,000	\$2,400,000	\$43,485,000	\$46,080,000	\$48,565,000	\$50,955,000	\$53,260,000	\$55,470,000	
	Revenue Bonds, Series 1999B						1,020,000	1,995,000	2,925,000	3,815,000	4,660,000	
	Revenue Bonds, Series 2000A*	11,118,008	11,786,236	11,928,444	12,060,236	12,192,265	13,219,808	14,193,298	15,128,194	16,019,900	16,873,748	
	Revenue Bonds, Series 20008*	2,227,794	2,394,026	3,967,133	3,966,735	35,432,469	36,328,995	37,185,993	37,993,166	38,755,220	39,661,882	
	Revenue Bonds, Series 2001A	6,185,000	6,525,000	9,240,000	58,015,000	62,745,000	66,720,000	70,500,000	74,110,000	77,575,000	80,895,000	
	Revenue Bonds, Series 2002A	5,305,000	5,480,000	5,645,000	31,500,000	35,455,000	37,590,000	39,645,000	41,620,000	43,515,000	45,330,000	
21	Revenue Bonds, Series 2002B		•	62,125,000	63,630,000	65,075,000	65,580,000	65,860,000	66,015,000	66,170,000	66,385,000	
01/	Revenue Bonds, Series 2002C			1,705,000	18,630,000	19,840,000	21,000,000	22,115,000	23,185,000	24,230,000	25,235,000	
Co	Revenue Bonds, Series 2003A	3,830,000	3,950,000	60,445,000	62,610,000	64,670,000	66,635,000	68,540,000	70,390,000	72,185,000	73,910,000	
mn	Revenue Bonds, Series 2003B	3,835,000	4,370,000	32,905,000	34,865,000	36,755,000	38,595,000	40,390,000	42,140,000	43,860,000	45,545,000	
rob	Revenue Bonds, Series 2004A	6,565,000	10,535,000	11,180,000	11,805,000	15,215,000	18,510,000	21,705,000	24,805,000	27,815,000	30,760,000	
one	Revenue Bonds, Series 2005A	35,420,000	39,825,000	46,005,000	47,535,000	49,005,000	50,425,000	51,800,000	53,135,000	54,425,000	55,630,000	
ivo	Revenue Refunding Bonds, Series 2005B	12,985,000	13,790,000	14,845,000	16,140,000	17,400,000	17,585,000	17,750,000	17,915,000	18,075,000	18,145,000	
۸n	Revenue Refunding Bonds, Series 2005C	7,925,000	11,730,000	12,835,000	13,910,000	14,950,000	15,050,000	15,150,000	15,245,000	15,330,000	15,610,000	
2012	Revenue Bonds, Series 2005D	12,335,000	17,730,000	18,595,000	19,425,000	20,235,000	21,015,000	21,775,000	24,370,000	25,200,000	25,200,000	
	Revenue Bonds, Series 2006	13,255,000	14,130,000	14,965,000	15,760,000	20,380,000	21,190,000	21,970,000	22,365,000		·	
nan	Revenue Bonds, Series 2007A	42,100,000	43,755,000	45,335,000	46,840,000	48,280,000	49,660,000	50,815,000	50,815,000		ı	
aial	Revenue Bonds, Series 2008A	14,196,436	14,827,393	15,426,772	16,019,116	16,623,792	17,028,786	17,028,786			ı	
	Revenue Bonds, Series 2009 St. Augustine Beach	667,032	695,561	722,636	748,331	5,194,825	5,350,000				ı	
no	Revenue Bonds, Series 2009 Seminole		3,606,086	4,112,476	4,594,569	5,053,531	5,500,000				ı	
·+	Revenue Bonds, Series 2010ABCD	26,005,000	26,630,000	27,240,000	27,730,000	27,730,000					ı	
	Revenue Bonds, Series 2010AA	1,545,000	1,620,000	1,690,000	1,755,000		ı	·	ı		ı	
	Revenue Bonds, Series 2010BB	1,030,000	1,080,000	1,130,000	1,175,000		ı	ı	ı		ı	
	Revenue Bonds, Series 2011B	4,605,000	5,150,000	5,680,000	5,825,000		ı	ı	ı			
	Revenue Bonds, Series 2011D	47,605,000	47,925,000	48,235,000	48,235,000		ı	·	ı		ı	
	Revenue Bonds, Series 2012	59,110,000	59,110,000	59,110,000	ı		ı	ı	ı		ı	
	Revenue Bonds, Series 2012A	40,130,000	41,490,000	ı		ı						
	Revenue Bonds, Series 2012B	33,270,000	34,860,000	ı		I			ı			
	Commercial Paper					13,981,000	15,498,000	15,498,000	15,498,000			
	TOTAL	\$391,249,270	\$422,994,302	\$517,382,461	\$565,173,987	\$629,697,882	\$629,580,589	\$642,481,077	\$648,609,360	\$580,230,120	\$599,310,630	
		•									· ·	

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Borrower	Population	Number of Loans Total Borrowed	Total Borrowed	% of All Loans
City of Hialeah	229,766	IJ	\$197,080,000	20%
City of North Miami Beach	42,442	9	115,500,000	11%
City of Deerfield Beach	75,840	10	100,507,817	10%
Infrastructure Development Partners	N/A		59,110,000	6%
City of Haines City	21,385	4	41,605,000	4%
City of Hallandale Beach	38,391	3	38,185,000	4%
City of Bonita Springs	45,229	-	36,565,000	4%
City of Sunny Isles Beach	21,331	2	27,815,000	3%
Village of Pinecrest*	18,496	IJ	24,795,000	2%
City of Aventura	36,725		21,000,000	2%
TOTAL		38	\$662,162,817	66%
Total FMLC Loans**		116	\$1,006,780,817	

**The Council has issued more than \$1 billion in bonds to make 116 loans and also facilitated 10 additional bank loans *Borrower also closed a bank loan through the Capital Access Program. Amount not reflected in these totals. totaling \$30 million through the Capital Access Program.

Florida Municipal Loan Council

List of Borrowers and Original Loan Amounts, as of September 30, 204

Borrower	Population	# of Loans	Total Borrowed	Project Info
City of Apopka	45,669	1	\$1,955,000	City Hall, Fire Station
City of Aventura	37,262	1	21,000,000	Land Acquisition, City Hall
City of Avon Park	9,513	1	1,910,000	Street Improvements
City of Bartow	17,812	2	7,455,000	Main Street Redesign, Gymnasium
Town of Bay Harbor Islands	5,785	1	9,360,000	Street Improvements, Capital Projects
City of Belle Isle	6,422	3	3,420,000	Capital Improvements, City Parks, Stormwater Project
City of Bonita Springs	45,819	1	36,565,000	Street Improvements
City of Bradenton**	51,148	1	3,100,000	Street and Park Improvements
City of Cape Coral	163,599	1	4,580,000	Refunding of Existing Bonds
City of Dania Beach	30,351	1	6,775,000	Library, Fire & Police Station, Parks
City of Deerfield Beach	76,152	10	100,507,817	Land Acquistion, Community Center, Water & Sewer, Refunding,
				Street improvements, Public Works Facilities
City of DeFuniak Springs**	5,387	1	1,245,000	Natural Gas Project
City of Destin	12,541	2	14,760,000	Sports & Recreation Complex, Library, Public Works Facility, Refunding
City of Eagle Lake	2,335	2	2,765,000	Water System, Public Works Facility, City Hall improvements, Refunding
Town of Eatonville	2,233	2	3,345,000	Town Hall, Refunding
City of Fort Myers	69,437	2	12,575,000	Ferry Terminal Facility, Community Center, Infrastructure Projects,
				Refunding
City of Fort Walton Beach	20,719	2	3,295,000	Improving Pump Station, Land Acquisition
Gadsden County	46,194	2	11,265,000	Library, Capital Projects
Village of Golf	249	1	2,240,000	Membrane Water Plant
City of Haines City	21,956	4	41,605,000	Railroad Spur, CRA Projects, New Police Facility, Renovate City Hall,
				Refunding
City of Hallandale Beach	38,273	3	38,185,000	Water Treatment Plant, Land Acquisition, CRA Projects
City of Hialeah	230,544	5	197,080,000	Street Improvements, Courthouse, Water Plant
Town of Indian Shores	1,424	1	5,930,000	Undergrounding of Utilities
City of Inverness	7,193	1	5,455,000	City Hall Complex
City of Keystone Heights	1,356	1	1,000,000	Street Improvements
Town of Lake Park	8,477	1	4,810,000	Marina Improvements
City of Largo	79,431	1	9,250,000	Sewer System Improvements, Expansion of Public Works Complex
City of Lauderdale Lakes	33,803	2	8,555,000	Community Center, Land Acquistion, Refunding
Town of Longboat Key	6,825	1	15,650,000	Beach Renourishment
City of Marco Island	16,607	1	985,000	Bridge Construction
Town of Melbourne Beach	3,086	2	3,470,000	City Hall Improvements, Refunding
Village of Miami Shores**	10,781	1	3,200,000	New Aquatic Facility
City of New Smyrna Beach	23,834	1	1,985,000	Parks & Recreation Improvements
City of North Miami	61,912	2	8,880,000	Stormwater System, Refunding
City of North Miami Beach	43,227	6	115,500,000	Bike Trail, Refunding, Street & Water System Improvements,
				Capital Projects

Florida Municipal Loan Council

List of Borrower and Original Loan Amounts, as of September 30, 2014

Borrower	Population	# of Loans	Total Borrowed	Project Info
Town of Oakland	2,609	1	2,545,000	Town Hall, Police, & Fire Facilities
City of Oakland Park	42,893	2	20,310,000	Stormwater System, Water & Sewer System Improvements
City of Oldsmar	13,859	1	2,425,000	Land Acquistion, Capital Improvements
City of Palatka	10,377	1	7,665,000	Refunding of Existing Loans
City of Palm Bay*	105,815	1	15,498,000	Street Improvements
Village of Palm Springs	20,887	2	19,440,000	Municipal Complex, Water & Sewer System Improvements
Village of Palmetto Bay	23,767	2	16,275,000	Municipal Complex, Village Hall, Refunding
City of Parkland	26,273	1	2,775,000	CRA Projects
Village of Pinecrest**	18,403	5	24,795,000	Village Hall, Police Station, 10-acre Park, Parrot Jungle
				Conversion, Library, Capital Improvements, Refunding
City of Plant City	35,956	2	7,955,000	Sports Stadium Improvements, Refunding
City of Port Richey	2,619	3	7,390,000	New City Hall, Refunding, Water & Sewer System
City of Safety Harbor**	17,011	1	3,610,000	Refunding, Treatment Plant Improvements
City of Seminole**	17,754	3	13,155,000	Recreation Facility Improvements, Refunding, Emergency
				Operations Center & Public Works Projects
City of South Miami	13,623	3	14,325,000	Park Improvements, Parking Garage
Town of Southwest Ranches**	7,339	1	4,985,000	Town Hall
City of St. Augustine Beach	6,418	4	11,985,000	Street Improvements, City Hall, Land Acquistion, Refunding
City of St. Pete Beach	9,367	2	6,265,000	City Hall, Recreation Complex
City of Stuart	15,972	1	2,190,000	Stormwater Projects, Fire Station
City of Sunny Isles Beach	21,698	2	27,815,000	Refunding, City Hall, Street & Park Improvements, Police
				Station, Public Works Facility
City of Valparaiso	5,246	3	5,985,000	Refunding, Utility Projects, Cable System Upgrades,
				Wastewater & Sewer Treatment Plant
Village of Wellington	59,136	2	11,895,000	Public Building, Street & Stormwater Improvements
City of West Melbourne**	19,834	2	8,730,000	Wastewater Plant, Water Line
Infrastructure Development Partne	rs N/A	1	\$59,110,000	Construction of State Road 9B
TOTAL LOANS***		116	\$1,006,780,817	

*Commercial Paper

**Borrower also closed a bank loan through the Capital Access Program. Amount not reflected in these totals.

***The Council has issued more than \$1 billion in bonds to make 116 loans and also facilitated 10 additional bank loans totaling \$30 million through the Capital Access Program.

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Investment Section

The supplemental investment section of the Council's CAFR is intended to provide readers additional information on member investment options for bond proceeds including investment objectives, investment risk and performance.

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ARBITRAGE REBATE COMPLIANCE

Arbitrage is the profit that results from investing lower-yielding tax-exempt proceeds in higher-yielding securities. The federal tax code requires that positive arbitrage earnings be rebated back to the federal government every five years for as long as the bonds are outstanding. The bond funds that are subject to arbitrage rebate calculations include:

- Construction/Project Funds
- Reserve Funds
- Debt Service Funds
- Cost of Issuance Funds
- Escrow (Refunding Issues)

In addition to the arbitrage rebate requirements, there is another set of rules known as yield restriction/yield reduction requirements. As part of the administrative services provided to borrowers, the Administrator performs the arbitrage calculations and yield restriction computations as described in the U.S. Treasury regulations.

INVESTMENT OF BOND PROCEEDS

Financed capital projects may take many months or even years to complete. As a result, the Council assists borrowers with the investment of loan proceeds during this temporary period. Utilizing projected cash flows and draw schedules, borrowers invest loan proceeds in the following approved funds offered by the program:

- First American Prime Obligations Fund (Money Market)
- Florida Municipal Investment Trust (FMIvT) 0-2 Year High Quality Bond Fund
- Florida Municipal Investment Trust (FMIvT) 1-3 Year High Quality Bond Fund
- Other investments as allowed by the Trust Indenture

Additional fund information about these investment options are below. A fund's performance is not necessarily an indication of how the fund will perform in the future.

FIRST AMERICAN PRIME OBLIGATIONS FUND (FPZXX) (INCEPTION 5/1/2003)

The First American Prime Obligations Fund is a money market investment option to borrowers in the program. U.S. Bancorp Asset Management, Inc. is the investment advisor. The fund seeks to maintain a stable net asset value of \$1.00 per share, and shares of the fund may be redeemed or purchased on any business day. The fund invests in high-quality short-term debt obligations including commercial paper, U.S. dollar –denominated obligations of domestic and foreign banks, non-convertible corporate debt securities, securities issued by the U.S. government or one of its agencies or instrumentalities, municipal securities, including variable rate demand notes, commercial paper, and municipal notes and other short-term municipal obligations, loan participation interests, and repurchase agreements. The fund is rated AAA. Total expenses are approximately 20 bps.

Objective. The fund's objective is to seek maximum current income to the extent consistent with the preservation of capital and maintenance of liquidity.

Investment Risk. Shares of the fund are neither insured nor guaranteed by any U.S. government agency including the FDIC. Although the fund seeks to preserve the value of amounts deposited at \$1.00 per share, it is possible to lose money by investing in the fund.

Performance. The table below provides the fund's performance for the quarter and year to year up to the last 10 years.

	Performance Returns – Net of All Fees and Expenses						
	Periods Ending September 30, 2014	1 Year	3 Years	5 Years	10 Years		
F	irst American Prime Obligations Fund ¹	.02%	.03%	.05%	1.71%		
	90 Day U.S. T-Bills Index	.05%	.07%	.10%	1.61%		

¹Performance returns reported by U.S. Bancorp Asset Management and Asset Consulting Group.

First American Prime Obligations Fund (FPZXX) (continued)

As of September 30, 2014, the First American Prime Obligations Fund held 217 securities. The top 10 holdings are listed below.

Issuer Name	Category	Maturity Date	Coupon/Yield	Amortized Cost
FEDERAL BANK OF NEW YORK	Treasury Repurchase Agreement	10/1/14	0.00%	400,000,000.00
Swedbank AB/NY	Certificate of Deposit	10/1/14	0.07%	300,000,000.00
Bank of Nova Scotia/NY	Government Agency Repurchase Agreement	10/1/14	0.00%	300,000,000.00
Credit Agricole Corporate & Investment Bank	Treasury Repurchase Agreement	10/1/14	0.01%	280,836,000.00
BNP Paribas Prime Brokerage Inc.	Other Repurchase Agreement	10/1/14	0.18%	250,000,000.00
JPMorgan Prime Money Market Fund	Investment Company	10/1/14	0.04%	205,000,000.00
Skandinaviska Enskilda Banken,				
Cayman Islands Branch – Time Deposit	Other Note	10/1/14	0.05%	200,000,000.00
Svenska Handelsbanken,				
Cayman Islands Branch – Time Deposit	Other Note	10/1/14	0.01%	200,000,000.00
Exxon - Mobil Corp	Other Commercial Paper	10/17/14	0.07%	199,993,777.78
Federal Home Loan Bank	Government Agency Debt	10/2/14	0.00%	184,299,979.52

Florida Municipal Investment Trust (FMIvT) 0-2 Year High Quality Bond Fund (Inception 12/3/2002)

The Florida Municipal Investment Trust (FMIvT) 0-2 Year High Quality Bond Fund fund is actively managed by Atlanta Capital Management Company and invests in government and high-quality debt securities while maintaining an average maturity of approximately one year. The portfolio is valued on the 15th and last business day of the month. If the 15th is not a business day, the valuation is the next succeeding business day. Management fees are 10 bps and administrative fees are 10.5 bps. Total expenses are approximately 23 bps. As of September 30, 2014, the 0-2 Year High Quality Bond Fund had a net asset value of \$200 million, representing 32 participants.

The fund invests in direct obligations issued or guaranteed by the U.S. government or any of its agencies, money market obligations, asset-backed securities, mortgage securities, including CMO's, and commingled investment funds. The fund is rated AAA by Fitch Ratings.

Objective. The fund is designed to provide an investment pool alternative for members that have excess funds and an investment horizon greater than that of money market instruments. The investment objectives are to: 1) preserve capital; and 2) exceed the return of the Bank of America Merrill Lynch One Year Treasury Note Index over three-year periods.

Investment Risk. Shares of the fund are neither insured nor guaranteed by any U.S. government agency, including the FDIC. The fund is subject to interest rate, credit and liquidity risk, which may cause a loss of principal. The market value of the securities will fluctuate in value as interest rates, credit and liquidity conditions change, which could affect the fund's net asset value.

Performance. The fund rose 0.1% in the third quarter, in line with the Bank of America Merrill Lynch 1-Year Treasury Note Index and the short-term bond manager peer group as the modestly shorter duration for this fund was offset by exposure to non-Treasury related sector exposures. In the 5 years since inception of this strategy, the portfolio advanced 0.6% on average annually, adding value over the BofA Merrill Lynch 1-3 Year Treasury Note Index (up 0.5%) although keeping pace with the short-term bond manager peer group (up 2.3%) was challenging due to the high quality focus of this strategy. This strategy is meeting the objective of providing consistent return enhancement over its benchmark, while maintaining a very favorable risk-adjusted return profile. This fund represents a strong short maturity complement to the other high quality fixed income options within the FMIvT.

FMIvT 0-2 Year High Quality Bond Fund (continued)

Performance Returns – Net of All Fees and Expenses

Periods Ending September 30, 2014

	Qtr.	1 Year	3 Years	5 Years	7 Years	10 Years	
FMIvT 0-2 Year High Quality Bond Fund 1	0.07%	0.21%	0.25%	0.41%	N/A	N/A	
BofA ML 1 Year Treasury Note Index	0.11%	0.26%	0.28%	0.46%	1.31%	2.03%	

¹ Assets from the FMIvT High Quality Government Fund were transitioned on April 1, 2009, to the FMIvT 0-2 Year High Quality Bond Fund. Returns prepared by Asset Consulting Group.

As of September 30, 2014, the 0-2 Year High Quality Bond Fund held 81 securities. The top 10 holdings are listed below.

#	Issue Name	Fair Value (\$000s)	% of Account Fair Value
1	US Treasury Bill August 2014	\$ 32,962	13.22%
2	US Treasury Notes 0.750% December 2013	25,537	10.24%
3	US Treasury Notes 0.250% October 2014	18,021	7.22%
4	US Treasury Bill July 2014	15,711	6.30%
5	US Treasury Notes 0.250% November 2013	15,005	6.02%
6	Wells Fargo Government Money Market	14,792	5.93%
7	US Treasury Notes 0.250% September 2014	12,517	5.02%
8	FNMA 0.500% July 2015	10,032	4.02%
9	US Treasury Bill June 2014	9,989	4.00%
10	Ally 2012-1 A3 0.930% February 2016	6,424	2.58%
	TOTAL	\$ 160,990	64.55%

Florida Municipal Investment Trust (FMIvT) 1-3 Year High Quality Bond Fund (Inception 10/1/1995)

The FMIvT 1-3 Year High Quality Bond Fund is actively managed by Atlanta Capital Management Company and invests in government and high quality debt securities while maintaining an average maturity of two years. The portfolio is valued on the 15th and last business day of the month. If the 15th is not a business day, the valuation is the next succeeding business day. Management fees are 10 bps and administrative fees are 10.5 bps. Total expenses are approximately 21 bps. As of September 30, 2014, the 1-3 Year High Quality Bond Fund had a net asset value of \$471 million, representing 64 participants.

The fund may invest in direct obligations issued or guaranteed by the U.S. government or any of its agencies, money market obligations, asset-backed securities, mortgage securities, including CMO's, and commingled investment funds. The fund is rated AAA by Fitch.

Objective. The fund is designed to provide an investment pool alternative for members that have excess funds and an investment horizon greater than that of money market instruments. The investment objective is: 1) to preserve capital; and 2) exceed the return of the Bank of America Merrill Lynch One to Three Year Government Index over three-year periods.

FMIvT 1-3 Year High Quality Bond Fund (continued)

Investment Risk. Shares of the fund are neither insured nor guaranteed by any U.S. government agency, including the FDIC. The fund is subject to interest rate, credit and liquidity risk, which may cause a loss of principal. The market value of the securities will fluctuate in value as interest rates, credit and liquidity conditions change, which could affect the fund's net asset value.

Performance. The fund displayed modestly positive performance in the third quarter, rising 0.1% ahead of both Bank of America Merrill Lynch 1-3 Year Government Index and the short-term bond manager peer group, as the modestly shorter duration for this fund was offset by exposure to non-Treasury related sectors. Over the past 5 years, this strategy (up 1.1% on average annually) has performed in line with the BofA ML 1-3 Year Government benchmark, but has lagged the peer group owing to the fund's lack of exposure to the relatively strong performance in lower quality securities during most of this period. This fund has met the objective of beating the benchmark over the past 10 years, although it is modestly below the broader quality peer group due to the higher quality bias. This bias had rewarded investors in the form of a very favorable relative risk-adjusted return profile over the long term.

Performance Returns – Net of All Fees and Expenses

Periods Ending September 30, 2014

	Qtr.	1 Year	3 Years	5 Years	7 Years	10 Years	
FMIvT 1-3 Year High Quality Bond Fund ¹	0.06%	0.61%	0.49%	.93%	2.14%	2.62%	
BofA ML 1-3 Yr Government Index	<i>0.049%</i>	<i>0.52%</i>	<i>0.51%</i>	1.05%	<i>2.19%</i>	<i>2.60%</i>	

¹Returns prepared by Asset Consulting Group.

As of September 30, 2014, the 1-3 Year High Quality Bond Fund held 92 securities. The top 10 holdings are listed below.

#	Issue Name	Fair Value (\$000s)	% of Account Fair Value
1	US Treasury Notes 0.250% February 2015	\$ 23,706	5.11%
2	US Treasury Notes 0.250% December 2015	23,008	4.95%
3	US Treasury Notes 0.625% November 2016	21,973	4.73%
4	US Treasury Notes.375% February 2016	19,524	4.20%
5	US Treasury Notes 0.625% December 2016	16,964	3.65%
6	US Treasury Notes 0.875% February 2018	16,166	3.48%
7	US Treasury Notes 0.375% July 2016	15,377	3.31%
8	FHMS K502 A2 1.426% August 2017	15,062	3.24%
9	US Treasury Notes 0.625% October 2016	14,494	3.12%
10	CARMX 13-1 A3 0.600% October 2017	13,581	2.92%
	TOTAL	\$ 179,855	38.71%

Design Build Finance/Build Finance Financing Program

The Series 2012 trust indenture authorizes investments in the obligations of agencies of the United States of America. Please see Note 3 to the financial statements for information about these investments.

FLORIDA MUNICIPAL LOAN COUNCIL INVESTMENT POLICY

I. AUTHORITY

In accordance with the Administration Agreement between the Florida League of Cities, Inc. and the Florida Municipal Loan Council, dated February 19, 1999, the responsibility for supervising the investment of moneys in any of the Funds and Accounts program of the Florida Municipal Loan Council (the "Council") resides with the Florida League of Cities, Inc., acting as the "Administrator", under the direction of the Board of Directors. This policy has been adopted pursuant to and consistent with the Interlocal Agreement creating the Council and all applicable state and federal law.

II. SCOPE AND PURPOSE

Moneys in any of the Funds and Accounts shall be invested by the Trustee (as identified in the applicable Trust Indenture), at the direction of the Council through the Administrator under the guidelines as herein set forth. No person may engage in any investment transaction with Funds held in a trust relationship by the Council, except as authorized by the Board of Directors. The policies and procedures herein are intended to provide sufficient latitude and operating flexibility to respond to changing market and economic conditions and to effectively manage the Council's financial assets so as to maximize the expected return on assets within an acceptable exposure to investment risk. There are times when risks of specific investments may temporarily increase such that the Council may be required to operate under a more restrictive policy. Additionally, at times, exceptions to the policy may need to be made, on a case by case basis, and with the approval of the Board of Directors.

III. OBJECTIVES

The objective of the Council's investment activity is to maximize the expected return in support the Council's management and investment strategies considering the probable income, total return and probable safety of the invested Funds. _Moneys in the "Funds and Accounts shall be invested in accordance with the Trust Indenture and applicable state laws. Short-term holdings of the Council shall be of high quality and ready marketability with maturities diversified appropriately with respect to the current operating expenses and expected cash flow obligations of the Council. The Council's portfolio shall be designed to attain a market rate of return throughout financial and economic cycles, taking into account the Council's investment objectives, risk constraints and permitted investments as referenced herein.

IV. DUTIES AND RESPONSIBILITIES

Under the direction of the Board of Directors, it shall be the responsibility of the Administrator to supervise and administer the Council's investment program pursuant to a written agreement between the Council and the Administrator including, but not limited to, the following:

1. Supervise and coordinate the activities of qualified investment management firms, dealers, brokers, issuers, custodians, consultants and other investment advisors in keeping with this investment policy.

2. Provide advice and assistance in the administration and operation of the Council's investment program.

3. Establish accounting systems and procedures for the safekeeping, disposal of and recording of all investment assets held or controlled by the Council including the establishment of appropriate internal controls as required.

4. Assist in the design, development, operation, review and evaluation of the Council's investment program for compliance with this policy. Advise the Board of Directors as to recommendations relative to amendments to this policy. Inform the Board of Directors of unaddressed concerns with the Council's investment program.

5. Immediately notify the Board of Directors in the event of any information that may have a severe and adverse effect on the Council's investment program under the provisions of this policy.

V. PRUDENCE AND ETHICS

The standard of prudence to be used by investment advisors, money managers or other qualified parties or individuals with contracted investment responsibilities with the Council (the "Managers") shall be by "prudent person" which provides that the investments of the Council shall be made with the judgment and care under the circumstances then prevailing which persons of prudence, discretion and intelligence exercise in the management of their own affairs, not in regard to speculation but in regard to the permanent disposition of the invested Funds considering the probable income, total return and probable safety of these Funds. Managers shall adhere to the fiduciary standards set forth in the Employee Retirement Income Security Act of 1974 at 29 U.S.C. s. 1104(a)(1)(A) through (C). Individuals, acting in accordance with established procedures and exercising due diligence, shall be relieved of personal responsibility for an individual security's credit risk or market price changes, provided deviations from expectations are reported in a timely fashion and appropriate action is taken to minimize any investment losses.

Any individual who is involved in the investment process shall refrain from personal business activity that could conflict with proper execution of the investment program, or which could impair their ability to make impartial investment decisions. Managers shall have a written policy which addresses the disclosure of potential conflict-of-interests which shall be submitted to the Administrator upon request. Managers shall also disclose to the Administrator any material financial/investment position or finding which may be contrary to this policy or otherwise related to the performance of the Council's portfolio. Any adverse findings of the U.S. Department of Labor and/or the Securities and Exchange Commission' regarding a Manager or its financial activities shall be brought to the immediate attention of the Board of Directors by the Administrator.

Before engaging in any investment transactions with the Council, a Manager shall have submitted to the Administrator a signed certification from a duly authorized representative attesting that the individuals responsible for the Council's account have reviewed this investment policy and that they agree to undertake reasonable efforts to preclude imprudent transactions involving the funds of the Council.

VI. REPORTING AND PERFORMANCE

The Administrator shall submit to the Board of Directors a quarterly investment report with information sufficient to provide for a comprehensive review of investment activity and performance for the quarter. This report summarizes recent market conditions, economic developments and anticipated investment conditions. The report would also summarize the investment strategies employed in the most recent quarter, and describe the portfolio in terms of investment securities, maturities, risk characteristics and other relevant features.

Managers shall provide timely transaction and performance data to record and document investment activity including asset valuation, yield and total return data and such other relative performance data of the Council's portfolio on a periodic basis as may be reasonably requested by the Administrator.

The Administrator, Managers, and other contracted parties shall provide to the Council's Auditor such verifications or reports as are required for the purpose of developing and supporting the annual financial statements of the Council, and the footnotes thereto.

The Administrator shall recommend and provide appropriate performance measures or indices in evaluating the performance of the Council's portfolio, including, but not limited to the following:

- A. Returns for the State Board of Administration's Local Government Surplus Councils Investment Pool, Annualized
- B. 91 Day U.S. Treasury Bill Quarterly Index
- C. Short Term (1-2.99 years) High and Medium Quality Corporate Index
- D. Short Term (1-2.99 years) Treasury Index

The Administrator shall report to the Board of Directors on the performance of the Council's portfolio at least quarterly relative to the above or related indices. The Administrator shall monitor portfolio performance and determine the applicability of the indices and recommend changes as needed.

VII. BANK AND DEALER SELECTION

Certificates of deposit purchased under the authority of the Council's policy will be purchased only through qualified public depositories of the State of Florida as identified by the State Treasurer or such other qualified public depositories as may be recommended by the Administrator and approved by the Board of Directors in accordance with applicable state law.

Repurchase and reverse repurchase agreements shall be negotiated only with firms approved in accordance with this policy.

For broker/dealers of other investment instruments, the Council shall utilize primary dealers and such other reputable and recognized dealers as may be recommended by the Managers and the Administrator.

VIII. SAFEKEEPING AND CUSTODY

All securities purchased by the Council under this policy shall be properly designated as assets of the Council and shall be protected through the use of a third-party custody/safekeeping agent. The Administrator on behalf of the Council shall enter into a formal agreement with an institution of such size and expertise as is necessary to provide the services needed to protect and secure the investment assets of the Council.

All securities purchased by the Council under this policy shall be purchased using the "delivery versus payment" procedure. If it is ever determined to be necessary to perform security transactions on a "free delivery" basis, or to have securities held by the broker/dealer for a temporary period, the approval of the Administrator must be secured prior thereto and the reason documented in writing and presented to the Board of Directors.

The Council may lend its investment securities held under the provisions of this policy to qualified brokers, dealers, banks or other financial institutions, provided the loan is collateralized by cash or United States Government securities having a market value of at least 102 percent of the market value of the securities loaned.

IX. RISKS

The Council recognizes that investment risks can result from issuer defaults, market price changes, changes in credit rating, reinvestment of principal or interest, or various technical complications leading to temporary illiquidity. Portfolio diversification, controlled duration strategies, and maturity limitations are employed as the primary methods of controlling risk. Managers are expected to display prudence in the selection of securities as a way to minimize default risk. In the event of a default by a specific issuer, the Manager shall review and, if appropriate, proceed to liquidate securities having comparable credit risks. In the event that a security held by the Council is downgraded relative to its credit quality, the Manager shall immediately notify the Administrator with such recommendations for rectifying any non-compliance with this policy within a reasonable time period. To limit the Council's credit risks against possible losses, the maximum amount that may be invested in the securities of an individual

issuer, not backed by the full faith and credit of the United States Government, shall not, at the time of purchase, exceed 5 percent of the assets in the invested portfolio.

X. SECURITY SELECTION PROCESS

When purchasing or selling securities, Managers shall select securities which provide the highest rate of expected return within the parameters of this policy. Managers shall exercise prudence in managing transaction costs associated with the purchasing and selling of securities in accordance with this policy.

XI. LIQUIDITY

The Council shall provide sufficient liquidity necessary in order to provide moneys to meet any required payment, transfer, withdrawal or disbursement from the Fund or Accounts.

XII. AUTHORIZED INVESTMENTS

In an effort to accomplish the objectives of the Council's portfolio, this policy identifies various authorized investment instruments, issuer diversification, maturity constraints and investment ratings and liquidity parameters.

- (A) Direct obligations of the United States of America (including obligations issued or held in book-entry form on the books of the Department of the Treasury of the United States of America) or obligations the principal of and interest on which are fully and unconditionally guaranteed by the United States of America, including (if such instruments become legal investments under the laws of the State for moneys held hereunder) instruments evidencing an ownership interest in securities described in this clause (a).
- (B) Evidence of ownership of proportionate interest in Government Obligations described in clause (a) of this definition limited to circumstances wherein (i) a bank or trust company acts as custodian and holds the underlying obligations; (ii) the owner of the investment is the real party in interest and has the right to proceed directly and individually against the obligor of the underlying obligations; and (iii) the underlying obligations are held in a special account separate and apart from the custodian's general assets, and are not available to satisfy any claim of the custodian, any person claiming through the custodian, or any person to whom the custodian may be obligated.
- (C) Interest-bearing demand or time deposits (including certificates of deposit) in banks (including the Trustee) and savings and loan associations which deposits are fully insured by the Federal Deposit Insurance Corporation ("FDIC") or which are secured at all times by collateral security (described in clause (a) of this definition) in which the Trustee has a perfected first lien and which (i) is held by the Trustee or a third-party agent, (ii) is not subject to liens and claims of third-parties, (iii) has a market value (valued at least every 14 days) of no less than the amount of moneys so invested and interest accrued thereon.

- (D) Investment agreements or repurchase agreements (the maturity of which is less than thirty (30) days) with a bank or trust company organized under the laws of any state of the United States or with a national banking association, insurance company or government bond dealer reporting to, trading with and recognized as a primary dealer by the Federal Reserve Bank of New York and which is a member of The Security Investors Protection Corporation or with a dealer which is rated (or the parent company of which is rated) "A" or above by S&P and Fitch if such investments are fully secured by FDIC or collateral security described in (a) of this definition, in which the Trustee has a perfected first lien and which (i) is held by the Trustee or a third-party agent during the term of such repurchase agreement, (ii) is not subject to liens or claims of third parties, and (iii) has a market value (determined at least once every 7 days) at least equal to 104% of the amount so invested and interest accrued thereon.
- (E) The Florida Municipal Investment Trust.
- (F) Money market funds registered under the Federal Investment Company Act of 1940, whose shares are registered under the Federal Securities Act of 1933, and having a rating by S&P of Aam-G or Aam.
- (G) The Local Government Surplus Funds Trust Fund created pursuant to Chapter 218, Part IV, Florida Statutes for which the Florida State Board of Administration acts as custodian, and any other investment in which proceeds of the Bonds may be invested under Florida law, provided that such investments are approved in writing by the Bond Insurer.
- (H) Goldman Sachs Prime Obligation Fund #1235

With regard to the FMLC Gas Prepay Program, Qualified Investments as allowed and provided for in the various program Trust Indentures are considered Authorized Investments under the FMLC Investment Policy.

XV. EFFECTIVE DATE

The Council's investment policy shall become effective immediately upon its adoption by the Board of Directors.

As amended and adopted by the Board of Directors on the 27th day of September, 2007.

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Reńe Flowers, Chairman, Board of Directors Florida Municipal Loan Council

Attest:

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Michael Sittig, Executive Director, Forida League of Cities, Inc. For the Administrator





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