

Governor

LISA GOMEZ Chair

Memorandum

TO: Robert S. Derico, R.A., Director, Office of Environmental Affairs

- FROM: Maria J. Covey, Environmental Affairs Specialist, Office of Environmental Affairs Myc
- **DATE:** March 11, 2024
- **RE:** State Environmental Quality Review (SEQR) Type II Determination for School District Revenue Bond Financing Program's Refinancing of Existing Bond Anticipation Notes, Financing of New Money Projects, and the Refunding of Outstanding Debt

Based on a review of the Dormitory Authority of the State of New York's ("DASNY's") *Transaction Summary* – *Single Approval* (dated March 5, 2024, attached) for the *School Districts Revenue Bond Financing Program* as part of DASNY's Public School Districts program, it has been determined that the proposed action consists of DASNY's authorization of the issuance of one or more series of fixed rate, tax-exempt and/or taxable bonds, in an amount not to exceed \$1,500,000,000, with maturities not to exceed 31 years, to be sold at one or more times through a negotiated offering. The Bonds are a special obligations of DASNY and are to be sold on behalf of various New York State School Districts.

More specifically, the proposed bonds, would be utilized for the refinancing of existing Bond Anticipation Notes ("BANs") of various New York School Districts located throughout the State, the proceeds of which were used to finance capital projects in anticipation of permanent financing. The proposed bonds would also be utilized for the financing of new money projects on behalf of various New York State School Districts, and the refunding of bonds previously issued by DASNY through the same School District Revenue Bond Financing Program. The New York State School Districts Revenue Bond Financing Program will assist School Districts across the State in accessing Dormitory Authority financing as quickly and efficiently as possible.

School Districts historically issued their own obligations to finance Projects approved by the Commissioner of Education subject to voter approval. School District bonds are typically issued as general obligations backed by the full faith and credit of the taxing District. DASNY's program incorporates the full faith and credit bonds typically issued by School Districts, while enabling a participating School District to mitigate the risk that its interest cost on bonds issued to finance a project will exceed the Assumed Interest Rate used to compute Building Aid for that project.

This SEQR has reviewed the proposed refinancing and refunding aspects of the bond issue as described above, for the initial pool of participants. Additional School Districts will be allowed to utilize the remaining authorization for either BAN refinancing or new money projects. Any new money projects would be required to comply with the statutory requirements of the State Environmental Quality Review Act ("SEQRA") prior to the expenditure of any DASNY bond proceeds. Separate SEQR determinations are permitted because: (a) the individual projects have no cumulative environmental effect on the environment; (b) none of the other projects are dependent on the projects funded under this proposal for implementation; and (c) the project sites are geographically separated throughout New York State.

DASNY completed this environmental review in accordance with *SEQRA*, codified at Article 8 of the New York *Environmental Conservation Law ("ECL")*, and its implementing regulations, promulgated at Part 617 of Title 6 of the *New York Codes, Rules and Regulations ("N.Y.C.R.R.")*, which collectively contain the requirements for the *SEQR* process.

The Proposed Project components would involve the "...*refinancing of existing debt,*" which is a Type II action as specifically designated by 6 *N.Y.C.R.R.* § 617.5(c)(29) of *SEQR*. Type II "actions have been determined not to have significant impact on the environment or are otherwise precluded from environmental review under Environmental Conservation Law, article 8."¹ Therefore, no further *SEQR* determination or procedure is required for a Proposed Project identified as Type II. As noted above, any new money projects would be required to comply with the statutory requirements of the *SEQRA* prior to the expenditure of any DASNY bond proceeds.

The Proposed Action was also reviewed in conformance with the *New York State Historic Preservation Act of 1980 ("SHPA")*, especially the implementing regulations of section 14.09 of the *Parks, Recreation and Historic Preservation Law ("PRHPL")*, as well as with the requirements of the Memorandum of Understanding ("MOU"), dated March 18, 1998, between DASNY and the New York State Office of Parks, Recreation and Historic Preservation ("OPRHP"). In compliance with Article III, Section 3.0 of the MOU, OPRHP would be notified of the proposed Bond issuance. It is the opinion of DASNY that the Proposed Action would have no impact on historical or cultural resources in or eligible for inclusion in the National and/or State Registers of Historic Places.

Attachment

cc: Michael Logan, Esq. Frederick W. Clark, III, Esq. Stephen Kosier SEQR File OPRHP File

¹ 6 *N.Y.C.R.R.* § 617.5(a)





Transaction Report – Single Approval

School Districts Revenue Bond Financing Program

March 5, 2024

PROGRAM:

School Districts Revenue Bond Financing Program

PURPOSE:

New Money Refunding Refinancing

NOT TO EXCEED AMOUNT:

\$1,500,000,000

NOT TO EXCEED TERM:

31 Years

INTEREST RATE TYPE:

Fixed

BOND TAX STATUS:

Tax-Exempt and/or Taxable

SALE TYPE:

Negotiated Offering

RATINGS: Aa3/A+/AA-

SECURITY:

Statutory Intercept

Proposed New Issue Overview

The Board is being asked to adopt the necessary documents for one or more series of fixed rate, tax-exempt and/or taxable bonds, in an amount not to exceed \$1,500,000,000, with maturities not to exceed 31 years, to be sold at one or more times through a negotiated offering.

Financing Team (June 2024 Pool):

- Senior Managers Raymond James, Roosevelt & Cross, and RBC Capital Markets
- Co-Bond Counsel Barclay Damon, LLP and BurgherGray LLP
- Co-Underwriter's Counsel Katten Muchin Rosenman and the Law Offices of Joseph C. Reid

Purpose:

• Refinancing the Bond Anticipation Notes ("BANs") of various New York State School Districts, the proceeds of which were used to finance capital projects in anticipation of permanent financing.

- Financing of new money projects on behalf of various New York State School Districts.
- Refunding of bonds issued by DASNY through the School Districts Revenue Bond Financing Program.

Security:

• Semi-annual payments to be made pursuant to Financing Agreements backed by the full faith and credit general obligation bonds of the participating School Districts.

- Statutory intercept, through the State Comptroller, of any State aid due to participating School Districts for debt service on DASNY Bonds.
- Bond insurance if available and economically advantageous.

Description of the Bonds:

- The Bonds are a special obligation of DASNY.
- Each Financing Agreement is backed by the applicable School District's full faith and credit general obligation bonds.
- The Bonds are payable from payments made under the Financing Agreements and all funds and accounts established under the resolutions.

Financing Details:

New Money: Proceeds from the proposed June 2024 issuance, as well as potential future series of Bonds issued under this authorization, will be used to finance new money projects and/or to refinance the Bond Anticipation Notes ("BANs") of various

New York State School Districts, the proceeds of which were used to finance capital projects in anticipation of permanent financing. In anticipation of continued demand, staff has begun to structure a financing pool for School Districts with new money projects or with BANs maturing during, or subsequent to, June 2024.



Refinancing: Proceeds from future series of Bonds issued under this authorization may also be used to refund outstanding Bonds issued by DASNY on behalf of various New York State school districts. While not anticipated at this time, refunding bonds could be issued later in 2024 pending market conditions and school district demand.

Approvals

• PACB Approval (anticipated) – March 20, 2024 SEQR Filing – Ongoing

Program Overview

On October 29, 2001, Chapter 383 of the Laws of 2001 ("Chapter 383") was enacted, Part F of which changed the methodology for computing Building Aid payable to School Districts. Pursuant to Chapter 383, Building Aid for a particular project is now paid over the useful life of that project, based upon an assumed amortization schedule. A School District financing a capital project can either (i) finance that project through the issuance of its own obligations, in which case the assumed amortization schedule used to compute Building Aid will be based on an assumed interest rate computed by the Commissioner of Education using historical data (the "Assumed Interest Rate"), or (ii) finance that project through DASNY, in which case the assumed amortization schedule used to compute Building Aid will be based on the "DASNY Rate", which is the interest rate associated with DASNY bonds issued for the project adjusted to take into account the lower interest rates on any BANs previously issued by the School District in connection with the project. For projects approved by the Commissioner of Education during the 2022-23 school year, the Assumed Interest Rate has been established at 3.500% (with the exception of projects of the "Big Five" City School Districts of New York City, Buffalo, Rochester, Syracuse and Yonkers, for which rates are calculated separately).

School Districts historically issued their own obligations to finance Projects approved by the Commissioner of Education subject to voter approval. School District bonds are typically issued as general obligations backed by the full faith and credit of the taxing District. DASNY's program incorporates the full faith and credit bonds typically issued by School Districts, while enabling a participating School District to mitigate the risk that its interest cost on bonds issued to finance a project will exceed the Assumed Interest Rate used to compute Building Aid for that project.

Assumed Amortization: Chapter 383 established a new method of apportioning aid for debt service on capital projects based on the concept of assumed amortization. For new Projects approved by the Commissioner of Education, the statute applies an assumed amortization to determine the amount of Building Aid payable to a School District. Terms based on periods of probable usefulness ("PPUs") of 15, 20, or 30 years are used for renovations, additions, and new buildings, respectively. A statewide average interest rate is used for Projects not financed through DASNY based on the average of the interest rates for bonds issued by School Districts in the year before the year in which the Project receives the Commissioner's approval. This statewide average interest rate does not vary by the term of the amortization and serves as the basis upon which Building Aid is to be computed for the Project for ten years after its establishment.

In contrast, for School Districts financing their Projects through DASNY, the assumed amortization used to calculate Building Aid is computed using the DASNY Rate, which more accurately reflects the School District's actual cost of borrowing.

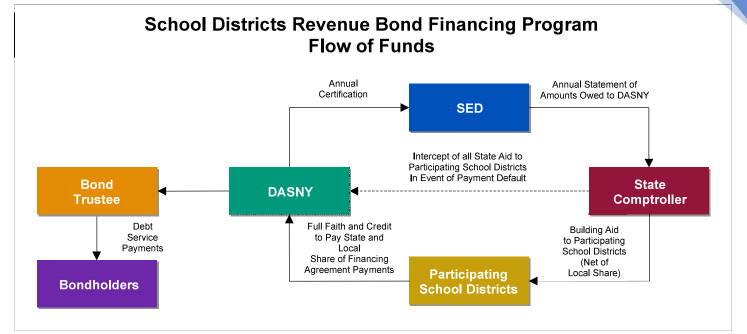
Financing History:

On May 29, 2002, the Board adopted the original Master School Districts Revenue Bond Financing Program Revenue Bond Resolution authorizing the issuance from time to time of multiple series of bonds in an unlimited principal amount to finance and refinance projects for School Districts. From July 2002 through May 2003, DASNY issued 10 series of bonds totaling approximately \$1.03 billion to refund outstanding School District bonds in cases where School Districts would be adversely affected by the retroactive application of Chapter 383.

Beginning in March 2004, DASNY began to issue bonds for the purpose of refinancing BANs and financing projects of School Districts in the first instance. Since March 2004, DASNY has issued 82 series of bonds totaling over \$6.6 billion for this purpose.

DASNY has also issued bonds for the purpose of refunding outstanding bonds issued under the School Districts Revenue Bond Financing Program. Since 2012, DASNY has issued 22 series of bonds totaling \$1.2 billion to refund outstanding DASNY Bonds.





Security Provisions:

Each School District participating in DASNY's program executes an agreement providing for payments by the School District to DASNY (the "Financing Agreement"). In essence, the payments due from the School District to DASNY under the Financing Agreement will include an amount sufficient to cover any debt service payable on the bonds issued by DASNY on behalf of the School District. These payments will also include certain costs and expenses incurred by DASNY in connection with the issuance of the bonds. The provisions of the Financing Agreement will continue in force and effect until the bonds are no longer outstanding and all other amounts due to DASNY from the School District have been paid. DASNY is also permitted to pledge any payments to be made by the District under the Financing Agreement as security for the bonds. In addition to, and as required by, the Financing Agreement, the School District also delivers its full faith and credit general obligation bonds to DASNY.

State Aid Intercept: As further security for payment of the bonds issued by DASNY, the School District assigns and pledges to DASNY a portion of the State aid otherwise payable to the School District. The amounts of State aid so pledged will be the amounts due by the School District under the Financing Agreement. The pledge of State aid by the School District is irrevocable and continues until the School District has fulfilled its obligations under the Financing Agreement.

Chapter 383 authorizes an intercept mechanism under which the public funds assigned by the School District to DASNY are to be paid to DASNY by the State Comptroller in the event payments by the School District are deficient for any reason. As illustrated in the chart above, DASNY is required to certify annually to the Commissioner of Education a statement of all amounts due from the School Districts to DASNY. The Commissioner, in turn, is required to include in a certificate filed with the State Comptroller, a statement showing the amount owed to DASNY by the School Districts. The Comptroller is required to deduct the amount certified by the Commissioner as due to DASNY from the State funds otherwise payable to the School Districts in the event such payments are not made by the School Districts. The State aid subject to intercept pursuant to this provision is not limited to Building Aid but rather includes all aid to become due to the School Districts from the State. If the amount of aid payable to the School District by the State is insufficient to cover the District's liabilities to DASNY under the Financing Agreement, the District remains obligated to pay the amount still due and owing directly to DASNY.

Financing Structure:

The Master Resolution (the "Master Resolution") authorizes the issuance of one or more series of bonds ("Series") pursuant to supplemental resolutions to finance or refinance the cost of capital facilities and capital equipment for one or more School Districts.



Each Series issued under the Master Resolution is principally secured by: (i) a pledge and assignment of the payments to be made by each School District under its respective Financing Agreement on account of its allocable share of the debt service payable on the bonds of the Series and (ii) a pledge and assignment of all of DASNY's right, title and interest in, and to the State aid payments which are assigned by each School District to DASNY and which are payable to DASNY by the State Comptroller pursuant to the Act (the "Revenues"). The School District Projects financed or refinanced with the proceeds of the bonds will not be offered as security for the bonds or for the payments due under the Financing Agreement.

Each Series of bonds issued under the Master Resolution will be separately secured. The Master Resolution and Financing Agreement, however, will further provide that, to the extent that DASNY has issued more than one Series of bonds for the benefit of a particular School District and DASNY receives insufficient payments from, or on account of, such School District to meet such District's payment obligations with respect to all the bonds, the payments received will be applied pro-rata to the debt service then due and payable by the School District on each such Series of bonds. The Master Resolution will not provide for acceleration in the event of a default thereunder and the Financing Agreement will not provide for acceleration in the event of a default under that Agreement. No School District will be responsible for the payment obligations of any other School District.

Conditions for Closing: The Master Resolution requires that a Series of bonds may only be delivered upon receipt of, in addition to the usual items, the following:

- 1. A Financing Agreement executed by each School District for whose benefit the bonds are being issued, including an assignment to DASNY of the School District's right to receive State aid to the full extent permitted by Chapter 383;
- 2. An agreement between DASNY, the State Education Department, and the Office of the State Comptroller implementing the statutory intercept provisions contained in Chapter 383;
- 3. The full faith and credit bonds of each School District;
- 4. Certificates or other documents demonstrating compliance with the applicable provisions of the Education Law if the bond proceeds are being used to finance new projects; and
- 5. The Commissioner of Education's approval of the Financing Agreement.

Summary

• The Board is being asked to adopt the necessary documents for one or more series of bonds with terms not to exceed 31 years in an aggregate amount not to exceed \$1,500,000,000. Barclay Damon, LLP and BurgherGray LLP, co-bond counsel, will provide the Board with an overview of certain bond document provisions at the March 13, 2024 Board meeting.

This report was prepared solely to assist DASNY in its review and approval of the proposed financing described therein and must not be relied upon by any person for any other purpose. DASNY does not warrant the accuracy of the statements contained in any offering document or any other materials relating to or provided by the borrowers in connection with the sale or offering of the Bonds, nor does it directly or indirectly guarantee, endorse, or warrant (1) the creditworthiness or credit standing of the borrowers, (2) the sufficiency of the security for the Bonds or (3) the value or investment quality of the Bonds.

The Bonds are special limited obligations of DASNY that are secured only by the amounts required to be paid by the borrowers pursuant to the Loan Agreement, certain funds established under the Resolution, and other property, if any, pledged by the borrowers as security for the Bonds.