STANDBY BOND PURCHASE AGREEMENT

among

SAN DIEGO COUNTY REGIONAL TRANSPORTATION COMMISSION,
as Issuer

U.S. BANK NATIONAL ASSOCIATION,
in its capacity as Trustee

and

DEXIA CRÉDIT LOCAL,
acting by and through its New York Branch,
as the Bank

Dated March 27, 2008

in connection with

$300,000,000
San Diego County Regional Transportation Commission
Sales Tax Revenue Bonds
(Limited Tax Bonds),
2008 Series C and 2008 Series D
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STANDBY BOND PURCHASE AGREEMENT

THIS STANDBY BOND PURCHASE AGREEMENT (this "Agreement") dated March 27, 2008, among SAN DIEGO COUNTY REGIONAL TRANSPORTATION COMMISSION, a public entity duly established and existing under the laws of the State of California (the "Issuer" or the "Commission"), U.S. BANK NATIONAL ASSOCIATION, a national banking association organized and existing under the laws of the United States of America as trustee under the Indenture as hereinafter defined (together with any successors thereto as such trustee, the "Trustee") and as tender agent (together with any successors thereto, the "Trustee") and DEXIA CRÉDIT LOCAL, a bank duly organized and existing under the laws of the French Republic, acting by and through its New York Branch (the "Bank").

WITNESSETH:

WHEREAS, pursuant to that certain Indenture dated as of March 1, 2008, as amended and supplemented from time to time pursuant to its terms, including as amended and supplemented by that certain First Supplemental Indenture dated as of March 1, 2008 (collectively, the "Indenture") between the Commission and the Trustee, the Commission has authorized the issuance of (i) the San Diego County Regional Transportation Commission Sales Tax Revenue Bonds (Limited Tax Bonds), 2008 Series C (the "Series C Bonds") in an aggregate principal amount of One Hundred Fifty Million Dollars ($150,000,000) and (ii) the San Diego County Regional Transportation Commission Sales Tax Revenue Bonds (Limited Tax Bonds), 2008 Series D (the "Series D Bonds") in an aggregate principal amount of One Hundred Fifty Million Dollars ($150,000,000) (the Series C Bonds and the Series D Bonds, collectively the "Bonds"), and

WHEREAS, the Bonds are subject to purchase from time to time at the option of the owners thereof and are required to be purchased in certain events and, to further assure the availability of funds for the payment of the purchase price therefor, the Commission has provided for the remarketing of such Bonds and, to the extent such remarketing may not be successful, for the purchase of such Bonds by the provider of a liquidity facility, such provider initially being the Bank under the terms hereof.

NOW, THEREFORE, in consideration of the respective agreements contained herein, the parties hereto agree as follows:

ARTICLE I

DEFINITIONS

Section 1.01. Definitions. The following terms have the meanings indicated below or in the referenced Section of this Agreement, unless the context shall clearly indicate otherwise:

"Affiliate" means, as to any Person, a corporation, partnership, association, agency, authority, instrumentality, joint venture, business trust or similar entity organized under the laws of any state that directly, or indirectly through one or more intermediaries, controls, or is controlled by, or is under common control with, such Person. When used with respect to the
Commission, “Affiliate” shall not mean the Metropolitan Transit System and the North County Transit District.

“Assignee” shall have the meaning provided in Section 8.01.

“Available Commitment” means, on any day, the sum of the Available Principal Commitment and the Available Interest Commitment on such day.

“Available Interest Commitment” initially means Three Million Four Hundred Fifty-Two Thousand Fifty-Five Dollars ($3,452,055) (an amount equal to thirty-five (35) days’ interest on the Bonds based on a 365/366 day year, actual days elapsed, computed as if the Bonds bore interest at the rate of twelve percent (12%) per annum) and thereafter means such amount adjusted from time to time as follows: (a) downward by an amount that bears the same proportion to such amount as the amount of any reduction in the Available Principal Commitment pursuant to the definition of “Available Principal Commitment” bears to the Available Principal Commitment prior to such reduction; and (b) upward by an amount that bears the same proportion to such amount as the amount of any increase in the Available Principal Commitment pursuant to clause (c) of the definition of “Available Principal Commitment” bears to the Available Principal Commitment prior to such increase; provided that, after giving effect to such adjustment, the available interest commitment shall never exceed Three Million Four Hundred Fifty-Two Thousand Fifty-Five Dollars ($3,452,055). Any adjustments pursuant to clauses (a) and (b) above shall occur simultaneously with the event requiring such adjustment.

“Available Principal Commitment” initially means Three Hundred Million Dollars ($300,000,000) and thereafter means such amount adjusted from time to time as follows: (a) downward by the amount of any reduction of the Available Principal Commitment pursuant to Section 2.03; (b) downward by the principal amount of any Bonds purchased by the Bank pursuant to Section 2.02; and (c) upward by the principal amount of any Bonds theretofore purchased by the Bank pursuant to Section 2.02, which are resold by a Purchased Bondholder pursuant to Section 2.04(b), or which cease to bear interest at the Purchased Bond Rate pursuant to Section 2.04(c); provided that, after giving effect to such adjustment, the Available Principal Commitment shall never exceed Three Hundred Million Dollars ($300,000,000). Any adjustments pursuant to clauses (a), (b) and (c) above shall occur simultaneously with the event requiring such adjustment.

“Bank” shall have the meaning provided in the introductory paragraph of this Agreement, and for the purposes of Section 2.06 shall include any Person owning or controlling the Bank.

“Base Rate” means, for any day, the higher of (a) the Prime Rate, or (b) the Federal Funds Rate plus one half of one percent (0.50%).

“Bond Register” means the bond register maintained by the Trustee or any other bond registrar in accordance with the Indenture.

“Bonds” shall have the meaning provided in the recitals to this Agreement and shall include, unless the context otherwise requires, all Purchased Bonds.
"Book-Entry Bonds" means the Bonds so long as the book-entry system with DTC is used for determining beneficial ownership of the Bonds.

"Business Day" shall have the meaning provided in the Indenture.

"Change of Law" means the adoption, after the Effective Date, of or the change in, any law, rule, regulation, statute, treaty, guideline or directive of any Governmental Authority, or the occurrence after the Effective Date of any of the foregoing if adopted prior to the Effective Date or any change after the Effective Date in the application, interpretation or enforcement of any of the foregoing.


"Commission" has the meaning set forth in the introductory paragraph to this Agreement.

"Commission Financial Statements" means the financial statements of the Commission as described in Sections 4.06 and 6.01(b).

"Commitment Fee" means the non-refundable commitment fee payable to the Bank pursuant to Section 2.05(a), which Commitment Fee shall be 22.5 basis points (0.225%) per annum of the Bank’s total Available Commitment, all calculated for the actual number of days on a 360 day year basis, payable quarterly in arrears. The rate per annum applicable to the Commitment Fee shall increase upon reductions, withdrawals or suspensions in the Underlying Rating in effect on each Fee Payment Date. Upon reductions in either of the Underlying Ratings, below Aa2 in the case of Moody’s, or below AAA in the case of S&P, the per annum rate applicable to the Commitment Fee then in effect will increase by five basis points (0.05%) for each reduction in the Underlying Rating (which includes numerical modifiers, and plus and minus signs). Upon a withdrawal or suspension for any reason by either of Moody’s or S&P in the Underlying Ratings, or upon the reduction in the Underlying Rating below Baa3 in the case of Moody’s or below BBB- in the case of S&P, or upon the occurrence and during the continuance of a Default or Event of Default, the Commitment Fee then in effect shall increase automatically and immediately by an additional one hundred basis points (1.0%) per annum above the rate applicable to the Commitment Fee in effect immediately prior to such withdrawal, suspension or Event of Default.

"Daily Rate" shall have the meaning provided in the Indenture.

"Default Rate" means a per annum rate equal to the Base Rate plus three hundred basis points (3.0%).

"Defaulted Interest" means accrued interest payable on a Bond which was not paid when due under the terms of the Indenture.

"Differential Interest Amount" means, with respect to any Purchased Bond, the excess of (a) interest which has accrued and is payable on such Purchased Bond at the Purchased Bond Rate, as determined in accordance with Section 3.01, up to but excluding the Sale Date less (b) the amount of interest on such Purchased Bond received by the Purchased Bondholder on the
Sale Date as part of the Sale Price. “Differential Interest Amount” shall not include the Final Excess Bond Interest Amount.

“Dollars”, “US”, “$” and “U.S. Dollars” means the lawful currency of the United States of America.

“DTC” means the Depository Trust Company.

“Effective Date” means March 27, 2008.

“Eligible Bond” means any Bonds bearing interest at a Weekly Rate, other than Bonds owned by, for the account of, or on behalf of, the Commission or any Affiliate thereof, and excludes, in any event, Purchased Bonds, or Bonds bearing interest at a Commercial Paper Rate, an Auction Period Rate, a Term Rate, a Daily Rate, or a Fixed Rate and Bonds that have been removed from coverage under this Agreement by redemption, defeasance or substitution of an Alternate Liquidity Facility.

“Excess Bond Interest” shall have the meaning provided in Section 3.01(c).

“Excess Bond Interest Amount” shall have the meaning provided in Section 3.01(c).

“Event of Termination” shall have the meaning provided in Section 7.01.

“Extended Purchase Period” shall have the meaning provided in Section 8.08.

“Federal Funds Rate” means for any day, a fluctuating interest rate per annum equal to the weighted average of the rates on overnight Federal funds transactions with members of the Federal Reserve System arranged by Federal funds brokers, as published for such day (or, if such day is not a Business Day, for the next preceding Business Day) by the Federal Reserve Bank of New York, or, if such rate is not published for any day which is a Business Day, the average of the quotations for such day on such transactions received by the Bank from three Federal funds brokers of recognized standing selected by it.

“Fee Payment Date” means the first Business Day of each calendar quarter during the Purchase Period.

“Final Excess Bond Interest Amount” shall have the meaning provided in Section 3.01(c).

“Final Excess Bond Interest Fee Amount” shall have the meaning provided in Section 3.01(c).

“Fixed Rate” shall have the meaning provided in the Indenture.

“Generally Accepted Accounting Principles” means generally accepted accounting principles consistently applied and maintained throughout the period indicated and consistent with the prior financial practice of the Commission, except for changes permitted by the Governmental Accounting Standards Board or any similar accounting authority of comparable standing.
“Governmental Authority” means any national, state or local government (whether domestic or foreign), any political subdivision thereof or any other governmental, quasi-governmental, judicial, public or statutory instrumentality, authority, body, agency, bureau, central bank or comparable authority and shall include the Commission.

“Incipient Invalidity Event” means (i) the validity or enforceability of any provision of the Law or the Ordinance that impacts the Commission’s ability to levy its one-half of one cent retail transactions and use tax in the incorporated and unincorporated territory of the County of San Diego in accordance with the provisions of Part 1.6 of Division 2 of the Revenue and Taxation Code or to collect Revenues or to pay the Revenues directly to the Trustee is contested by duly authorized action of the Commission or the State or any instrumentality of the State with appropriate jurisdiction or is determined by a court or the State or any instrumentality of the State with appropriate jurisdiction in a proceeding subject to further appeals to be invalid or unenforceable, or (ii) the validity or enforceability of any Payment and Collateral Obligation, or of any Bond or any provision of any Related Document providing for the payment of principal and interest on any Bond (including Purchased Bonds) is contested by duly authorized action of the Commission or is declared invalid or unenforceable by duly authorized action in a proceeding subject to further appeals by the State or any instrumentality of the State with appropriate jurisdiction or (iii) any provision of the Law or the Ordinance is supplemented, modified or amended in a manner that materially adversely impairs the Commission’s ability to (A) levy its one-half of one cent retail transactions and use tax in the incorporated and unincorporated territory of the County of San Diego in accordance with the provisions of Part 1.6 of Division 2 of the Revenue and Taxation Code or (B) collect Revenues and/or pay the Revenues directly to the Trustee.

“Indenture” has the meaning provided in the recitals to this Agreement.

“Interest Component” shall have the meaning provided in Section 2.01.

“Interest Payment Date,” with respect to Bonds which are not Purchased Bonds, shall have the meaning provided in the Indenture and, with respect to Purchased Bonds, means the first Business Day of each calendar month following the purchase thereof and the day any such Purchased Bonds are remarketed.

“Invalidity Event” means (i) the Law or the Ordinance is repealed, (ii) a court or the State or any instrumentality of the State with appropriate jurisdiction determines in a final nonappealable order or judgment, as the case may be, that a provision or provisions of the Law or the Ordinance that have been supplemented, modified and/or amended by the Commission materially adversely impairs the Commission’s ability to (A) levy its one-half of one cent retail transactions and use tax (which has been pledged to pay principal and interest on the Bonds) in the incorporated and unincorporated territory of the County of San Diego in accordance with the provisions of Part 1.6 of Division 2 of the Revenue and Taxation Code or (B) collect Revenues (which are pledged to pay principal and interest on the Bonds) or to pay the Revenues (which are pledged to pay principal and interest on the Bonds) directly to the Trustee, (iii) the Law or the Ordinance is ruled to be null and void by a court or the State or any instrumentality of the State with appropriate jurisdiction, (iv) any provision of this Agreement, any Bond or any Related Document relating to the Commission’s obligation with respect to the payment of monies for
principal and interest on the Bonds (including Purchased Bonds) under the Related Documents or the pledge of the Revenues to secure the payment of principal and interest on the Bonds (each such provision, a “Payment and Collateral Obligation”) is ruled to be null and void by a court or the State or any instrumentality of the State with appropriate jurisdiction in a final nonappealable order or judgment by such court or the State or any instrumentality of the State, as applicable, or (v) the Commission by duly authorized action denies that the Commission has any or further liability or obligation with respect to payments of monies for principal and interest on the Bonds under the Law or the Ordinance or any Payment and Collateral Obligation.

“Legal Requirements” applicable to the transactions contemplated under this Agreement or the Related Documents, or any Person, means (a) all decisions, statutes, ordinances, rulings, directions, rules, regulations, orders, writs, decrees, injunctions, permits, certificates, or other requirements of any court or other Governmental Authority in any way applicable to or affecting such property, such transactions or such Person, (b) all such Person’s organizational documents, and (c) all other written contractual obligations of any nature applicable to or affecting such property or such Person.

“Maximum Rate” means twelve percent (12%) per annum.

“Moody’s” means Moody’s Investors Service, Inc.

“Non-Covered Interest Rate” means the Purchased Bond Rate or a rate of interest borne by the Bonds other than a Weekly Rate.

“Notice of Extension” means a notice in the form of Exhibit E attached hereto.

“Notice of Purchase” means a notice in the form of Exhibit A attached hereto.

“Notice of Termination” means a notice in the form of Exhibit B attached hereto.

“Official Statement” means the Official Statement of the Issuer dated March 21, 2008 relating to the Bonds and any supplement or amendment thereto.

“Outstanding” has the meaning provided in the Indenture.

“Participant” means any entity to which the Bank has sold a participation in this Agreement pursuant to Section 8.01.

“Person” means an individual, a corporation, a partnership, a limited liability company, an association, a trust or any other entity or organization, including a government or a political subdivision or an agency or instrumentality thereof.

“Potential Event of Termination” has the meaning assigned to that term in Section 7.02(c).

“Prime Rate” means the fluctuating rate per annum equal to the “prime rate” listed daily in the “Money Rate” section of The Wall Street Journal, or if The Wall Street Journal is not published on a particular Business Day, then the “prime rate” published in any other national
financial journal or newspaper selected by the Bank, and if more than one such rate is listed in
the applicable publication, the highest such rate shall be used.

“Purchase Date” means a Business Day during the Purchase Period on which the Bank is
required to purchase Tendered Bonds pursuant to Section 2.02.

“Purchase Period” means the period from the Effective Date to and including 5:00 p.m.
on the earliest of (i) the Stated Expiration Date, (ii) the date of receipt by the Bank of a certificate
signed by the Trustee stating that this Agreement has been terminated pursuant to the terms of
the Indenture because (a) an Alternate Liquidity Facility has been provided and become effective
under the Indenture, (b) no Bonds remain Outstanding under the Indenture or (c) all of the Bonds
have been converted to a Non-Covered Interest Rate, (iii) the date specified in a written notice
delivered by the Commission to the Bank that the Commission has elected to terminate this
Agreement pursuant to Section 8.07(b), or (iv) the Purchase Termination Date.

“Purchase Price” means an amount equal to 100% of the unpaid principal amount of any
Tendered Bond, plus accrued and unpaid interest thereon from and including the Interest
Payment Date next preceding the Purchase Date thereof, in each case without premium to the
Purchase Date; provided, however, that if the Purchase Date is an Interest Payment Date, then
the Purchase Price shall not include accrued and unpaid interest; and provided further that the
aggregate amount of the Purchase Price constituting the Interest Component shall not exceed the
amount specified in Section 2.01(a).

“Purchase Termination Date” means the date on which the Bank is no longer required to
purchase Tendered Bonds pursuant to Section 7.02(b).

“Purchased Bond Rate” means the interest rate applicable from time to time to Purchased
Bonds determined as specified in Section 3.01.

“Purchased Bondholder” means the Bank (in its capacity as owner (which term shall
include beneficial owner if the Bonds are Book-Entry Bonds) of Purchased Bonds pursuant to
this Agreement) and any Assignee and other Person to whom the Bank has sold Purchased
Bonds or beneficial interests therein pursuant to Section 2.04(a).

“Purchased Bonds” means each Bond purchased with funds provided by the Bank under
this Agreement, until such Bonds are remarketed in accordance with Section 2.04(b) or cease to
bear interest at the Purchased Bond Rate pursuant to Section 2.04(d). Purchased Bonds are
referred to as “Liquidity Facility Bonds” in the Indenture.

“Rating Agency” means any one or any combination of S&P or Moody’s.

“Related Documents” means the Bonds, the Indenture, and all amendments, supplements
and modifications thereto.

“Remarketing Agent” means J.P. Morgan Securities Inc. with respect to the Series C
Bonds and means UBS Securities, LLC with respect to the Series D Bonds and, in each case,
includes their respective permitted successors and permitted assigns.
"Remarketing Agreements" shall have the meaning provided in the Indenture.

"Sale Date" shall have the meaning provided in Section 2.04(b) and shall not be earlier than the second Business Day following the Business Day on which a Purchased Bondholder receives a Purchase Notice.

"Sale Price" shall have the meaning provided in Section 2.04(b).

"S&P" means Standard & Poor's Ratings Services, a division of The McGraw-Hill Companies, Inc.

"Section 3.01(a) Rate" shall have the meaning set forth in Section 3.01(c).

"Semi-Annual Payment Date" shall mean the first Business Day of each April and October.

"State" means the State of California.

"Stated Expiration Date" means the later of (i) March 27, 2013 or (ii) the last day of any extension of such date pursuant to Section 8.08; provided, however, that if the date specified in (i) or (ii), as applicable, is not a Business Day, the next preceding Business Day.

"Taxes" shall have the meaning set forth in Section 2.07(c).

"Tendered Bonds" means, as of any date, Eligible Bonds which are tendered or deemed tendered for purchase pursuant to Sections 15.04 and 15.05 of the Indenture.

"Term Out Commencement Date" shall have the meaning set forth in Section 3.04.

"Term Out Period" shall have the meaning set forth in Section 3.04 of this Agreement.

"Trustee" means U.S. Bank National Association, or its permitted successor as Trustee under the Indenture from time to time.

"Underlying Rating" means the long-term rating assigned by each of Moody's and S&P to the Bonds or to Additional Bonds (if any) ranking on a parity with the Bonds, without reference to any form of Credit Enhancement.

"Weekly Rate" shall have the meaning provided in the Indenture.

"Written" or "In Writing" means any form of written communication or a communication by means of facsimile and electronic means if acceptable to the recipient; provided that electronic communication may not be used to provide notice to the Bank of requests for purchase of Bonds hereunder (including any and all Notice(s) of Purchase) and it may not be used to satisfy the Commission's obligations under Sections 6.01(a), (c) and (d).

Section 1.02. Incorporation of Certain Definitions by Reference. Each capitalized term used herein and not defined herein shall have the meaning provided therefor in the Indenture.
Section 1.03. Computation of Time Periods. In this Agreement, in the computation of a period of time from a specified date to a later specified date, the word "from" means "from and including" and the words "to" and "until" each mean "to but excluding."

Section 1.04. Construction. Unless the context of this Agreement otherwise clearly requires, references to the plural include the singular, the singular includes the plural, the part includes the whole and "or" has the inclusive meaning represented by the phrase "and/or." The words "hereof," "herein," "hereunder" and similar terms in this Agreement refer to this Agreement as a whole and not to any particular provision of this Agreement. The word "including" has the meaning "including, but not limited to." The section headings contained in this Agreement and the table of contents preceding this Agreement are for reference purposes only and shall not control or affect the construction of this Agreement or the interpretation thereof in any respect. Section, subsection and exhibit references are to this Agreement unless otherwise specified.

Section 1.05. Accounting Matters. Unless otherwise specified herein, all accounting terms used herein shall be interpreted, all accounting determinations hereunder shall be made, and all financial statements required to be delivered hereunder, including the Commission Financial Statements, shall be prepared, in accordance with Generally Accepted Accounting Principles.

Section 1.06. Time. All times are the times then in effect in New York, New York.

Section 1.07. This Agreement and the Related Documents. The Bank is a Liquidity Provider as such term is defined in the Indenture. There is no Credit Enhancement or Credit Provider with respect to the Bonds.

ARTICLE II

THE COMMITMENT; FEES AND CERTAIN PAYMENTS

Section 2.01. Commitment to Purchase Bonds.

(a) Commitment. The Bank agrees, on the terms and subject to the satisfaction of the conditions contained in this Agreement, to extend credit to the Commission by purchasing Tendered Bonds which are Eligible Bonds, for the Bank’s own account, from time to time during the Purchase Period at the Purchase Price. The aggregate principal amount (or portion thereof) of any Bond purchased by the Bank on any Purchase Date shall be an authorized denomination applicable to Bonds pursuant to the Indenture, and the aggregate principal amount of all Bonds purchased on any Purchase Date shall not exceed the Available Principal Commitment on such date. The aggregate amount of the Purchase Price comprising interest on the Bonds (the “Interest Component”) purchased on any Purchase Date shall not exceed the lesser of (i) the Available Interest Commitment on such date or (ii) the actual aggregate amount of interest accrued on each such Bond, other than Defaulted Interest, to such Purchase Date; provided, however, that in the event the Purchase Date is also an Interest Payment Date, for the Bonds to be purchased, no accrued interest on such Bonds shall be included in the
Purchase Price. Any Bonds so purchased shall thereupon constitute Purchased Bonds and from the date of such purchase and while they are Purchased Bonds, shall bear interest at the Purchased Bond Rate and have other characteristics of Purchased Bonds as set forth herein and in the Indenture.

(b) **Limited Commitment; Liquidity Facility.** The Bank’s commitment under this Agreement is limited to the purchase of Tendered Bonds that are Eligible Bonds (i.e., “liquidity support”) and does not cover the payment of principal of or interest on the Bonds (i.e., “credit support”) or constitute Credit Enhancement under the Indenture. Subject to the immediately preceding sentence, this Agreement is a Liquidity Facility as defined in the Indenture.

(c) **Rights of Bondholder.** In the event that the Bank purchases any Tendered Bond in accordance with the provisions of this Section 2.01, in addition to its rights hereunder, the Bank shall be entitled to exercise all of the rights of (except the right to tender Bonds for purchase under the Indenture), and shall be secured to the same extent as, any other holder of Bonds under the Indenture, including, without limitation, the right to receive payments of principal and interest, the right to have such Purchased Bonds remarketed pursuant to the Indenture and the Remarketing Agreement and all rights under the Indenture upon the occurrence and continuation beyond any applicable grace period of any “event of default” under the Indenture.

Section 2.02. Method of Purchasing.

(a) **Notice of Purchase.** On the Business Day immediately preceding the date on which Bonds are subject to an optional tender (pursuant to Section 15.04 of the Indenture) or a mandatory purchase (pursuant to Section 15.05 of the Indenture), the Issuer shall cause the Remarketing Agent to give telephonic and written notice in the form attached to this Agreement as Exhibit C, appropriately completed, by facsimile or hand delivery to the Bank of the principal amount of Bonds to be tendered on the next Business Day for which, as of 4:30 p.m., it did not have commitments for purchase; provided further, that the failure of the Remarketing Agent to timely give such notice shall not relieve the Bank from its obligation to purchase Tendered Bonds hereunder. By no later than 12:30 p.m. on the Business Day on which Bonds are subject to an optional tender or mandatory purchase, the Trustee shall give a written Notice of Purchase, by facsimile or hand delivery, in the form of Exhibit A. If the Bank receives such Notice of Purchase as provided above, and subject to the satisfaction of the conditions set forth in Section 5.02(a), the Bank will transfer to the Trustee not later than 2:30 p.m. on such date (a “Purchase Date”), in immediately available funds, an amount equal to the aggregate Purchase Price of all or such portion of such Eligible Bonds as requested from the Trustee. Bonds purchased pursuant to this Section 2.02(a) shall be registered in the name of the Bank, or if directed in writing by the Bank, its nominee or designee, on the Bond Register and shall be held in trust by the Trustee for the benefit of the Bank, its nominee or designee, or as the Bank may otherwise direct in writing. The Bonds shall be delivered by the Trustee to the Bank, its nominee or designee, and prior to such delivery shall be held in trust by the Trustee for the benefit of the Bank. If the Bonds purchased pursuant to this Section 2.02(a) are Book-Entry Bonds, the beneficial ownership of such
Bonds shall be credited to the account of the Bank, or if directed in writing by the Bank, its nominee or designee, maintained at DTC.

(b) Remittance of Extra Funds. In the event that any funds paid by the Bank to the Trustee pursuant to Section 2.02(a) shall not be required to be applied to purchase Bonds as provided herein, such funds shall be held and shall be returned to the Bank as soon as practicable by the Trustee and, until so returned, shall be held in trust by the Trustee for the account of the Bank. To the extent any such amounts are not returned to the Bank in immediately available funds by 4:00 p.m. on the same day on which such funds were advanced, such amounts shall bear interest until the date returned to the Bank (but in any event for not less than one day), payable by the Trustee on demand and, in any event, on the date on which such funds are returned, at a rate equal to the Federal Funds Rate from the date disbursed until the third Business Day immediately following such disbursement, and thereafter at the Default Rate.

(c) No Liability of Purchaser. The Bank shall not have any responsibility for, or incur any liability in respect of, any act, or any failure to act, by the Trustee (i) to credit the appropriate account with funds made available by the Bank pursuant to this Section 2.02 or (ii) to effect the purchase for the account of the Bank of Bonds with funds provided pursuant to this Section 2.02.

(d) Payment with Own Funds. All purchases of Tendered Bonds made by the Bank hereunder shall be made with the Bank’s own funds.

Section 2.03. Mandatory Reduction of Commitment. Upon (i) any redemption, prepayment or other payment pursuant to the Indenture of all or any portion of the principal amount of the Bonds (other than Purchased Bonds) so that such Bonds cease to be Outstanding or (ii) any conversion of all or a portion of the Bonds to a Non-Covered Interest Rate in accordance with Section 14.05 of the Indenture, the aggregate Available Principal Commitment shall automatically be reduced by the principal amount of such Bonds so redeemed, paid, deemed paid or converted, as the case may be, and the Available Interest Commitment shall also be simultaneously reduced as provided in the definition thereof in Section 1.01. The Trustee shall notify the Bank within one (1) Business Day of such redemption, repayment or other payment or conversion of the Bonds.

Section 2.04. Sale of Purchased Bonds.

(a) Right to Sell Purchased Bonds. The Bank expressly reserves the right to sell, at any time, any Purchased Bond or the beneficial interest therein subject, however, to the express terms of this Agreement. The Bank agrees that such sales (other than sales made pursuant to Section 2.04(b) or to Assignees pursuant to Section 8.01) will be made only to institutional investors. The Bank agrees to notify the Trustee, Issuer and the Remarketing Agent promptly in writing of any such sale (other than a sale made pursuant to Section 2.04(b)) and to notify the transferee in writing that (i) so long as such Bond remains a Purchased Bond, the Bank is not obligated to purchase it hereunder, (ii) there is no short-term investment rating assigned to such Bond so long as it remains a Purchased Bond, (iii) such Purchased Bond may not be sold except pursuant to Section 2.04(b) or to
an institutional investor executing a written agreement acknowledging the restriction on transfer imposed by this Section 2.04 and (iv) such Bond is subject to sale, and may cease to be a Purchased Bond, as provided in this Section 2.04. The Bank shall provide the Trustee and the Commission with the written agreement of each Purchased Bondholder purchasing a Purchased Bond or beneficial interest therein (A) acknowledging the terms of this Agreement relating to Purchased Bonds, (B) agreeing not to sell such Purchased Bond or beneficial interest except for sales to the Bank, sales to a purchaser identified by the Remarketing Agent pursuant to Section 2.04(b) and sales to institutional investors which agree to be bound by the sale restrictions of this Section 2.04(a), (C) acknowledging that such Purchased Bondholder has no right to tender such Purchased Bond for purchase under the Indenture and (D) specifying appropriate notice and account information for purposes of all notices and payments to such Purchased Bondholder.

(b) **Sales by Remarketing Agent.** The Bank and, by its acceptance of a Purchased Bond, each other Purchased Bondholder, subject to Section 2.04(c), hereby authorize the Remarketing Agent to sell Purchased Bonds on behalf of the Bank or such other Purchased Bondholder. If less than all Purchased Bonds are remarketed on any date, the Purchased Bonds having the highest aggregate amount of Excess Bond Interest payable with respect thereto shall be deemed to be remarketed first at a price equal to the principal amount thereof plus unpaid accrued interest thereon to the Sale Date at the interest rate to be borne by the Bonds after such sale or, if less, the Purchased Bond Rate (the “Sale Price”).

Prior to 11:30 a.m. on any Business Day on which a Purchased Bondholder holds Purchased Bonds, the Remarketing Agent may deliver a notice (a “Purchase Notice”) to a Purchased Bondholder as registered on the Bond Register maintained by the Trustee or DTC and to the Bank stating that the Remarketing Agent has located a purchaser for some or all of such Purchased Bonds and that such purchaser desires to purchase an authorized denomination of such Purchased Bonds at the Sale Price on the second Business Day following the date on which a Purchased Bondholder receives a Purchase Notice (a “Sale Date”).

A Purchased Bondholder shall decide whether to sell any Purchased Bonds by giving written notice of such decision to the Trustee and the Remarketing Agent by 4:00 p.m. on the Business Day preceding the Sale Date. In the event such notice is not timely delivered by a Purchased Bondholder, such Purchased Bondholder shall be deemed to have determined to sell such Purchased Bonds. If a Purchased Bondholder determines or is deemed to have determined to sell such Purchased Bonds, such Purchased Bondholder shall deliver such Purchased Bonds to the Trustee (or, in the case of Purchased Bonds which are Book–Entry Bonds, shall cause the beneficial ownership thereof to be credited to the account of the applicable Remarketing Agent at DTC) by 10:00 a.m. on the Sale Date against receipt of the Sale Price therefor, plus the Differential Interest Amount, if any, in immediately available funds to the Bank at the account specified pursuant to Section 2.07(a) or at the Purchased Bondholder’s address listed in the Bond Register, as applicable, and such Bonds shall thereupon no longer be considered Purchased Bonds. Any sale of a Purchased Bond pursuant to this Section 2.04(b) shall be
without recourse to the seller and without representation or warranty of any kind. When Purchased Bonds are purchased in accordance with this Section 2.04(b), the Trustee shall, upon receipt of authorization to transfer such Bonds and upon receipt by such Purchased Bondholder of the Sale Price and the Differential Interest Amount, if any, notify the Remarketing Agent, the Bank and the Commission that such Bonds are no longer Purchased Bonds and the Bank shall by 12:30 p.m. notify the Trustee, the Remarketing Agent and the Commission that the Available Commitment has been reinstated. The Trustee shall not cause the transfer of any such Purchased Bonds or beneficial interests therein, or re-register the same, pursuant to the instructions of the Remarketing Agent until the Trustee has received funds to transfer to the Purchased Bondholder.

(c) **Right to Retain Bonds.** If a Purchased Bondholder notifies the Trustee and the Remarketing Agent by 4:00 p.m. on the Business Day preceding the Sale Date that it will not sell such Purchased Bonds, such Bonds shall no longer be Purchased Bonds as of the Sale Date, and the Trustee, on the Sale Date shall give notice to such effect to the Remarketing Agent, the Commission, the Bank and such Purchased Bondholder. Such election may be revoked by the Purchased Bondholder at any time prior to 4:00 p.m. on the Business Day preceding the Sale Date.

Notwithstanding anything to the contrary herein, in the event the Commission provides written notice to the Bank and to all, if any, other Purchased Bondholders that it has elected to purchase the Purchased Bonds in accordance with Section 15.13 of the Indenture, the Bank and all, if any, other Purchased Bondholders shall not have the right to retain Purchased Bonds in accordance with this Section. Prior to the sale (through the Remarketing Agent or otherwise) of any Bonds held by the Commission or an Affiliate of the Commission, the Commission shall provide to the Bank an opinion of nationally recognized bond counsel reasonably satisfactory to the Bank, to the effect that such action is permitted under the Indenture, and that such sale will not, in and of itself, adversely affect (i) the exclusion of interest on the Bonds from gross income for purposes of federal income taxation or (ii) the enforceability against the Commission of all its obligations on the Bonds pursuant to the Related Documents.

(d) **Bonds Ceasing to be Purchased Bonds.** After any sale of Purchased Bonds by the Remarketing Agent pursuant to Section 2.04(b), or any election to retain Bonds pursuant to Section 2.04(c), Purchased Bonds, from such Sale Date or upon such election, shall cease to bear interest at the Purchased Bond Rate and shall bear interest at the rate determined by the Remarketing Agent in accordance with the Indenture. Following any sale of Purchased Bonds pursuant to Section 2.04(b), or any election to retain Bonds pursuant to Section 2.04(c), the Bank and any other Purchased Bondholders shall retain the right to receive payment of any accrued Excess Bond Interest Amount and interest thereon as provided herein and any other amounts then due and owing under this Agreement.
Section 2.05. Fees and Payments. The fees and payments owed by the Commission pursuant to this Agreement shall be payable from Revenues pursuant to the Indenture.

(a) **Commitment Fee.** The Commission hereby agrees to pay or cause to be paid to the Bank the Commitment Fee quarterly in arrears, on each Fee Payment Date, commencing July 1, 2008, with respect to the period or portion thereof ending on the last day of the preceding calendar month, and on the last day of the Purchase Period.

(b) **Expenses and Counsel.** The Commission shall pay to the Bank on the Effective Date the Bank’s out-of-pocket expenses, not to exceed $3,000, as well as the Bank’s reasonable attorney’s fees and expenses incurred in connection with the preparation and execution of this Agreement.

(c) **Amendments; Transfer.** The Commission shall pay to the Bank an amendment or transfer fee of $1,500 for the Bank’s consideration of any change in the terms of the security or covenants in the Related Documents or any change to this Agreement (including, but not limited to, transfer to a new trustee or tender agent, but not an extension of the Stated Expiration Date) and reasonable costs or expenses (including, without limitation, reasonable attorney’s fees and expenses) which the Bank may incur by reason of or in connection with said change.

(d) **Payment of Interest Component.** The Commission shall pay the Bank interest at the Purchased Bond Rate on the amount of the Interest Component, if any, included in the Purchase Price from the Purchase Date until, and such amount shall be payable on, the earliest of (i) the Interest Payment Date next succeeding the Purchase Date, (ii) the date on which such Purchased Bonds are remarketed, paid at maturity or redeemed or (iii) the last day of the Purchase Period; provided that the Commission, in its discretion, may pay the Bank interest at the Purchased Bond Rate on the amount of the Interest Component on any Business Day prior to the earliest date hereinabove stated.

(e) **Purchase Demand Fee.** The Commission agrees to pay or cause to be paid to the Bank a purchase demand fee for all purchases made on any Business Day in the amount of $250.00 with respect to each demand for the Bank to purchase Bonds hereunder. Such fees shall be payable quarterly in arrears on each Fee Payment Date and on the last day of the Purchase Period, and shall include all unpaid purchase demand fees, if any, in respect of demands for the Bank to purchase Bonds that occurred prior to such Fee Payment Date.

(f) **Administration.** The Commission shall pay all of the Bank’s reasonable out-of-pocket expenses (including, without limitation, reasonable fees and disbursements of counsel for the Bank) arising in connection with the preparation, execution, delivery and enforcement of or preservation of rights in connection with, any workout, restructuring or default under or amendment or waiver with respect to this Agreement, the Bonds and the other Related Documents.

(g) **Transfer Fees.** The Commission agrees to pay to the Bank on each Purchase Date or Sale Date, as applicable, an amount equal to any charge imposed on the
Bank pursuant to the Indenture or by the Trustee, or DTC in connection with the transfer or exchange of Bonds. The Trustee agrees to give the Bank timely notice of each such charge, including the amount thereof.

(h) **Overdue Amounts.** If the Commission shall fail to pay when due any amount owing to the Bank under this Agreement and such failure continues for three (3) Business Days after notice thereof is given to the Commission by the Bank, then to the extent permitted by law the Commission will pay to the Bank on demand interest on the amount in default from the date such payment became due until payment in full at the Default Rate.

(i) **Termination Fee.** Upon any termination of this Agreement, the Commission agrees to pay all accrued and unpaid fees through and including the date of termination. If the Commission terminates or reduces the Available Commitment on or before the date occurring twenty-four (24) months from the date of the initial execution and delivery of the Bonds, the Commission shall pay to the Bank a fee (a "Termination Fee") equal to the commitment fee required pursuant to Section 2.05(a) which would have been paid to the Bank for the first twenty-four (24) months subsequent to the Effective Date, based on the Available Commitment as of the Effective Date, less the commitment fee previously paid to the Bank pursuant to Section 2.05(a), provided, however, that no such Termination Fee will become payable if the Commission terminates this Agreement upon the occurrence of one of the conditions denominated in Section 8.07(b)(i), (ii), (iii) or (v); provided that, in the event the Commission terminates upon the conditions denominated in Section 8.01(b)(v), the Commission shall pay a Termination Fee if it fails to deliver to the Bank the Certificate specified in Section 8.01(b)(v)(ii) identifying a financial institution which will furnish an Alternate Liquidity Facility at a price which is equal to or less than the price charged by the Bank after giving effect to the increased costs of which the Bank provided notice to the Commission under Section 2.06.

(j) **Upfront Fee.** The Commission hereby agrees to pay to the Bank a non-refundable issuance fee on the Effective Date of $10,000.

Section 2.06. Yield Protection.

(a) **Reserves.** If after the Effective Date, any United States (or other Governmental Authority having jurisdiction over the Bank or any Participant or Assignee) federal, state or other law, rule, regulation or guideline, whether or not having the force of law, or the enforcement, interpretation or administration thereof by any court or any administrative or Governmental Authority charged with the interpretation or administration thereof shall at anytime (i) impose, modify or deem applicable any reserve, special deposit or similar requirement (including, without limitation, pursuant to Regulation D of the Board of Governors of the Federal Reserve System) against credits or commitments to extend credit extended by, or assets (funded or contingent) of, deposits with or for the account of, or other acquisitions of funds or bonds by the Bank or any Participant or Assignee, or (ii) subject credits or commitments to extend credit extended by the Bank or any Participant or Assignee to any assessment or other cost
imposed by the Federal Deposit Insurance Corporation or any successor thereto, or
(iii) impose on the Bank or any Participant or Assignee any other or similar condition
regarding this Agreement, the commitment or obligations of the Bank or any Participant
or Assignee hereunder or the purchase or holding of Purchased Bonds, and the result of
any event referred to in clause (i), (ii) or (iii) above shall be to increase the cost to the
Bank or any Participant or Assignee of agreeing to issue, issuing or maintaining the
Available Commitment or making, funding or maintaining (or agreeing to fund or
maintain) purchases of Bonds hereunder or its holding Purchased Bonds by an amount
which the Bank or any Participant or Assignee shall deem to be material (which increase
in cost shall be the result of the reasonable allocation by the Bank or any Participant or
Assignee of the aggregate of such cost increases resulting from such events), then, within
thirty (30) days after the Commission’s receipt of the Bank’s written demand, the
Commission shall pay to the Bank (for itself or the account of such Participant or
Assignee), from time to time as specified by the Bank, additional amounts which shall be
sufficient to compensate the Bank or anyParticipant or Assignee for such increased cost
from the date of such change, together with interest on each such amount from the date
payment is due at the Base Rate, and thereafter until payment in full at the Default Rate.

(b) **Capital Charges.** If the Bank or any Participant or Assignee shall have
determined after the Effective Date that the adoption of any applicable law, rule,
regulation or guideline adopted pursuant to or arising out of the July 1988 report of the
Basle Committee on Banking Regulations and Supervisory Practices entitled
“International Convergence of Capital Measurement and Capital Standards,” or the
adoption of any other law, rule, regulation or guideline (whether or not having the force
of law) regarding capital adequacy (including but not limited to any Governmental
Authority having regulatory jurisdiction over the Bank or any Participant or Assignee), or
any change in any applicable law, rule, regulation or guideline, as the case may be, or any
change in the enforcement or interpretation or administration thereof by any court or any
administrative or Governmental Authority charged with the interpretation or
administration thereof, or compliance by the Bank or any Participant or Assignee (or any
lending office thereof) with any request or directive regarding capital adequacy (whether
or not having the force of law) of any such Governmental Authority has or would have
the effect of reducing the rate of return on capital of the Bank or any Participant or
Assignee, if any, as a consequence of its obligations hereunder or its purchase or holding
of Purchased Bonds to a level below that which the Bank or any Participant or Assignee
could have achieved but for such adoption, change or compliance (taking into
consideration the policies of the Bank or any Participant or Assignee with respect to
capital adequacy) by an amount deemed by the Bank or any Participant or Assignee to be
material, then with thirty (30) days after the Commission’s receipt of the Bank’s written
demand, the Commission shall pay to the Bank (for itself or for the account of such
Participant or Assignee) such additional amount or amounts as will compensate the Bank
or any Participant or Assignee, if any, as the case may be, for such reduction from the
date of such adoption, change or compliance with respect to such law, rule, regulation,
guideline, request, or directive, together with interest on each such amount from the date
payment is due at the Base Rate, and thereafter until payment in full thereof at the Default Rate.
(c) **Calculations.** Each demand for compensation pursuant to Section 2.06(a) or 2.06(b) shall be accompanied by a certificate of the Bank in reasonable detail setting forth the computation of such compensation (including the reason therefor), which certificate shall be conclusive, absent manifest error, as against all other Persons, including without limitation, the Commission.

(d) **Limitations.** The amounts owed by the Commission as compensation to the Bank pursuant to this Section 2.06 shall be calculated as though the Bank were the holder of all Purchased Bonds and without regard to any sales of Purchased Bonds by the Bank pursuant to Section 2.04(a) and without regard to any assignments or participations to other financial institutions.

(e) **Third Party Beneficiaries.** The benefits of this Section 2.06 shall be available to each Assignee and each Participant.

### Section 2.07. Payment Particulars.

(a) **General.** Except to the extent otherwise provided in the Indenture with respect to payments on Purchased Bonds and in Section 2.02(b), all payments by or on behalf of the Commission under this Agreement shall be made to the Bank prior to 4:00 p.m. on the date such payment is due by means of a wire transfer of funds in Dollars to the Bank through the Federal Reserve Wire System to the Bank’s account, Citibank N.A. (ABA #021000089) for the account of Dexia Crédit Local, New York Branch (Acct. #36240356), Reference: San Diego County Regional Transportation Commission (F-0781B), or such other address as the Bank may specify in writing from time to time. Any payment received by the Bank after 4:00 p.m. shall be deemed to be received by the Bank on the next succeeding day. Any amount owed to the Bank hereunder which is not paid when due shall bear interest from the date such payment was due at the Federal Funds Rate for three (3) Business Days following notice thereof by the Bank and thereafter until paid in full at a rate equal to the Default Rate, such interest to be payable on demand except as otherwise provided herein. Except as otherwise specified herein, all computations of interest and fees shall be made on the basis of a year of 365 days, actual days elapsed.

(b) **Payment Dates.** Except as may be otherwise provided herein or in the Bonds, whenever any payment or action to be made or taken hereunder shall be stated to be due on a day which is not a Business Day, such payment or action shall be made or taken on the next following Business Day, and such extension of time shall be included in computing interest or fees, if any, in connection with such payment or action.

(c) **Net of Taxes.** All payments by or on behalf of the Commission under this Agreement shall be made without counterclaim, set-off, condition or qualification, and free and clear of, and without deduction or withholding for, or by reason of any present or future taxes, levies, imposts, deductions or charges of any nature whatsoever; excluding, however, taxes imposed on or measured by the net income or capital of the Bank by any jurisdiction or any political subdivision or taxing authority thereof or therein (all such non-excluded taxes, levies, imposts, deductions, charges, withholdings and liabilities
being referred to as “Taxes”). If requested, the Bank, any Assignee and any Participant, from time to time, shall provide the Commission, the Trustee and the United States Internal Revenue Service (to the extent such information and forms may be lawfully provided by the Bank or such Assignee or Participant) with such information and forms as may be required by the Treasury Regulations Section 1.1441 (C.F.R.) or any other such information and forms as may be necessary to establish that the Commission is not subject to any withholding obligation under Section 1442 or other comparable provisions of the Code. If as a result of a Change of Law, the Commission shall be required by law to withhold or deduct any Taxes imposed by the United States or any political subdivision thereof from or in respect of any sum payable hereunder to the Bank, (i) the sum payable shall be increased as may be necessary so that after making all required deductions (including deductions applicable to additional sums payable under this Section 2.07(c)), the Bank receives an amount equal to the sum it would have received had no such deductions been made, (ii) the Commission shall make such deductions and (iii) the Commission shall pay the full amount deducted to the relevant taxation authority or other authority in accordance with applicable law. If the Commission shall make any payment under this Section 2.07(c) to or for the benefit of the Bank with respect to Taxes and if the Bank shall claim any credit or deduction for such Taxes against any other taxes payable by the Bank to any taxing jurisdiction in the United States, then the Bank shall pay to the Commission an amount equal to the amount by which such other taxes are actually reduced; provided, however, that the aggregate amount payable by the Bank pursuant to this sentence shall not exceed the aggregate amount previously paid by the Bank with respect to such Taxes.

(d) Application of Payments. Payments (other than remarketing proceeds) received by the Bank shall be applied, first, to any fees, costs, charges or expenses payable by the Commission under this Agreement; second, to past due interest; third, to current interest; and fourth, to principal.

ARTICLE III
THE PURCHASED BOND RATE

Section 3.01. Bonds to Bear Interest at Purchased Bond Rate; Other Interest Provisions.

(a) Purchased Bond Rate. As provided in the Bonds and the Indenture, any Bond purchased by the Bank pursuant to this Agreement shall thereupon become a Purchased Bond and shall bear interest at the Purchased Bond Rate for the period commencing from the date that the Bank shall have purchased such Bond and continuing until such Purchased Bond is paid in full, remarshaled as provided in Section 2.04(b), or retained by the Purchased Bondholder as provided in Section 2.04(c). Subject to Section 3.01(c), the Purchased Bond Rate for any Purchased Bond shall be a rate per annum equal to (i) from the date of purchase through the day that is ninety (90) days after the date of purchase, the Base Rate, and (ii) thereafter until the earlier of the end of the Purchase Period or one hundred eighty (180) days after purchase the day such Purchased Bond is paid in full, remarshaled as provided in Section 2.04(b), or retained by
the Purchased Bondholder as provided in Section 2.04(c), the Base Rate plus one hundred basis points (1%); provided that, immediately upon the termination of this Agreement pursuant to Section 8.07(a) or the occurrence and continuation of an Event of Termination, the Purchased Bond Rate shall be equal to the Default Rate; provided further that, during the Term Out Period as provided in Section 3.04, the Purchased Bond Rate shall be determined pursuant to Section 3.04; and provided further that at no time shall the Purchased Bond Rate exceed the Maximum Rate or be less than the applicable rate of interest on Eligible Bonds which are not Purchased Bonds.

(b) **Overdue Rate.** If the principal amount of any Purchased Bond or, to the extent permitted by law, any interest payment required thereunder, is not paid when due (whether by acceleration, redemption or otherwise), such overdue principal or interest payment shall bear interest from the date such obligation was due until paid in full (after as well as before judgment) at a rate per annum equal to the Default Rate (but not to exceed the Maximum Rate), such interest to be payable on demand.

(c) **Excess Bond Interest Amount.** The rate set forth in Section 3.01(a), without giving effect to the reference to the reference therein to this Section 3.01(c) or to the last proviso therein limiting the Purchased Bond Rate to the Maximum Rate, is referred to in this Section 3.01(c) as the “Section 3.01(a) Rate”. The amount of interest, if any, that would accrue on Purchased Bonds at the Section 3.01(a) Rate on any date but which does not so accrue due to the limitation of the Purchased Bond Rate to the Maximum Rate, shall constitute “Excess Bond Interest” (i.e., interest which would have been payable but for the Maximum Rate). Any unpaid Excess Bond Interest is due and payable on the applicable Interest Payment Date as an obligation of the Commission under this Agreement, payable from Revenues, but subordinate to principal and interest on Bonds (including Purchased Bonds) and on amounts payable on a parity therewith. If, despite the immediately preceding sentence, any amount of Excess Bond Interest remains unpaid, the cumulative Excess Bond Interest, if any, on all days since the effective date hereof, reduced as set forth in the next sentence, shall constitute the “Excess Bond Interest Amount”. If there is any Excess Bond Interest Amount on any date when the Section 3.01(a) Rate is less than the Maximum Rate, the Purchased Bond Rate for such date shall be the Maximum Rate rather than the Section 3.01(a) Rate and the Excess Bond Interest Amount shall be reduced on such date by the excess of the amount of interest accrued on such date at the Maximum Rate over the amount of interest that would have accrued on such date at the Section 3.01(a) Rate; provided that if the accrual of interest on Purchased Bonds at the Maximum Rate on any date would result in a reduction of the Excess Bond Interest Amount to a negative number, such Purchased Bonds shall accrue interest on such date at such lesser rate as shall result in the reduction of the Excess Bond Interest Amount on such date to zero. If on the date of maturity, redemption or remarketing of any Purchased Bonds, or on the date any Purchased Bonds cease to constitute Purchased Bonds pursuant to Section 2.04(c), there remains any unpaid Excess Bond Interest Amount with respect to such Purchased Bonds (the “Final Excess Bond Interest Amount”), such Final Excess Bond Interest Amount shall be paid as a fee by the Commission to the Purchased Bondholder on such date (the “Final Excess Bond Interest Fee Amount”). Each Purchased Bondholder, by acceptance of the Purchased Bonds, acknowledges that payment of any Final Excess Bond Interest Amount
and any interest thereon is subordinate to the Commission’s obligation to pay principal and interest then due and owing on the Bonds.

Section 3.02. Purchased Bonds Interest Payment Dates; Notification of Rate.

(a) Payment Dates. Notwithstanding anything to the contrary contained in the Bonds or the Indenture, the Commission agrees that, with respect to each Purchased Bond, (i) the Interest Component, if any, included in the Purchase Price for such Bond shall be paid as set forth in Section 2.05(d); and (ii) except with respect to the Differential Interest Amount, which shall be paid as set forth in Section 2.04(b), and Excess Bond Interest, the Excess Bond Interest Amount and the Final Excess Bond Interest Amount, which shall be payable in accordance with Section 3.01(c), interest payable pursuant to Section 3.01(a) shall be payable on each Interest Payment Date, upon redemption (to the extent of the interest accrued on the amount being redeemed), at maturity (whether by acceleration or otherwise), and after maturity on demand. In the event any Purchased Bond is remarketed or otherwise transferred by the Bank before payment in full of the funds provided by the Bank hereunder with respect thereto, together with interest thereon, the provisions of this Article III shall continue to apply to such indebtedness until all sums owing for all periods during which the same was a Purchased Bond are paid.

(b) Notification of Rate. The Bank will give telephone notice (promptly confirmed in writing) to the Commission and the Trustee not later than 10:00 a.m. on each Sale Date of the Differential Interest Amount owed by the Commission hereunder as a result of any sale of Purchased Bonds pursuant to Section 2.04(b). Notwithstanding the preceding sentence, the Commission’s obligations to make payments in respect of any Differential Interest Amount (together with accrued interest thereon, if applicable) shall not be discharged or reduced in any way as a result of the Bank’s failure to deliver any notice referred to in the preceding sentence. The Bank, upon the request of the Commission or the Trustee, shall notify the Commission or the Trustee, as the case may be, of the Purchased Bond Rate in effect during any period in which Purchased Bonds are held by the Bank or any other Purchased Bondholders or during which any Differential Interest Amount, Excess Bond Interest, Final Excess Bond Interest Fee Amount or any amount in respect of the Interest Component remains unpaid. Absent manifest error, the Bank’s determination of any of the foregoing shall be binding upon the Commission and the Trustee.

Section 3.03. Redemption of Purchased Bonds First. Amounts applied for the redemption of Bonds (whether optional, pursuant to sinking fund requirements or otherwise) shall be used first to redeem Purchased Bonds of the same series and maturity.

Section 3.04. Term Out Funding; Special Redemption of Purchased Bonds. All Purchased Bonds shall be due and payable by the Commission on the earlier of (i) the last day of the Purchase Period or (ii) the one hundred eighty-first (181st) day following the day on which such Bond became a Purchased Bond (the “Term Out Commencement Date”), provided that the Bank shall provide term out funding in accordance with the terms of this Section 3.04 if the conditions set forth in Section 5.02(b) are met on such Term Out Commencement Date. Commencing on the Term Out Commencement Date, Purchased Bonds are subject to special
mandatory redemption over a five (5) year period (the “Term Out Period”) with principal payable in approximately ten (10) equal semi-annual installments on each Semi-Annual Payment Date and interest at the Purchased Bond Rate or the Default Rate, as applicable, payable monthly in arrears, the first such installment to be due on the first Semi-Annual Payment Date following the sixth (6th) month anniversary of the day on which such Purchased Bonds first became Purchased Bonds. Notwithstanding anything to the contrary contained herein, all Purchased Bonds shall be due and payable on the earlier of (i) the maturity date of the Bonds or (ii) the Semi-Annual Payment Date immediately preceding the fifth (5th) anniversary of the date on which such Bonds became Purchased Bonds. From and after the Term Out Commencement Date, the Purchased Bond Rate shall be the Base Rate plus two hundred basis points (2.0%) per annum. During the Term Out Period, Purchased Bonds may be prepaid, in whole or in part, in minimum denominations of One Hundred Thousand Dollars ($100,000) and in integral multiples of One Hundred Thousand Dollars ($100,000) at any time without penalty.

ARTICLE IV

REPRESENTATIONS AND WARRANTIES

The Commission makes the following representations and warranties to the Bank:

Section 4.01. Organization, Powers, Etc. The Commission (i) is a public entity established pursuant to the laws of the State of California validly organized and existing under and by virtue of the laws of the State of California, (ii) has full power and authority to own its properties and carry on its business as now conducted, except for all permits, licenses and approvals for the construction and operation of the Project yet to be obtained, (iii) has full power and authority to execute (or adopt, if applicable), deliver and perform its obligations under this Agreement and the Related Documents, to borrow hereunder and to execute, deliver and perform its obligations under the Bonds and (iv) may only contest the validity or enforceability of any provision of, or deny that the Commission has any liability or obligation under, the Law, the Ordinance, this Agreement, any Bond or any Related Document by an act of its governing body.

Section 4.02. Authorization, Absence of Conflicts, Etc. The execution (or adoption, if applicable), delivery and performance of this Agreement, the Bonds and the Related Documents (i) have been duly authorized by the Commission, (ii) do not and will not, to any material extent, conflict with, or result in violation of any applicable provision of law, including the Law and the Ordinance, or any order, rule or regulation of any court or other agency of government and (iii) do not and will not, to any material extent, conflict with, result in a violation of or constitute a default under, the Indenture or any other resolution, agreement or instrument to which the Commission is a party or by which the Commission or any of its property is bound.

Section 4.03. Governmental Consent or Approval. The execution (or adoption, if applicable), delivery and performance of this Agreement, the Bonds and the Related Documents do not and will not require registration with, or the consent or approval of, or any other action by, any Federal, state or other governmental authority or regulatory body other than those which have been made or given and are in full force and effect; provided that no representation is made as to any blue sky or securities law of any jurisdiction.
Section 4.04. Binding Obligations. This Agreement, the Bonds and the Related Documents are legal, valid and binding obligations of the Commission, enforceable against the Commission in accordance with their terms, subject to any applicable bankruptcy, insolvency, debt adjustment, moratorium, reorganization or other similar laws, judicial discretion and principles of equity relating to or affecting creditors' rights or contractual obligations generally or limitations on remedies against public entities in California.

Section 4.05. Litigation. There is no action or investigation pending or, to the knowledge of the Commission, threatened against the Commission before any court or administrative agency which questions the validity of any act or the validity of any proceeding taken by the Commission in connection with the execution and delivery of this Agreement, the Bonds or the Related Documents, or wherein an unfavorable decision, ruling or finding would in any way adversely affect the validity or enforceability of this Agreement, the Bonds or the Related Documents. Except as set forth in Exhibit F, there is no action pending or to the knowledge of the Commission, threatened, which questions the validity of the Law, the Ordinance or the Sales Tax Revenues nor is there any pending initiative or referendum qualified for the ballot which would seek to amend, annul, modify or replace the Law or to diminish or reallocate the Sales Tax Revenues.

Section 4.06. Financial Condition. All of the Commission's financial statements which have been furnished to the Bank have been prepared in conformity with generally accepted accounting principles (except as noted therein) and are comprised of a balance sheet and a statement of revenue and expenditures and changes in fund balances. All of such financial statements accurately present, in all material respects, the financial condition of the Commission, including the Sales Tax Revenues as of the dates thereof, and other than as has been disclosed to the Bank, there has been no material adverse changes in the business or affairs of the Commission or of the Sales Tax Revenues since the date the last such report was so furnished to the Bank.

Section 4.07. Official Statement. The information contained in the Official Statement was as of the date thereof, and is as of the date hereof, correct in all material respects and did not contain an untrue statement of a material fact or omit to state a material fact necessary to make the statements made in the Official Statement, as of its date and as of the date hereof and in light of the circumstances under which they were made, not misleading. The Commission makes no representation or warranty as to information in the Official Statement under the captions "2008 LIQUIDITY FACILITY PROVIDERS" in Appendix F or "BOOK-ENTRY ONLY SYSTEM" in Appendix D.

Section 4.08. Related Documents. Each of the Related Documents is in full force and effect. Except as previously disclosed in writing to the Bank, no event of default and no event which, with the giving of notice, the passage of time or both, would constitute an event of default, presently exists under any of the Related Documents. Except as previously disclosed in writing to the Bank, neither the Commission nor any other party thereto has waived or deferred performance of any material obligation under any Related Document.

Section 4.09. Reserved.
Section 4.10. Margin Regulations. The Commission is not engaged in the business of extending credit for the purpose of purchasing or carrying margin stock (within the meaning of Regulation U or X of the Board of Governors of the Federal Reserve System), and no part of the proceeds furnished by the Bank pursuant to a Notice of Purchase under this Agreement will be used to purchase or carry any margin stock or to extend credit to others for the purpose of purchasing or carrying any margin stock.

Section 4.11. No Event of Termination. No Event of Termination or Potential Event of Termination has occurred and is continuing.

Section 4.12. Bonds. Each Bond will be duly issued under the Indenture and will be entitled to the benefits thereof.

Section 4.13. Security. The pledge of the Revenues in favor of the Bank contained in Section 5.01(a) of the Indenture is a valid and binding pledge of the Revenues, subject to the provisions of the Indenture, on a pari passu basis with the holders of the Bonds and any Parity Obligations, subject to any applicable bankruptcy, insolvency, debt adjustment, moratorium, reorganization or other similar laws, judicial decisions and principles of equity relating to or affecting creditors' rights or contractual obligations generally or limitations of remedies against public entities in California. The Bank hereby acknowledges that payments of the Excess Bond Interest Amount and the Final Excess Bond Interest Amount and interest thereon is subordinate to the Commission's obligation to pay principal and interest then due and owing on the Bonds.

Section 4.14. Sovereign Immunity. The Commission is subject to claims and to suit for damages in connection with its obligations under this Agreement pursuant to and in accordance with the laws of the State of California applicable to public entities such as the Commission.

Section 4.15. Accurate Information. All information, reports and other papers and data with respect to the Commission furnished to the Bank, at the time the same were so furnished, were accurate in all material respects. Any financial, budget and other projections furnished to the Bank were prepared in good faith on the basis of the assumptions stated therein, which assumptions were fair and reasonable in light of conditions existing at the time of delivery of such financial, budget or other projections.

ARTICLE V

CONDITIONS PRECEDENT

Section 5.01. Conditions Precedent to Effectiveness. This Agreement shall become effective on the Effective Date provided that each of the conditions enumerated in this Section 5.01 has been fulfilled to the reasonable satisfaction of the Bank. The Bank’s execution and delivery of this Agreement shall evidence its agreement that such conditions have been met to its reasonable satisfaction or have been waived and that the Effective Date has occurred.

(a) Representations. On the Effective Date, (i) there shall exist no Event of Termination or Potential Event of Termination and (ii) all representations and warranties made by the Commission herein or in any of the Related Documents to which it is a party
shall be true and correct with the same effect as though such representations and warranties had been made at and as of such time.

(b) **Other Documents.** On the Effective Date, the Bank shall have received executed copies of each of the following documents, together with a certificate of the Commission that all such documents are in full force and effect on the Effective Date:

(i) The Related Documents;

(ii) Resolutions of the Commission authorizing the Commission to enter into this Agreement and the Indenture;

(iii) A certificate from the Commission to the following effect:

(A) The audited Commission Financial Statements as of June 30, 2007 including the balance sheet as of such date of said period, all examined and reported on by Caporicci & Larson, as heretofore delivered to the Bank correctly and fairly present the financial condition of the Commission as of said dates and the results of the operations of the Commission for such period, have been prepared in accordance with Generally Accepted Accounting Principles consistently applied except as stated in the notes thereto; and there has been no material adverse change in the condition, financial or otherwise, of the Commission since June 30, 2007, from that set forth in the Commission Financial Statements as of, and for the period ended on, that date except as otherwise disclosed to the Bank in the Official Statement or in some other writing.

(B) The Commission hereby makes to the Bank the same representations and warranties as are set forth by the Commission in each Related Document, which representations and warranties are true and correct with the same effect as though such representations and warranties had been made at and as of the date hereof.

(C) All representations and warranties made by the Commission in this Agreement are true and correct.

(D) No Event of Termination or Potential Event of Termination has occurred and is continuing as of the date hereof.

(c) **Legal Opinions.** The Bank shall have received (i) an opinion of in-house counsel to the Commission to the effect that this Agreement is the duly authorized, legal, valid and binding obligation of the Commission, all in form and substance satisfactory to the Bank, addressed to the Bank and dated the Effective Date and (ii) a reliance letter from Orrick, Herrington & Sutcliffe LLP as to the final bond opinion.

(d) **Certain Payments.** The Commission shall have paid or cause to be paid upon delivery of invoice all the fees and expenses then due referred to in Section 2.05(b) and (j).
Section 5.02. Conditions Precedent to Purchase and Term Out Funding.

(a) **Conditions Precedent to Purchase.** The obligation of the Bank to purchase Bonds on any date is subject to the satisfaction of the following conditions, unless waived in writing by the Bank:

(i) **No Event of Termination.** No Event of Termination shall have occurred and no Potential Event of Termination shall have occurred and be continuing.

(ii) **Notice of Purchase.** The Bank shall have timely received the applicable Notice of Purchase(s) as provided in Section 2.02(a); provided that, if a Notice of Purchase is not received in a timely manner, the Bank will be obligated to purchase Eligible Bonds on the Business Day following receipt thereof; and

(b) **Conditions Precedent to Term Out Funding.** The obligation of the Bank to provide Term Out Funding on any Term Out Commencement Date shall be subject to satisfaction of each of the following conditions precedent.

(i) No Event of Termination and no Potential Event of Termination shall have occurred and be continuing on such Term Out Commencement Date and the representations of the Issuer set forth in Sections 4.01, 4.04, 4.08 of this Agreement shall be true and correct as of such Term Out Commencement Date; and

(ii) The Related Documents shall be in full force and effect on the Term Out Commencement Date.

ARTICLE VI

COVENANTS

Section 6.01. Covenants of the Commission. Until the termination of this Agreement and the payment in full to the Bank of all amounts payable to the Bank hereunder, the Commission hereby covenants and agrees that it will:

(a) **Notice of Default.** As promptly as practical after the Executive Director of the Commission shall have obtained knowledge of the occurrence of either an Event of Termination or a Potential Event of Termination or breach of this Agreement and in either case, provide to the Bank the written statement of the Commission setting forth the details of each such event and the action which the Commission proposes to take with respect thereto.

(b) **Annual Reports.** Within one hundred and eighty (180) days after the end of each fiscal year of the Commission, provide to the Bank audited financial statements consisting of a balance sheet and a statement of revenues, expenditures and changes in fund balances of the Commission, including the Sales Tax Revenues for such fiscal year, setting forth in comparative form the corresponding figures (if any) for the preceding
fiscal year, all in reasonable detail, and (i) accompanied by an unqualified opinion of a nationally recognized independent certified public accounting firm stating that (y) they have been prepared in accordance with generally accepted accounting principles consistently applied and (z) nothing has come to the attention of the auditors which would indicate that an Event of Termination or a Potential Event of Termination has occurred under this Agreement, and (ii) accompanied by a certification from the Executive Director of the Commission addressed to the Bank stating that neither an Event of Event of Termination, nor a Potential Event of Termination has occurred which was continuing at the end of such fiscal year or on the date of his certification, or, if such an event has occurred and was continuing at the end of such fiscal year or on the date of his certification, indicating the nature of such event and the action which the Commission proposes to take with respect thereto.

(c) **Offering Circulars and Material Event Notices.** (i) Within ten (10) days after the issuance of any securities by the Commission with respect to which a final official statement or other offering circular has been prepared by the Commission, provide the Bank with a copy of such official statement or offering circular; and (ii) During any period of time the Commission is subject to continuing disclosure requirements under Rule 15c2-12 promulgated pursuant to the Securities Exchange Act of 1934, as amended (17 C.F.R. Sec. 240-15c2-12), or any successor or similar legal requirement, immediately following any dissemination, distribution or provision thereof to any Person, a copy of any Material Event Notice disseminated, distributed or provided in satisfaction of or as may be required pursuant to such requirements.

(d) **Notice of Adverse Change.** Notify the Bank as soon as possible after an executive officer of the Commission acquires knowledge of the occurrence of (i) the filing of a complaint against the Commission in any court or administrative agency, where the amount claimed is in excess of Twenty-Five Million Dollars ($25,000,000), (ii) the filing of any action which could lead to an initiative or referendum which could annul, amend, modify or replace the Law or which could lead to the diminution or reallocation of the Sales Tax Revenues or (iii) any other event which, in the reasonable judgment of the Commission, is likely to have a material adverse effect on the financial condition or operations of the Commission.

(e) **Additional Debt.** Prior to the issuance and delivery of any additional debt which would constitute Parity Obligations, deliver to the Bank a copy of the Certificates of the Commission which the Commission is required to provide pursuant to Section 3.03 of the Indenture.

(f) **Other Information.** Provide to the Bank such other information respecting the business affairs, financial condition and/or operations of the Commission, as the Bank may from time to time reasonably request.

(g) **Inspections; Discussion.** Permit the Bank or its representatives, at any reasonable time during normal business hours and from time to time at the request of the Bank to the extent that the Commission is not legally precluded from permitting access thereto: to visit and inspect the properties of the Commission relating to the Project; to
examine and make copies of and take abstracts from the records and books of account of
the Commission with respect to the Project; and to discuss the affairs, finances and
accounts of the Commission with the appropriate officers of the Commission; provided
that, if required by the Commission, as a condition to the Bank being permitted by the
Commission to make or conduct any such visit, inspection, examination or discussion,
the Bank shall certify to the Commission that the same is being made or conducted solely
in order to assist the Bank in evaluating its position under the Liquidity Facility.

(h) **Further Assurances.** Take any and all actions necessary or reasonably
requested by the Bank to (i) perfect and protect, any lien, pledge or security interest or
other right or interest given, or purported to be given to the Bank or any other Person
under or in connection with this Agreement or the Related Documents or (ii) enable the
Bank to exercise or enforce its rights under or in connection with this Agreement.

(i) **Taxes and Liabilities.** Pay all its indebtedness and obligations promptly
and in accordance with their terms and pay and discharge or cause to be paid and
discharged promptly all taxes, assessments and governmental charges or levies imposed
upon it or upon its income and profits, or upon any of its property, real, personal or
mixed, or upon any part thereof, before the same shall become in default, which default
could have a material adverse effect on the ability of the Commission to perform its
obligations under this Agreement or any Bond; provided that the Commission shall have
the right to defer payment or performance of obligations to Persons other than the Bank
so long as it is contesting in good faith the validity of such obligations by appropriate
legal action and no final order or judgment has been entered with respect to such
obligations.

(j) **Remarketing Agent.** The Commission will, at all times, maintain a
reputable remarketing agent of recognized national standing for the Bonds, and will
notify the Bank as promptly as practicable of any appointment of a successor remarketing
agent (which successor remarketing agent shall not be appointed without the prior written
consent of the Bank, which response to such notice shall be prompt and which consent
shall not be unreasonably withheld) for the Bonds before the date such appointment is to
take effect. The Remarketing Agent shall acknowledge that it has a best efforts
obligation to remarket the Bonds at rates up to the Maximum Rate, even if the Maximum
Rate exceeds what would be the Purchased Bond Rate.

(k) **Reserved.**

(l) **Alternate Liquidity Facility or Conversion to a Non-Covered Interest Rate.** The Commission agrees to use its best efforts to obtain an Alternate Liquidity Facility to replace this Agreement or to convert the Bonds to a Non-Covered Interest Rate in the event (i) the Bank shall determine not to extend the Stated Expiration Date (such replacement to occur on or before the mandatory purchase date established pursuant to the Indenture), or (ii) the Bank shall give a Notice of Termination in accordance with Section 7.02(b) (such replacement to occur on or before the mandatory purchase date established pursuant to the First Supplemental Indenture) or (iii) the Commission terminates this Agreement. The Commission agrees that, as a condition to the
effectiveness of the Alternate Liquidity Facility, the issuer of the Alternate Liquidity Facility will provide funds, to the extent necessary, in addition to other funds available, on the date the Alternate Liquidity Facility becomes effective for the purchase of all Purchased Bonds at a purchase price of par plus accrued interest (at the Purchased Bond Rate) through the purchase date. On such date the Commission shall pay in full all other amounts due under this Agreement (including the Excess Bond Interest Fee Amount to the extent permitted by law and unpaid interest thereon).

(m)  **Reserved.**

(n)  **Incorporation of Covenants.** The covenants of the Commission set forth in each of the Related Documents to which the Commission is a party are hereby incorporated by reference in this Agreement for the benefit of the Bank and other Purchased Bondholders. To the extent that any such incorporated provision permits any Person to waive compliance with or consent to such provision or requires that a document, opinion, report or other instrument or any event or condition be acceptable or satisfactory to any Person, for purposes of this Agreement, such compliance shall be waived, or such provision shall be consented to, only if it is waived or consented to, as the case may be, by the Bank and such document, opinion, report or other instrument shall be acceptable or satisfactory to the Bank. No amendment to such covenants (or the defined terms relating thereto) made pursuant to the Related Documents, which could reasonably be expected to have a material adverse effect on the Bank, shall be effective to amend such incorporated covenants without the written consent of the Bank.

**Section 6.02. Negative Covenants of the Commission.** Until the termination of this Agreement and the payment in full to the Bank of all amounts payable to the Bank hereunder, the Commission hereby covenants and agrees that it will not:

(a)  **Compliance With Laws, Etc.** Violate any laws, rules, regulations, or governmental orders to which it is subject and of which it is aware after diligent inquiry, which violation involves a reasonable likelihood of materially and adversely affecting its financial condition.

(b)  **Amendments.** Without the prior written consent of the Bank, (i) consent or agree to or permit any rescission of or amendment to the Law or the Ordinance which would reduce the amount of the Sales Tax Revenues or the obligations of the Commission hereunder or which would in any manner materially impair or materially adversely affect the rights of the Commission to the Revenues or the security of the Indenture; or (ii) agree to the amendment of the Indenture such that payments to holders of Bonds are impaired or reduced or the priority of the obligations of the Commission under the Indenture or to the Bank hereunder is adversely affected in any way; or (iii) agree to any amendment of the Indenture whatsoever which will materially and adversely affect the rights or obligations of the Bank or the holders of Bonds in respect thereof provided no consent shall be required or impairment deemed or adverse affect assumed from the issuance of Additional Bonds in accordance with the Indenture.
ARTICLE VII

EVENTS OF TERMINATION; REMEDIES

Section 7.01. Events of Termination. Each of the following shall constitute an “Event of Termination” under this Agreement:

(a) Any failure to pay principal of or interest on any Bonds when due (including any payments on Purchased Bonds other than payments on Purchased Bonds due solely as a result of acceleration caused by the Bank pursuant to Section 7.02) or on any payments required by the express terms of any of the Parity Obligations when due; or

(b) The Commission shall (i) commence a voluntary case or other proceeding seeking liquidation, reorganization, arrangement, adjustment, winding-up, dissolution, composition or other similar relief with respect to itself or its debts under any bankruptcy, insolvency, reorganization or other similar law for the relief of debtors now or hereafter in effect or seeking the appointment of a trustee, receiver, liquidator, custodian or other similar official for it or a substantial part of its property, (ii) consent to any such relief or to the appointment of or taking possession by any such official in an involuntary case or other proceeding commenced against it, (iii) make a general assignment for the benefit of creditors, (iv) fail generally to pay its debts as they become due, or (v) take any official action to authorize any of the foregoing; or

(c) Any of the following shall occur with respect to the Commission: (i) if applicable law permits the institution of such proceeding, an involuntary case or other proceeding shall be commenced against the Commission seeking liquidation, reorganization or other relief with respect to it or its debts under any bankruptcy, insolvency or other similar law now or hereafter in effect or seeking the appointment of a trustee, receiver, liquidator, custodian or other similar official of it or any substantial part of its property and such case shall not be dismissed within ninety (90) days, (ii) an order for relief shall be entered against the Commission under the federal bankruptcy laws as now or hereafter in effect or pursuant to any other State or federal laws concerning insolvency or of similar purpose or (iii) a debt moratorium, debt adjustment, debt restructuring or comparable restriction with respect to the payment of principal or interest on any debts of the Commission shall be declared or imposed by the Commission, the United States of America, the State, or any instrumentality thereof, having jurisdiction over the Commission or its debts; or

(d) The occurrence of (i) an Incipient Invalidity Event, or (ii) an Invalidity Event; or

(e) Each of Moody’s and S&P either (i) withdraw or suspend the underlying rating of the Bonds or any Additional Bonds ranking on a parity with the Bonds for credit related reasons or (ii) reduce such rating, in the case of S&P, below BBB- and in the case of Moody’s, below Baa3; or
(f) A final, nonappealable judgment by any court of competent jurisdiction in a principal amount of $10,000,000 is entered against the Commission and payable from the Revenues ranking on a parity with the Bonds and such judgment is not satisfied or stayed for a period of sixty (60) days; or

(g) There is a default on any payment obligation (but not including administrative expenses, such as Credit or Liquidity Facility Fees) of the Commission under the Related Documents; or

(h) Any material representation or warranty made by the Commission under or in connection with this Agreement (including without limitation representations and warranties incorporated herein by reference) shall prove to be untrue in any material respect on the date as of which it was made or deemed made; or

(i) Non-payment of any amounts payable under Section 2.05 (together with interest thereon at the Default Rate) within ten (10) days after the Trustee and the Commission have received written notice from the Bank that the same were not paid when due; or

(j) Non-payment of any other fees or amounts payable under this Agreement (together with interest thereon at the Default Rate) within twenty (20) days after written notice thereof to the Commission and the Trustee by the Bank; or

(k) The breach by the Commission of any of the terms or provisions of Section 6.01(e) or (j) or Section 6.02(b) or (c); or

(l) The breach by the Commission of any terms or provisions of this Agreement which is not remedied within twenty (20) days after written notice thereof shall have been received by the Commission and the Trustee from the Bank; or

(m) The occurrence of any “event of default” as defined in any of the Related Documents (which is not waived pursuant to the terms thereof) which is not otherwise described in this Section 7.01, other than the failure of the Bank to provide funds for the purchase of Tendered Bonds when required by the terms and conditions of this Agreement.

Section 7.02. Remedies. If any Event of Termination (without regard to any specified grace period) shall have occurred and be continuing:

(a) **Immediate Termination.** In the case of an Event of Termination specified in Section 7.01(a), (b), (c), (d)(ii), (e), or (f), the Available Commitment and Purchase Period and the obligation of the Bank to purchase Bonds shall immediately terminate without notice or demand, and thereafter the Bank shall be under no obligation to purchase Bonds. Promptly upon the Bank obtaining knowledge of any such Event of Termination, the Bank shall give written notice of the same to the Trustee, the Remarketing Agent and the Commission; provided that, the Bank shall incur no liability or responsibility whatsoever by reason of its failure to give such notice, and such failure
shall in no manner affect the termination of the Bank's Available Commitment and of its obligation to purchase Bonds pursuant to this Agreement.

(b) **Termination with Notice.** In the case of an Event of Termination specified in any of Section 7.01(g), (h), (i), (j), (k), (l), or (m), the Bank may terminate the Available Commitment and Purchase Period by giving written notice (a "Notice of Termination") to the Trustee, Commission and the Remarketing Agent, specifying the date on which the Available Commitment and Purchase Period shall terminate, which shall be not less than thirty (30) days from the date of receipt of such notice by the Trustee, and on and after the Purchase Termination Date, the Bank shall be under no further obligation to purchase Bonds hereunder.

(c) **Suspensions.** During the pendency of an Event of Termination pursuant to Section 7.01(c)(i) (prior to the expiration of the ninety (90) day grace period specified in Section 7.01(c)(ii) or Section 7.01(d)(i) (each a "Potential Event of Termination"), the Bank's obligations to purchase Bonds shall be immediately suspended without notice or demand and thereafter the Bank shall be under no obligation to purchase Bonds until the Available Commitment is reinstated as described in this Section 7.02(c). Promptly upon the Bank obtaining knowledge of any such Potential Event of Termination, the Bank shall give written notice of the same to the Commission, the Trustee, and the Remarketing Agent of such suspension; provided, however, that the Bank shall incur no liability or responsibility whatsoever by reason of its failure to give such notice and such failure shall in no way affect the suspension of the Bank's obligations under this Agreement. In the event such Potential Event of Termination is cured, the Bank's obligations shall be automatically reinstated and the terms of this Agreement will continue in full force and effect (unless this Agreement shall otherwise have terminated or been suspended by its terms). If such Potential Termination Event becomes an Event of Termination (through Expiration of the ninety (90) day grace period specified above or otherwise) the provisions of Section 7.02(a) shall apply.

(d) **Other Remedies.** In addition to the rights and remedies set forth in Section 7.02(a), (b) and (c) hereof, in the case of any Event of Termination specified in Section 7.01 hereof, upon the election of the Bank: (i) all amounts payable hereunder (including but not limited to principal of and interest on any Purchased Bonds and payments of Excess Bond Interest), shall, upon notice to the Commission, become immediately due and payable without presentment, demand, protest or further notice of any kind, all of which are hereby expressly waived by the Commission; and (ii) the Bank shall have all the rights and remedies available to it under this Agreement, the Related Documents or otherwise pursuant to law or equity; provided, however, that the Bank shall not have the right to terminate its obligation to purchase Bonds or to declare any amount due hereunder due and payable except as expressly provided herein. This subsection shall not limit the exercise of the Bank's remedies expressly provided for under any other subsection of this Section 7.02.
ARTICLE VIII

MISCELLANEOUS

Section 8.01. Other Matters. No failure or delay on the part of the Bank in exercising any right, power or privilege hereunder and no course of dealing shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege. The rights and remedies herein expressly provided are cumulative and not exclusive of any rights or remedies which the Bank would otherwise have. No notice to or demand on the Commission or any other party hereto in any case shall entitle the Commission or such other party to any other or further notice or demand in similar or other circumstances or constitute a waiver of the rights of the Bank to any other or further action in any circumstances without notice or demand. No provision of this Agreement may be changed, waived, discharged or terminated orally, but only by an instrument in writing signed by the parties hereto. The Commission shall give notice to the Rating Agencies of amendments to this Agreement to the extent required by the Indenture. This Agreement shall be binding upon and inure to the benefit of and be enforceable by the respective successors and assigns of the parties hereto; provided, however, that the Commission may not assign or transfer any of its rights or obligations hereunder without the prior written consent of the Bank, and any assignment in contravention thereof shall be void. The Bank may assign to one or more banks or other entities (each an “Assignee” and collectively, “Assignees”) all or any part of any of its rights or obligations hereunder, including, without limitation, the Purchased Bonds, and to the extent of any such assignment the Bank shall be relieved of its obligations hereunder and each Assignee shall have the same rights and benefits hereunder and under the Bonds, as it would have if it were the Bank hereunder; provided, however, that any such assignment by the Bank which would relieve the Bank of any of its duties or obligations hereunder shall not result in the withdrawal or reduction of the ratings assigned by S&P, Moody’s and Fitch to the Bonds and, unless the intended assignee is an Affiliate of the Bank and the then-current ratings on the Bonds have been confirmed by S&P, Moody’s and Fitch, such assignment shall not be effected without the written consent of the Commission (such consent not to be unreasonably withheld or delayed) and written notice to the Trustee. Additionally, the Bank shall have the right at any time to sell, assign, grant or transfer participations (each a “Participant” and collectively, “Participants”) in all or part of its obligations hereunder and the obligations of the Commission hereunder to any Participant without the consent of or notice to the Commission, the Trustee or any other party; provided that any participation shall not relieve the Bank from any of its obligations hereunder, and the Commission, the Remarketing Agent and the Trustee may deal exclusively with the Bank for all purposes of this Agreement, including the making of payment on Purchased Bonds, notwithstanding such participation. The Bank may disclose to any Participants or Assignees or prospective Participants or Assignees any information or other data or material in the Bank’s possession relating to this Agreement, any Related Documents and the Commission without the consent of or notice to the Commission.

Section 8.02. Governing Law; Waiver of Jury Trial.

(a) THIS AGREEMENT SHALL BE GOVERNE BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK,
PROVIDED, HOWEVER, THAT THE AUTHORIZATION OF THIS AGREEMENT
AND THE OBLIGATIONS OF THE COMMISSION HEREUNDER SHALL BE
GOVERNED BY THE LAWS OF THE STATE OF CALIFORNIA.

(b) TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE
COMMISSION AND THE BANK AGREE TO WAIVE THEIR RESPECTIVE
RIGHTS TO A JURY TRIAL OF ANY AND ALL CLAIMS OR CAUSES OF ACTION
BASED UPON OR ARISING OUT OF THIS AGREEMENT AND THE RELATED
DOCUMENTS.

(c) DEXIA HEREBY WAIVES THE BENEFIT OF ARTICLE 15 OF THE
FRENCH CIVIL CODE RELATING TO GENERAL AND EXCLUSIVE
JURISDICTION IN ANY ACTION OR PROCEEDING ARISING OUT OF OR
RELATING TO THIS AGREEMENT OR ANY OF THE RELATED DOCUMENTS.

(d) The waivers made pursuant to this Section 8.02 shall be irrevocable and
unmodifiable, whether in writing or orally, and shall be applicable to any subsequent
amendments, renewals, supplements or modifications of this Agreement. In the event of
litigation, this Agreement may be filed as a written consent to a trial by the court.

Section 8.03. Indemnification.

(a) General. To the extent permitted by applicable law, the Commission
agrees to indemnify and hold harmless the Bank from and against any and all claims,
damages, losses, liabilities and reasonable costs or expenses (including, without
limitation, reasonable attorneys’ fees and expenses) whatsoever which the Bank may
incur (or which may be claimed against the Bank by any person or entity whatsoever) by
reason of or in connection with (i) the offering, sale, remarketing or resale (excluding the
sale of Purchased Bonds) of the Bonds (including, without limitation, by reason of any
untrue statement or alleged untrue statement of any material fact contained in the Official
Statement (other than in connection with the description of the Bank therein) or in any
supplement or amendment thereof or remarketing circular relating thereto, or the
omission or alleged omission to state therein a material fact necessary to make such
statements, in the light of the circumstances in which they are or were made, not
misleading); (ii) the validity, sufficiency or genuineness of the Related Documents, the
Official Statement (other than in connection with the description of the Bank in Appendix
F under the caption “2008 LIQUIDITY FACILITY PROVIDERS –Dexia Crédit Local”) or
any supplement or amendment thereof or remarketing circular relating thereto; or
(iii) the execution and delivery of this Agreement, or the making of or the failure to make
purchases of Bonds under this Agreement provided that the Commission shall not be
required to indemnify the Bank for any losses, claims, damages, liabilities, costs and
expenses to the extent that there has been a final, nonappealable determination by a court
of competent jurisdiction that such losses, claims, damages, liabilities, costs and expenses
were caused by the willful misconduct or gross negligence of the Bank.

(b) Taxes, Etc. To the extent permitted by law, the Commission agrees to
indemnify and hold the Bank harmless (on a net after–tax basis) from any present or
future claim or liability for stamp, transfer, documentary, excise or other similar tax and any penalties or interest with respect thereto, which may be assessed, levied or collected by any Government Authority in connection with the execution, delivery and performance of, or any payment made under, this Agreement, the Bonds and the other Related Documents, or any amendment thereto.

Section 8.04. Obligations Absolute. The payment obligations of the Commission arising under this Agreement are secured by the Indenture in accordance with its terms, and shall be paid and performed strictly in accordance with the terms of this Agreement, under all circumstances whatsoever, including, without limitation, the following circumstances:

(a) any lack of validity or enforceability of all or any of the Related Documents;
(b) any amendment or waiver of or any consent to or departure from all or any of the Related Documents;
(c) any exchange, release or non-perfection of any collateral;
(d) the existence of any claim, set-off, defense, or other right which the Commission may have at any time against the Trustee, the Remarketing Agent, the Bank (other than the defense of the payment to the Bank in accordance with the terms of this Agreement) or any other person or entity, whether in connection with this Agreement, the Related Documents or any unrelated transactions;
(e) any certificate, notice or any other document presented under this Agreement proving to be forged, fraudulent, invalid or insufficient in any respect or any statement therein being untrue or inaccurate in any material respect whatsoever; or
(f) any other circumstances or happening whatsoever, whether or not similar to any of the foregoing.

Section 8.05. Liability of the Bank. The Commission and the Trustee agree that the Bank shall have no liability or responsibility for the acts or omissions of the Remarketing Agent or the Trustee in respect of the use of this Agreement or any amounts made available by the Bank hereunder. The Bank shall have no responsibility for, nor incur any liability in respect of, any act, or any failure to act, by the Trustee which results in the failure of the Trustee to effect the purchase of Tendered Bonds for the account of the Bank with funds provided by the Bank pursuant to Section 2.02 or to comply with the applicable provisions of the Indenture. Neither the Bank nor any of its officers or directors shall be liable or responsible for: (a) the use which may be made of this Agreement or any amounts made available by the Bank hereunder or for any acts or omissions of the Trustee or the Remarketing Agent in connection therewith; (b) the validity, sufficiency or genuineness of documents, or of any endorsement(s) thereon, even if such documents should in fact prove to be in any or all respects invalid, insufficient, fraudulent or forged; or (c) any other circumstances whatsoever in making or failing to make payment under this Agreement, except only that the Commission shall have a claim against the Bank and the Bank shall be liable to the Commission to the extent of any direct, as distinguished from consequential, damages suffered by the Commission when the Commission proves in a final,
non-appealable judgment that such direct damages were caused by the Bank's willful failure to purchase Tendered Bonds when required under the terms and conditions of this Agreement or were caused by the gross negligence of the Bank.

Section 8.06. Notice. Any notice, demand, direction, request or other instrument authorized or required by this Agreement to be given to or filed with the Commission, the Trustee, the Remarketing Agent or the Bank shall be deemed to have been sufficiently given or filed, for all purposes, when delivered by hand or when sent by registered mail, return receipt requested, postage prepaid; or, if given by facsimile transmission, when receipt is acknowledged by the individual or an authorized representative of the entity specified below; provided that any such notice, demand, direction, request or other instrument to the Bank shall be effective only when actually received by the Bank; provided further that any notice by the Commission required to be given hereunder or on which is conditioned any right or remedy shall be valid only if executed by a duly authorized representative of the Commission:

If to the Commission: San Diego Association of Governments
Suite 800
401 B Street
San Diego, CA 92101
Attention: Director of Finance
Tax ID No.: 68-0162675
Telephone: (619) 699-1940
Facsimile: (619) 699-4890

If to the Trustee: U.S. Bank National Association
24th Floor
633 West 5th Street
Los Angeles, CA 90071
Attention: Corporate Trust Division
Telephone: (213) 615-6023
Facsimile: (213) 615-6197

If to the Remarketing Agent for the Series C Bonds: J.P. Morgan Securities Inc.
6th Floor
270 Park Avenue
New York, NY 10017
Attention: Betty Infantes, Tax-Exempt Short Term Desk
Telephone: (212) 834-7187
Facsimile: (212) 834-6737
Section 8.07. Term of the Agreement; Right of the Commission to Terminate Upon Certain Events.

(a) General. The Bank's obligation to purchase Bonds under this Agreement shall be until the last day of the Purchase Period (as it may be extended pursuant to Section 8.08); provided that the Commission shall still be responsible for the payment in full of the principal of and interest on all Bonds purchased by the Bank hereunder together with all other amounts due and owing to the Bank pursuant to this Agreement.

(b) The Commission's Right to Terminate. To the extent permitted by the Indenture, this Agreement may be terminated at any time by written notice from the Commission to the Bank if:

(i) the Bank fails to purchase Bonds when obligated to do so in accordance with the provisions of this Agreement;

(ii) a proceeding is instituted in a court having jurisdiction in the premises seeking an order for relief, rehabilitation, reorganization, conservation, liquidation or dissolution in respect of the Bank or for any substantial part of its property under any applicable bankruptcy, insolvency or other similar law now or hereafter in effect, or for the appointment of a receiver, liquidator, assignee, custodian, trustee or sequestrator (or other similar official), and such proceeding is not terminated for a period of sixty (60) consecutive days, or such court enters an order granting the relief sought in such proceeding, or the Bank shall institute
or take any corporate action for the purpose of instituting any such proceeding; or the Bank shall become insolvent or unable to pay its debts as they mature, shall commence a voluntary case under any applicable bankruptcy, insolvency or other similar law now or hereafter in effect, shall consent to the entry of an order for relief in an involuntary case under any such law, shall consent to the appointment of or taking possession by a receiver, liquidator, assignee, trustee, custodian or sequestrator (or other similar official) of the Bank or for any substantial part of its property, shall make a general assignment for the benefit of creditors, shall fail generally to pay its debts or claims as they become due, or shall take any corporate action in furtherance of any of the foregoing;

(iii) the short-term rating of the Bank is withdrawn or reduced below “A-1” by S&P or “P-1” by Moody’s, and the Commission elects to replace the Bank with an Alternate Liquidity Facility from a provider with a higher rating than the Bank;

(iv) the Bank and the Commission fail to agree on an amendment to this Agreement as set forth in Section 8.10, and the Commission elects to replace the Bank with an Alternate Liquidity Facility; or

(v) (i) the Bank shall have notified the Commission that, pursuant to Section 2.06, it requires compensation for an increase in costs, reduction in income or additional expense specified therein, (ii) the Commission shall have delivered to the Bank a certificate to the effect that the Commission has identified a financial institution which will furnish an Alternate Liquidity Facility at a price which is equal to or less than the price charged by the Bank after giving effect to such increased cost and (iii) within ten (10) Business Days following receipt by the Bank of such certificate, the Bank shall not have withdrawn or modified its imposition of increased costs so that the commitment fee charged by the Bank is not in excess of the amount proposed to be charged by such other financial institution; or

(vi) the Commission for any other reason elects to replace the Bank with an Alternate Liquidity Facility.

The effective date of a termination on account of an event described in clause (i) or (ii) shall be the earlier of the effective date of an Alternate Liquidity Facility on the date of receipt by the Bank of the notice of termination, subject to the Indenture. The effective date of a termination on account of an event described in clause (iii), (iv), (v) or (vi) shall be the effective date of an Alternate Liquidity Facility. The Commission agrees to send to the Trustee and the Remarketing Agent a copy of any termination notice given by the Commission to the Bank pursuant to this Section 8.07 promptly after delivery of such notice to the Bank.

Section 8.08. Extension of Purchase Period. The Stated Expiration Date may be extended from time to time by agreement in writing between the Bank and the Commission (the period from the preceding Stated Expiration Date to such new Stated Expiration Date being herein sometimes called the “Extended Purchase Period”). The Extended Purchase Period may
itself be extended in a like manner for additional periods. If no Event of Termination or Potential Event of Termination has occurred and is continuing, the Commission may request in writing to the Bank, in the form of Exhibit D to this Agreement no later than six (6) months prior to the Stated Expiration Date, that the Bank extend the Stated Expiration Date. The Commission has no obligation to request an Extended Purchase Period and the Bank has no obligation to agree to any Extended Purchase Period, and all terms of the extension (including the term, commitment and other fees, interest rates and other provisions) shall be mutually acceptable to the Bank and the Commission. The Bank agrees to respond to a written extension request by the Commission within sixty (60) days of receipt of such request by the Bank. If the Bank and the Commission agree to an Extended Purchase Period, the Bank shall give written notice, in the form of a Notice of Extension substantially in the form of Exhibit E hereto of its determination to extend, to the Commission, with a copy to the Trustee and the Remarketing Agent.

Section 8.09. Survival. All representations, warranties, covenants and agreements of the Commission contained in this Agreement as amended or supplemented from time to time or made in writing in connection herewith shall survive the execution and delivery hereof and the purchase of Bonds by the Bank hereunder and shall continue in full force and effect until payment in full of all the obligations of the Commission hereunder, it being understood that the agreements of the Commission found in Sections 2.05, 2.06 and 8.03 shall survive the termination of this Agreement and payment in full of such obligations.

Section 8.10. Amendments to Rule 2a–7 of the Securities and Exchange Commission. If Rule 2a–7 of the Securities and Exchange Commission, promulgated under the Investment Company Act of 1940, as amended, is amended so that (a) in the opinion of counsel to the Commission, this Agreement must be amended in order for the Bonds to be considered to have a maturity of less than one year under such Rule 2a–7 and (b) the Remarketing Agent certifies in writing that the failure to so amend this Agreement will have an adverse effect on the marketability of the Bonds, then the Bank and the Commission agree to negotiate in good faith to so amend this Agreement on or prior to the date on which the amendments to Rule 2a–7 are scheduled to be effective. If the Bank and the Commission are unable to agree on such amendment, the Commission shall have the right to replace the Bank in accordance with Section 8.07 hereof.

Section 8.11. Reserved.

Section 8.12. Beneficiaries. This Agreement is not intended and shall not be construed to confer upon any Person other than the parties hereto and their successors and permitted assigns and participants any rights or remedies hereunder provided that the agreement of the Bank to purchase Bonds in accordance with the terms and conditions of this Agreement is made for the benefit of the holders from time to time of the Bonds.

Section 8.13. Severability. If any provision of this Agreement shall be held or deemed to be or shall in fact be illegal, inoperative or unenforceable, the same shall not affect any other provisions herein contained or render the same invalid, inoperative or unenforceable to any extent whatever.
Section 8.14. Counterparts. This Agreement may be simultaneously executed in several counterparts, each of which shall be deemed an original and all of which shall constitute but one and the same instrument.

Section 8.15. Complete and Controlling Agreement. This Agreement and the Related Documents completely set forth the agreements between the Bank and the Commission and fully supersede all prior agreements, both written and oral, between the Bank and the Commission relating to the matters set forth in this Agreement and the Related Documents.

Section 8.16. Contractual Interpretation. The parties acknowledge that they have read and fully understand the terms of this Agreement, have consulted with such attorneys, accountants, advisors, or other professionals as they have deemed appropriate prior to executing this Agreement with adequate opportunity and time for review thereof, and are fully aware of its contents and of its legal effect. Accordingly, this Agreement shall not be construed against any party on the grounds that such party drafted this Agreement, rather, this Agreement shall be interpreted as though drafted equally by all parties.

Section 8.17. USA Patriot Act. The Bank hereby notifies the Commission that pursuant to the requirements of the USA Patriot Act (Title III of Pub. L. 107-56 (signed into law October 26, 2001)) (the “Patriot Act”), it is required to obtain, verify and record information that identifies the Commission, which information includes the name and address of the Commission and other information that will allow the Bank to identify the Commission in accordance with the Patriot Act, and the Commission hereby agrees to take any action necessary to enable the Bank to comply with the requirements of the Patriot Act.

Section 8.18. Assignment to Federal Reserve Bank. The Bank may assign and pledge all or any portion of the obligations owing to it to any Federal Reserve Bank or the United States Treasury as collateral security pursuant to Regulation A of the Board of Governors of the Federal Reserve System and any Operating Circular issued by such Federal Reserve Bank, provided that any payment in respect of such assigned obligations made by the Commission to the Bank in accordance with the terms of this Agreement shall satisfy the Commission’s obligations hereunder in respect of such assigned obligation to the extent of such payment. No such assignment shall release the Bank from its obligations hereunder.

[Remainder of page intentionally left blank]
IN WITNESS WHEREOF, the parties hereto, by their officers thereunto duly authorized, have executed and delivered this Agreement, effective as of the day and year first above written.

DEXIA CRÉDIT LOCAL, acting by and through its New York Branch

By
James N. Beck
Director

[Signatures continued on following page]
SAN DIEGO COUNTY REGIONAL TRANSPORTATION COMMISSION

By

Name  Gary J. Gallegos
Title   Executive Director

[Signatures continued on following page]
U.S. BANK NATIONAL ASSOCIATION,
as Trustee

By

Name

Title
EXHIBIT A

NOTICE OF PURCHASE

The undersigned, a duly authorized officer of U.S. Bank National Association, as Trustee (the “Trustee”), hereby certifies to Dexia Crédit Local, acting by and through its New York Branch, (the “Bank”), in accordance with the Standby Bond Purchase Agreement (the “Standby Purchase Agreement”), dated March 27, 2008, among the San Diego County Regional Transportation Commission, the Trustee and the Bank (all capitalized terms herein having the meanings ascribed thereto in the Standby Purchase Agreement), Ref: F-0781B that:

1. [Notice of tender of Eligible Bonds for purchase having a Purchase Price of $ has been received] [Eligible Bonds having a Purchase Price of $ have been called for mandatory purchase] pursuant to Section _____ of the Indenture, of which $ constitutes principal and $ constitutes accrued interest.

2. Amounts available for the payment of the Purchase Price of such Eligible Bonds are $, of which $ is available to pay principal and of which $ is available to pay accrued interest.

3. The total principal amount requested hereby for the payment of the principal portion of the Purchase Price of Eligible Bonds is $, which amount does not exceed the Available Principal Commitment or the principal amount referred to in paragraph 1 above less the principal amount referred to in paragraph 2 above.

4. The total amount requested hereby to pay the portion of the Purchase Price for Eligible Bonds constituting accrued interest is $, which amount does not exceed the Available Interest Commitment or the amount of interest referred to in paragraph 1 above less the amount of interest referred to in paragraph 2 above.

5. Eligible Bonds referred to above having a Purchase Price of $ [the amount in paragraph 3 plus the amount in paragraph 4] are hereby tendered to the Bank for purchase pursuant to the Standby Purchase Agreement on the date hereof.

6. Upon completion of purchase, the Trustee will [register such Bonds or, if a Bond for which notice of optional tender or mandatory purchase has been given is not delivered, a new Bond issued in replacement of the undelivered Bond, in the name of the Bank, or if directed in writing by the Bank, its nominee or designee, on the Bond Register] [cause the beneficial ownership of such Bonds to be credited to the account of the Bank, or if directed in writing by the Bank, its nominee or designee, with the DTC and register such Bonds in the name of the Bank, its nominee or designee on the Bond Register] [and will promptly hold such bonds in trust for the benefit of the Bank or deliver such Bonds as the Bank may otherwise direct in writing and, prior to such delivery, will hold such Bonds in trust for the benefit of the Bank].

7. The Purchase Date is ____________________.
8. The purchase price for such Bonds is to be paid to the Trustee as follows:
   (a) ________________;
   (b) ________________.

9. To the Trustee's knowledge, no Event of Termination specified in Section 7.01(a), (b), (c) (d)(ii) (e) or (f) or any Potential Event of Termination has occurred and is uncured.

IN WITNESS WHEREOF, the Trustee has executed and delivered this Certificate as of the ___ day of ____________, ___.

U.S. BANK NATIONAL ASSOCIATION, Trustee

By ________________________________
Name ________________________________
Title ________________________________
EXHIBIT B

NOTICE OF TERMINATION

The undersigned, a duly authorized officer of Dexia Crédit Local, New York Branch, as Bank (the “Bank”), hereby notifies the Trustee, the Remarketing Agent and the Commission, each as defined in the Standby Bond Purchase Agreement (the “Standby Purchase Agreement”) Ref: F-0781B, dated March 27, 2008 among the San Diego County Regional Transportation Commission, the Trustee and the Bank (all capitalized terms herein having the meanings ascribed thereto in the Standby Purchase Agreement), that this notice constitutes a “Notice of Termination” in accordance with Section 7.02(b) of the Standby Purchase Agreement as a result of the occurrence of an Event of Termination under Section 7.01(____) of the Agreement. The Available Commitment and Purchase Period shall terminate on _______________, which date is not earlier than thirty (30) days from the date of receipt of this notice by the Trustee.

DEXIA CRÉDIT LOCAL, New York Branch,
as the Bank

By ________________________________
Name ________________________________
Title ________________________________
EXHIBIT C

NOTICE OF UNREMARKETED BONDS

The undersigned, a duly authorized officer of [ ], as Remarketing Agent for the Series [C][D] Bonds (the "Remarketing Agent"), hereby certifies to Dexia Crédit Local, acting through its New York Branch ("Dexia"), in accordance with the Standby Bond Purchase Agreement (the "Standby Agreement"), dated March 27, 2008, among the San Diego County Regional Transportation Commission, the Trustee and the Bank (all capitalized terms herein having the meanings ascribed thereto in the Standby Agreement) Ref: F-0781B, that:

[Notice of tender of Eligible Bonds for purchase having a Purchase Price of $ having been received] [Eligible Bonds having a Purchase Price of $ having been called for mandatory purchase] pursuant to the Indenture, pursuant to Section 2.02(a) of the Standby Agreement, as of 4:30 p.m. on there is no commitment to purchase Bonds in the principal amount of $ which are to be tendered on the next Business Day.

, as Remarketing Agent

By 
Name 
Title 


EXHIBIT D
REQUEST FOR EXTENSION

[Date]

Dexia Crédit Local
New York Branch
7th Floor
445 Park Avenue
New York, NY 10022

Attention: Manager of Public Finance

Ladies and Gentlemen:

Reference is made to the Standby Bond Purchase Agreement dated March 27, 2008 (the "Agreement") by and among the San Diego County Regional Transportation Commission (the "Issuer"), U.S. Bank National Association, as Trustee and Dexia Crédit Local, acting through its New York Branch ("Dexia") (the terms defined therein being used herein as therein defined), Ref: F-0781B.

The Issuer hereby requests, pursuant to Section 8.08 of the Agreement, that the Stated Expiration Date with respect to the Available Commitment as of the date hereof be extended by up to _____ years to ________ __, ____. Pursuant to such Section 8.08, we have enclosed with this request the following information:

1. The outstanding principal evidenced by the Bonds;

2. A reasonably detailed description of any and all Events of Termination and/or Potential Events of Termination that have occurred and are continuing;

3. Confirmation that all representations and warranties of the Commission as set forth in Sections 4.01 through 4.04 of the Agreement are true and correct as though made on the date hereof and that no Event of Termination or Potential Events of Termination has occurred and is continuing on the date hereof except as referenced in paragraph 2 above; and

4. Any other pertinent information previously requested by Dexia.

[Remainder of page intentionally left blank]
The Bank is required to notify the Commission of its decision with respect to this request within 60 days of the date of receipt hereof. If the Bank fails to notify the Commission of its decision within such 60-Day period, the Bank shall be deemed to have rejected such request.

Very truly yours,

[______________________]

By ______________________________
Name ______________________________
Title ______________________________
EXHIBIT E
NOTICE OF EXTENSION

[Date]

San Diego County Regional
Transportation Commission
San Diego Association of Governments
Suite 800
401 B Street
San Diego, CA 92101

J.P. Morgan Securities Inc.
6th Floor
270 Park Avenue
New York, NY 10017

Standard & Poor’s Corporation
38th Floor
55 Water Street
New York, NY 10041

U.S. Bank National Association
24th Floor
633 West 5th Street
Los Angeles, CA 90071

Moody’s Investors Service, Inc.
7 World Trade Center at
250 Greenwich Street
New York, NY 10007

UBS Securities LLC
15th Floor
1285 Avenue of the Americas
New York, NY 10019

Attention: Joanna Brody and John Feery,
Municipal Short-Term
Underwriting Desk

Re: Standby Bond Purchase Agreement dated March 27, 2008 among the San Diego
County Regional Transportation Commission, U.S. Bank National Association, as
Trustee, and Dexia Crédit Local, New York Branch, Ref: F-0781B

Dear Sir or Madam:

Pursuant to Section 8.08 of the aforementioned Agreement, we are pleased to inform you
that Dexia Crédit Local, New York Branch has received approval to extend the Stated Expiration
Date of the Agreement. The new Stated Expiration Date shall be _____________ and will be
effective on _____________. No further documentation is required to evidence the extension.

[Remainder of page intentionally left blank]
Please acknowledge receipt of this notice by signing and faxing such to me at (212) 753-5516.

Sincerely,

By ________________________________
Name ______________________________
Title ______________________________

Received and Acknowledged:

By ________________________________
Name ______________________________
Title ______________________________

Date ________________________________