

FOR CONSIDERATION

August 30, 2007

TO: The Directors

FROM: Patrick J. Foye
Daniel Gundersen

SUBJECT: Investment Report

REQUEST FOR: Approval of Investment Guidelines and Investment Report and
Authorization to Take Related Actions

Background

Section 2925 of the Public Authorities Law (the "Law") requires annual approval by the Corporation of the "investment report" and "investment guidelines."

The New York State Urban Development Corporation d/b/a Empire State Development Corporation ("ESDC" or the "Corporation") Investment Report (the "Report") for Fiscal Year ended March 31, 2007 is attached hereto. It includes (1) ESDC Investment Guidelines ("Guidelines"); (2) Results of the Annual Independent Audit; (3) Investment Performances and Income Records; (4) Statement of Fees, Commissions and Related Service Charges; and (5) the Investment Portfolio as of March 31, 2007 by Fund and Instrument.

Investment Guidelines

The Guidelines were readopted with the Investment Report in September 2006. No additional changes are recommended in the ESDC Investment Guidelines at this time. However, the Law requires that in addition to annual approval of the Report, the Guidelines must also be annually reviewed and approved by the Corporation. The Guidelines include, but are not limited to, a list of permitted Corporate investments, as well as procedures and provisions to secure the Corporation's financial interest in its investments.

Some of the highlights of the Report are summarized below:

Investment Income

Total investment earnings of \$67.6 million were generated in fiscal 2006-07. Application of investment income was restricted to either corporate requirements, project revenue bonds or specific projects as described below.

During fiscal 2006-07, ESDC's Corporate Fund Investments generated investment income of \$17.8 million. Investment income was applied to debt service on the Corporation's corporate purpose bonds, portfolio maintenance costs (Section 32 Advances and servicing agent), payment to Division of Housing and Community Renewal (DHCR), and a portion of ESDC's general and administrative expenses.

Investment income generated on Revenue Bond Funds of \$20.6 million during fiscal 2006-07 was applied to debt service on Correctional Facilities Bonds, University Research Centers, Sports Facilities Assistance Program, Community Enhancement Assistance Program and other contractual obligations which directly offset State payment obligations.

The balance of \$29.2 million in investment income was derived from specific project and program funds. Of this amount, \$1.3 million was derived from the Port District Economic Development Capital Trust Fund and \$21.7 million from ESDC Economic Development program funds. Of the remaining funds, \$5.8 million was derived from the 42nd Street Development project of Times Square, and \$.3 million from Housing Program Escrow Funds, the ELDP and the SBTIF.

Investment Portfolio

For fiscal 2006-07 the Corporation had average investments of \$1.38 billion with an average maturity of 174 days and a portfolio yield of 4.88%. The portfolio design reflects the need for relatively liquid balances, which are used to accommodate:

- Construction Drawdown Schedules
- Debt Service Payment Schedules
- Reserve Requirements under Bond Indentures
- Project Closing and Disbursement Schedules
- Corporate Operating Expenses

Investments are summarized as follows:

As of 3/31/07
Par amount in
millions of \$'s

ESDC Corporate Funds

Corporate Reserves, Operations, & Escrow Funds (a)	158.5
Restricted E.D. Programs & Related Projects	702.5
Corporate Purpose Bonds – Debt Service Reserve Funds & Bond Service Funds	<u>270.4</u>
Total Corporate	1,131.4

Revenue Bonds Project, Reserve, & Related Funds (b):

Correctional & Youth Facilities Programs	36.7
University Research Centers	17.0
Sports Facilities Assistance Program	5.5
Community Enhancement Facilities Assistance Program	18.6
State Facilities	11.1
Personal Income Tax Revenue Bonds	<u>414.1</u>
Total Project Revenue Bonds	503.0

CORPORATE AND PROJECT BONDS GRAND TOTAL 1,634.4

(a) Not shown here are funds that were held only temporarily in this account and were transferred out of the account in April 2007. They include approximately \$28 million in State appropriations for April 1, 2007 debt service.

(b) Personal Income Tax Revenue Bond funds are listed as one category. They include projects related to numerous programs (including Correctional, Youth, Sports and CEFAP which are listed above; those program lines shown separately do not include any PIT funding).

Requested Action

The Directors are asked to adopt the attached Investment Guidelines and Investment Report, and to authorize the taking of related actions.

Attachments

Resolution
Annual Investment Report

August 30, 2007

NEW YORK STATE URBAN DEVELOPMENT CORPORATION d/b/a EMPIRE STATE
DEVELOPMENT CORPORATION – (the “Corporation”) Approval of the Investment
Guidelines and Investment Report and Authorization to Take Related Actions

WHEREAS, the Corporation wishes to comply with Section 2925 of the Public Authorities Law (“Law”) which mandates that public benefit corporations annually prepare and approve an investment report which includes, among other things, the Corporation's investment guidelines and

WHEREAS, said Law also requires the annual review and approval of its investment guidelines; and

WHEREAS, the Corporation has prepared an investment report for the fiscal year ended March 31, 2007 (“Report”); and

WHEREAS, the Corporation adopted investment guidelines in 1984 which have been amended and were most recently readopted by the Corporation on September 20, 2006 (“Guidelines”); and

WHEREAS, the Corporation has reviewed said Report and said Guidelines and found them to be satisfactory;

NOW, THEREFORE, IT IS HEREBY RESOLVED that the Guidelines are hereby approved and it is further

RESOLVED, that the Report is hereby adopted; and it is further

RESOLVED, that the President and Chief Executive Officer, the Chief Financial Officer, the Treasurer or their designees be, and each of them hereby is, authorized and empowered to submit said Report, as required by law, and to take such action and execute such agreements and instruments as he or she may consider necessary or desirable or appropriate in connection with the implementation of the Guidelines, and the Report and to take related actions.

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NEW YORK STATE URBAN DEVELOPMENT CORPORATION
D/B/A EMPIRE STATE DEVELOPMENT CORPORATION

ANNUAL INVESTMENT REPORT FOR FISCAL
YEAR ENDED MARCH 31, 2007

Table of Contents

	Page
1. UDC Investment Guidelines, as Amended	1 - 14
2. Results of the Annual Independent Audit	15 - 16
3. Investment Summary and Income Records	17 - 23
4. Statement of Fees, Commissions and Related Service Charges	24
5. Investment Portfolio with market value as of March 31, 2007	25 - 36

NEW YORK STATE URBAN DEVELOPMENT CORPORATION
INVESTMENT GUIDELINES, as amended
(Readopted September 20, 2006)

Introduction

On January 19, 1984, the New York State Urban Development Corporation adopted comprehensive corporate investment guidelines as required by Section 2925 of the New York Public Authorities Law.

The following comprehensive corporate investment guidelines amend and restate the guidelines previously adopted in compliance with the requirement for periodic review and updating of investment guidelines set forth in Section 2925 and in the Investment Guidelines for Public Authorities adopted by the Comptroller of the State of New York in July 1987.

ARTICLE ONE

Definitions

As used herein the terms set forth below are defined as follows:

- 1.1 "Comptroller" means the State Comptroller.
- 1.2 "Corporation" means the New York State Urban Development Corporation, as corporate governmental agency of the State of New York, constituting a public benefit corporation and a political subdivision, established pursuant to Chapter 174 of the Laws of 1968 of the State of New York.
- 1.3 "Investment Funds" means all monies and financial resources available for investment by the Corporation, other than proceeds of bonds issued by the Corporation.
- 1.4 "Repurchase Agreement" means a repurchase agreement satisfying the requirements set forth in Article 4 herein.
- 1.5 "Securities" means any or all of the investment obligations of the categories described in Section 4.1 of Article Four herein.
- 1.6 "State" means the State of New York.

ARTICLE TWO

Scope

These guidelines shall govern the investment and reinvestment of Investment Funds and the sale and liquidation of investments, as well as the monitoring, maintenance, accounting, reporting and internal controls by and of the Corporation with respect to such investment, sale, reinvestment and liquidation.

ARTICLE THREE

Investment Objectives

The Corporation's investment activities shall have as their first and foremost objective the safeguarding of the principal amount of the Investment Funds. Additional considerations regarding the Corporation's investment activities shall be liquidity of investments, realization of a reasonable return on investments and diversification of investments.

ARTICLE FOUR

Permissible Investments

- 4.1 The Corporation may invest its Investment Funds in any and all of the following, if and to the extent permitted by statutes, regulations and bond resolutions applicable at the time of investment of such Investment Funds:
- 1) Any bonds and other obligations which as to principal and interest constitute direct obligations of, or are unconditionally guaranteed by the United States of America;
 - 2) Any bonds and other obligations which as to principal and interest constitute direct obligations of the State or the Corporation or which are unconditionally guaranteed by the State as to payment of principal and interest;
 - 3) Bonds and other obligations of governmental authorities, political subdivisions or public authorities of the State or of the United States of America, which are securities in which the Corporation lawfully may invest pursuant to applicable statutes, regulations and bond resolutions;

Prime Commercial Paper issued by domestic banks, corporations and financial companies rated "A-1" or "P-1" by Standard & Poor's Corporation or Moody's Investors Service, Inc.

- 5) Certificates of Deposit of banks or trust companies authorized to do business in this State, including commercial banks who participates in New York State Excelsior Linked Deposit programs and are authorized program depositories, which certificates of deposit are fully insured by the Federal Deposit Insurance Corporation or fully secured, as required by Section 4.3.1 below, by securities of the character described in clauses (1), (2) or (3) of this paragraph;
- 6) Subject to the requirements of Section 4.2 below, any repurchase agreement with any bank or trust company authorized to do business in the State of New York or with any broker-dealers included in the Federal Reserve Bank of New York's list of primary government security dealers, which agreement is secured by securities of the character described in clauses (1), (2) or (3) of this paragraph; and
- 7) Real property

4.1.1 The Corporation may invest its Small Business Technical Investment Funds in all types of equity investments, including but not limited to stock, convertible debt and debts with warrants in addition to the other permitted investments of ESDC.

4.2 Specific Requirements Governing Repurchase Agreements

4.2.1 Eligible Sellers. The Corporation shall enter into Repurchase Agreements only with banks or trust companies authorized to do business in the State or from broker-dealers on the Federal Reserve Bank of New York's list of primary government securities dealers and only after the Corporation's Chief Financial Officer or Treasurer has reviewed such firm's capitalization and the Corporation's Chief Financial Officer and Chief Executive Officer have set a limit on the amount of monies that the Corporation may invest with such firm at any one time. The placement of Repurchase Agreements shall be distributed among several authorized firms to reduce the level of risk.

The investment limit set for each such firm shall not be exceeded unless the Chief Financial Officer, the Chief Executive Officer or the Controller of the Corporation makes a written finding that sufficient Securities are not available from other eligible firms. Not less frequently than once each year, the Corporation's Chief Financial Officer or Treasurer shall review and, if appropriate, recommend adjustment of the investment limit for each eligible seller in light of such firm's current capitalization. All investment limit adjustments shall require the approval of the Chief Financial Officer and Chief Executive Officer.

4.2.2 Eligible Custodian Banks. To be eligible to hold the Securities which are the subject of a Repurchase Agreement, a custodial bank should be a member of the Federal Reserve Bank or maintain accounts with member banks to accomplish book-entry transfer of Securities to the credit of the Corporation. Transfer of Securities, whether by book entry or physical delivery, should be confirmed in writing to the Corporation by the custodial bank. The custodian should not be the same party that is selling the Securities. The Corporation's Directors must affirmatively find that a proposed custodial bank is financially sound before such bank may be eligible to perform custodial services for the Corporation.

4.2.3 Maximum Maturity of Repurchase Agreements. There shall be no "open repurchase" agreements. Repurchase Agreements shall be limited to a maturity not to exceed ten (10) working days. Collateral shall have maturities not exceeding thirty (30) years.

4.2.4 Standard Terms for Repurchase Agreements. The Corporation shall execute a master Repurchase Agreement with each broker-dealer which outlines the basic rights of both buyer and seller including:

- (a) The events of default which would permit the Corporation to liquidate or purchase the underlying Securities;
- (b) The relationship between parties to the agreement, which should ordinarily be purchaser and seller;

- (c) A requirement that there be a written contract with the custodial bank outlining the responsibilities of the bank and the parties to the agreement. Such an agreement must provide, among other things, that the custodial bank will not make payment for the Securities until the bank actually receives them and that the custodial bank takes possession of the Securities exclusively for the Corporation and that any claims of the custodial bank are subordinate to those of the Corporation;
- (d) Procedures which ensure that the Corporation obtains a perfected security interest in the underlying Securities. The Corporation or its custodian must take possession of the Securities being purchased by physical delivery or book entry. Furthermore, the written agreement shall contain a provision that, in the event a court of final jurisdiction construes the specific Repurchase Agreement to be a loan, the seller shall be deemed to have granted the Corporation a perfected security interest in the purchased Securities;
- (e) The market value of the Securities purchased under a repurchase transaction must be at least equal to the purchase price. The value of the Securities must be monitored and marked to market on a daily basis. Additional Securities shall be required if market fluctuations cause the market value of the purchased Securities to become less than the purchase price. The Corporation's Chief Financial Officer or Treasurer shall establish the method of computing margin maintenance requirements and providing for timely correction of margin deficiencies or excesses, taking into consideration:
 - (i) the size and terms of the transaction;
 - (ii) the type of underlying Security;
 - (iii) the maturity of the underlying Security;