PRELIMINARY OFFICIAL STATEMENT DATED OCTOBER 15, 2025

NEW ISSUE -- BOOK-ENTRY ONLY

RATINGS

S&P: "AA+" Indiana Program Rating S&P: "A+" Underlying Rating

In the opinion of Ice Miller LLP, Indianapolis, Indiana ("Bond Counsel") under existing laws, regulations, judicial decisions and rulings, interest on the Bonds is excludable from gross income under Section 103 of the Internal Revenue Code of 1986, as amended to the date hereof (the "Code"), for federal income tax purposes and is not an item of tax preference for purposes of the federal alternative minimum tax imposed on individuals; however, such interest on the Bonds may be taken into account for the purpose of computing the alternative minimum tax imposed on certain corporations. Such exclusion is conditioned on continuing compliance with the Tax Covenants (as hereinafter defined). In the opinion of Bond Counsel, under existing laws, regulations, judicial decisions and rulings, interest on the Bonds is exempt from income taxation in the State of Indiana. See "TAX MATTERS" herein.

\$19,810,000* SEYMOUR ELEMENTARY SCHOOL BUILDING CORPORATION (Jackson County, Indiana) AD VALOREM PROPERTY TAX FIRST MORTGAGE BONDS, SERIES 2025

Dated: Date of Delivery

Due: January 15 and July 15, as shown below

The Seymour Elementary School Building Corporation Ad Valorem Property Tax First Mortgage Bonds, Series 2025 (the "Bonds") will pay interest semi-annually on January 15 and July 15 of each year commencing July 15, 2026. The Bonds will be issued only as fully registered bonds and, when issued, will be registered in the name of Cede & Co., as nominee for the Depository Trust Company ("DTC"). Purchases of beneficial interests in the Bonds will be made in book-entry-only form in the denomination of \$5,000 or any integral multiples thereof. Purchasers of beneficial interest in the Bonds (the "Beneficial Owners") will not receive physical delivery of certificates representing their interest in the Bonds. Principal and semi-annual interest will be disbursed on behalf of the Building Corporation, as defined below, by The Bank of New York Mellon Trust Company, N.A., as trustee (the "Trustee" and "Registrar" or "Paying Agent"). Interest on the Bonds will be paid by check, mailed one business day prior to the interest payment date, or if payment is made to a depository, by wire of immediately available funds on the interest payment date. The principal of, and premium, if any, on the Bonds shall be payable in lawful money of the United States of America at the designated corporate trust office of the Paying Agent or, if payment is made to a depository, by wire transfer of immediately available funds on the payment date. Interest on, together with the principal of, the Bonds will be paid directly to DTC by the Paying Agent so long as DTC or its nominee is the registered owner of the Bonds. The final disbursement of such payments to the Beneficial Owners of the Bonds will be the responsibility of the DTC Participants and the Indirect Participants. See "THE BONDS - Book-Entry-Only System". The Bonds are not subject to optional redemption but may be subject to mandatory sinking fund redemption prior to maturity. See "THE BONDS" herein.

The Bonds are issued pursuant to a Trust Indenture dated as of June 1, 2025 (the "Indenture"), entered into between Seymour Elementary School Building Corporation (the "Building Corporation") and the Trustee. The Bonds constitute valid and legally binding obligations of the Building Corporation and are payable solely from certain sources of income of the Building Corporation which have been specifically pledged for the payment thereof including Lease rental payments received from Seymour Community Schools (the "School Corporation") under terms of a Lease Agreement (as hereinafter defined) executed as of May 6, 2025 (as amended, the "Lease"), which Lease rental payments are payable from ad valorem property taxes to be levied and collected on all taxable property within the School Corporation and which rental payments will be paid directly to the Trustee. The levy of ad valorem property taxes by the School Corporation to pay rent due and payable under the Lease is mandatory and not subject to annual appropriations. See "CIRCUIT BREAKER TAX CREDIT" herein.

The Bonds are offered when, as and if issued by the School Corporation and received by the Underwriter (as defined herein), subject to prior sale, withdrawal or modification of the offer without notice, and to the unqualified approval as to the legality of the Bonds by Ice Miller LLP, Indianapolis, Indiana, Bond Counsel and Disclosure Counsel. It is expected that the Bonds will be delivered through the Depository Trust Company in New York, New York on or about November _____, 2025.

STIFEL

October _____, 2025

This cover page contains certain information for quick reference only. It is not a summary of this issue. Investors must read the entire Official Statement to obtain information essential to the making of an informed investment decision.

^{*} Preliminary, subject to change.

\$19,810,000* SEYMOUR ELEMENTARY SCHOOL BUILDING CORPORATION (Jackson County, Indiana) AD VALOREM PROPERTY TAX FIRST MORTGAGE BONDS, SERIES 2025

MATURITY SCHEDULE

Base CUSIP(1)

<u>Date</u>	Principal*	<u>Interest</u>	<u>Price</u>	<u>CUSIP</u>	<u>Date</u>	Principal*	<u>Interest</u>	<u>Price</u>	CUSIP
7/15/26					1/15/31				
1/15/27					7/15/31				
7/15/27					1/15/32				
1/15/28					7/15/32				
7/15/28					1/15/33				
1/15/29					7/15/33				
7/15/29					1/15/34				
1/15/30					7/15/34				
7/15/30					1/15/35				

^{*} Preliminary, subject to change.

⁽¹⁾ Copyright 2025 CUSIP Global Services. CUSIP data herein is provided by CUSIP Global Services, managed on behalf of the American Bankers Association by FactSet Research Systems Inc.

PROJECT PERSONNEL

Building Corporation Directors

Joseph Black, President John Beatty, Secretary Ryon Wheeler, Member Jason Woods, Member

Board of School Trustees

Ken Browning, President
Joe Tormoehlen, Vice President
Holly Coates, Secretary
Ryan Chandler, Member
Art Juergens, Member
John Kelley, Member
Max Klosterman, Member

School Administration

Brandon Harpe, Superintendent Talmadge Reasoner, Assistant Superintendent Matt Thompson, Chief Financial Officer

Bond Counsel Underwriter

Ice Miller LLP Stifel, Nicolaus & Company, Incorporated Indianapolis, Indiana Indianapolis, Indiana

<u>Trustee</u> <u>Municipal Advisor</u>

The Bank of New York Mellon Trust Company, N.A.

Indianapolis, Indiana

Therber & Brock
Carmel, Indiana

No dealer, broker, salesman or other person has been authorized by the School Corporation or the Building Corporation to give any information or to make any representations, other than those contained in this Official Statement, and if given or made, such information or representations must not be relied upon as having been authorized by the School Corporation or the Building Corporation. This Official Statement does not constitute an offer to sell or the solicitation of any offer to buy nor shall there be any sale of the securities described herein by any person in a jurisdiction in which it is unlawful for such person to make such offer, solicitation or sale. The information set forth herein has been provided by the School Corporation, the Building Corporation and by other sources which are believed to be reliable, but it is not guaranteed as to accuracy or completeness. The information and expressions of opinion herein are subject to change without notice and neither the delivery of this Official Statement nor any sale of the securities described herein shall, under any circumstances, create any implication that there has been no change in the affairs of the School Corporation or the Building Corporation since the date of this Official Statement.

In connection with this offering the Underwriter may over-allot or effect transactions which stabilize or maintain the market price of the Bonds offered hereby at a level above that which might otherwise prevail in the open market, and such stabilizing, if commenced, may be discontinued at any time.

THE UNDERWRTER HAS PROVIDED THE FOLLOWING SENTENCE FOR INCLUSION IN THIS OFFICIAL STATEMENT. THE UNDERWRITER HAS REVIEWED THE INFORMATION IN THIS OFFICIAL STATEMENT IN ACCORDANCE WITH, AND AS PART OF, ITS RESPONSIBILITIES TO INVESTORS UNDER THE FEDERAL SECURITIES LAWS AS APPLIED TO THE FACTS AND CIRCUMSTANCES OF THIS TRANSACTION, BUT THE UNDERWRITER DOES NOT GUARANTEE THE ACCURACY OR COMPLETENESS OF SUCH INFORMATION.

THE BONDS HAVE NOT BEEN REGISTERED WITH THE SECURITIES AND EXCHANGE COMMISSION UNDER THE SECURITIES ACT OF 1933, AS AMENDED. IN MAKING AN INVESTMENT DECISION, INVESTORS MUST RELY ON THEIR OWN EXAMINATION OF THE SCHOOL CORPORATION AND THE TERMS OF THE OFFERING, INCLUDING THE MERIT AND RISK INVOLVED. THE BONDS HAVE NOT BEEN RECOMMENDED BY ANY FEDERAL OR STATE SECURITIES COMMISSION OR REGULATORY AUTHORITY. FURTHERMORE, THE FOREGOING AUTHORITIES HAVE NOT CONFIRMED THE ACCURACY OR DETERMINED THE ADEQUACY OF THIS DOCUMENT. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

Pursuant to continuing disclosure requirements promulgated by the Securities and Exchange Commission in Securities and Exchange Commission Rule 15c2-12, as amended, the School Corporation has entered into a Master Continuing Disclosure Undertaking which will be supplemented in connection with the issuance of the Bonds. For a description of the Master Continuing Disclosure Undertaking, as supplemented, see "CONTINUING DISCLOSURE" and Appendix D.

REFERENCES TO WEB SITE ADDRESSES PRESENTED HEREIN ARE FOR INFORMATIONAL PURPOSES ONLY AND MAY BE IN THE FORM OF A HYPERLINK SOLELY FOR THE READER'S CONVENIENCE. UNLESS SPECIFIED OTHERWISE, SUCH WEB SITES AND THE INFORMATION OR LINKS CONTAINED THEREIN ARE NOT INCORPORATED INTO, AND ARE NOT PART OF, THIS OFFICIAL STATEMENT FOR THE PURPOSES OF, AND AS THAT TERM IS DEFINED IN, SEC RULE 15C2-12.

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\$19,810,000* SEYMOUR ELEMENTARY SCHOOL BUILDING CORPORATION (Jackson County, Indiana) AD VALOREM PROPERTY TAX FIRST MORTGAGE BONDS, SERIES 2025

INTRODUCTION

This Official Statement, including the cover page and appendices, is provided to set forth certain information concerning the sale and delivery of the Ad Valorem Property Tax First Mortgage Bonds, Series 2025 (the "Bonds"), in the aggregate principal amount of \$19,810,000*. The Bonds will be issued under the provisions of the Indiana Code 20-47-3 and Indiana Code 20-47-4 and in accordance with the terms of a Trust Indenture dated as of June 1, 2025 (the "Indenture") between Seymour Elementary School Building Corporation (the "Building Corporation") and The Bank of New York Mellon Trust Company, N.A., as trustee (the "Trustee").

The Building Corporation was organized for the purpose of providing funds to be applied to the cost of purchasing real estate and constructing school facilities and leasing such facilities to Seymour Community Schools (the "School Corporation"). Other powers of the Building Corporation include the authority to refinance previously incurred indebtedness.

Pursuant to Indiana Code 6-1.1-20, projects that are considered controlled projects are subject to certain public approval procedures. A controlled project is one that is financed by a bond or lease, is payable by property taxes and costs more than thresholds established under Indiana Code 6-1.1-20-1.1. The exceptions for a controlled project are (a) when property taxes are used only as a back-up to enhance credit, (b) when a project is being refinanced to generate taxpayer savings, (c) when the project is mandated by federal law or in response to a court order, and (d) when the project is in response to a natural disaster, emergency or accident.

Controlled projects are subject to either a petition and remonstrance process or a referenda process, if either process is initiated by taxpayers and voters. A political subdivision planning to finance and construct a controlled project must hold two public hearings to inform taxpayers and voters of certain information about the project and the potential impact on property taxes. After taxpayers and voters are notified, they have the option to initiate the petition and remonstrance process or the referenda process depending on the cost of the project. This is accomplished when the lesser of (a) 500 people who are registered voters or real property owners or (b) 5% of the registered voters in the political subdivision, sign a petition to initiate the process and the signatures are certified by the county voter registration office. The political subdivision may also elect to pursue a referendum for controlled projects if not requested by its taxpayers or registered voters. If neither voters/property owners nor the political subdivision take such actions, the controlled project may continue with no additional approval procedures required.

Under the petition and remonstrance process, taxpayers and voters may sign a petition in favor of the project (petitioners) or against the project (remonstrators). At the end of the signature-gathering period, the county voter registration office determines if the petitioners or remonstrators have the most signatures. If the petitioners have more, the project may proceed, but if the remonstrators have more, the project may not proceed. If a project is defeated it cannot be reconsidered for one year.

^{*} Preliminary, subject to change.

Under the referenda process, after the process is initiated, the public question regarding the controlled project will go on the ballot at the next general, municipal or primary election. If no election will be held within six months of the date of the voter registration office certification, a special election, if requested by the political subdivision, will be held. The results of the election will be certified by the circuit court clerk and if the majority of voters approve of the project, the project may proceed, but if the project is defeated, the project cannot be revisited for at least two years from the date of the election. Payments due on bonds or leases which have been approved by the referenda process are outside the Circuit Breaker Tax Credit calculations.

If a project is not considered a controlled project, a public hearing is not required and the project and bond issuance may proceed without additional approval procedures, as described above. Additionally, if the petition-and-remonstrance process or referenda process is not initiated, the project and bond issuance may proceed without additional approval procedures.

The Projects (as defined herein) was subject to the controlled project procedures, however the petition and remonstrance process was not initiated by registered voters or real property owners. Therefore, the issuance of the Bonds to fund such Projects was able to continue without additional approval procedures. The advalorem property tax to be levied on all taxable property within the School Corporation to repay the Bonds will be included in the calculation of the Circuit Breaker Tax Credit. See "PURPOSE OF ISSUE AND LEASED PREMISES" herein.

The summaries of and references to all documents, statutes and other instruments referred to in this Official Statement do not purport to be complete and are qualified in their entirety by reference to the full text of each such document, statute or instrument. Terms not defined in this Official Statement shall have the meaning set forth in the respective documents.

Investors must read the entire Official Statement to obtain information essential to the making of an informed investment decision.

PURPOSE OF ISSUE AND LEASED PREMISES

The Bonds are being issued for the purpose of paying the costs of (a) the renovations of and improvements to school facilities owned and operated by the School Corporation, including roofing improvements, HVAC improvements, MEP improvements and site improvements, (b) the purchase of equipment and technology and (c) the issuance of the Bonds (collectively, the "Projects").

The Leased Premises consists of a portion of the Brown Elementary School to be renovated and equipped thereon (the "Leased Premises").

Up to \$12,000,000 of proceeds of the Bonds may be spent on school facilities which are not part of the Leased Premises nor the purchase price thereof.

ESTIMATED SOURCES AND USES OF FUNDS

	The estimated	sources and	uses of	funds re	lating to	the E	3onds	follows:
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Sources	of Funds(1):
Sources	or runus.

Principal Amount of Bonds⁽²⁾

\$ 19,810,000.00

Original Issue Premium

Total

Uses of Funds:

Construction and Construction Related Costs

Costs of Issuance and Underwriting Discount

Total

⁽¹⁾ Preliminary, subject to change.

⁽²⁾ Up to \$12,000,000 may be used on school facilities which are not part of the Leased Premises or mortgaged property under the Indenture.

SCHEDULE OF DEBT SERVICE REQUIREMENTS AND LEASE PAYMENTS - THE BONDS

		Lease Payments(2)				
		Debt Service Req	Total	Total Annual		
<u>Date</u>	<u>Principal</u>	<u>Interest</u>	<u>Payment</u>	<u>Payment</u>	<u>Date</u>	<u>Amount</u>
7/15/26					6/30/26	
1/15/27					12/31/26	
7/15/27					6/30/27	
1/15/28					12/31/27	
7/15/28					6/30/28	
1/15/29					12/31/28	
7/15/29					6/30/29	
1/15/30					12/31/29	
7/15/30					6/30/30	
1/15/31					12/31/30	
7/15/31					6/30/31	
1/15/32					12/31/31	
7/15/32					6/30/32	
1/15/33					12/31/32	
7/15/33					6/30/33	
1/15/34					12/31/33	
7/15/34					6/30/34	
1/15/35					12/31/34	

\$ 19,810,000.00

⁽¹⁾ Preliminary, subject to change.

⁽²⁾ Semi-annual lease payments are due on the June 30 and December 31 which precede each July 15 and January 15 debt service payment date.

THE BONDS

General

The Bonds will be issued in fully registered form in the denomination of \$5,000 or any integral multiple of that amount, will be dated as of the date of delivery, and will mature on January 15 and July 15 on the dates and in the amounts and bear interest at the rates set forth on the inside cover of this Official Statement.

Interest on the Bonds, payable on January 15 and July 15, commencing July 15, 2026, will be paid by wire transfer on the payment date to depositories for the benefit of registered owners or by check mailed one business day prior to the interest payment date to the person in whose name each Bond is registered on the fifteenth day immediately preceding an interest payment date. Interest will be paid on the basis of a 360-day year consisting of twelve 30-day months.

Principal of and premium, if any, on the Bonds will be payable by wire transfer to depositories or at the designated corporate trust office of the Trustee. If the office location at which principal is payable changes, the Trustee shall give notice of such change by first class mail at least 15 days prior to the first principal payment date after the change of location to the registered bondholders.

So long as The Depository Trust Company ("DTC") or its nominee is the registered owner of the Bonds, principal of and interest on the Bonds will be paid directly to DTC by the Paying Agent. (The final disbursement of such payments to the Beneficial Owners of the Bonds will be the responsibility of the DTC Participants and Indirect Participants, all as defined and more fully described herein.)

Book-Entry Only System

The Depository Trust Company, New York, New York ("DTC"), is acting as depository for the Bonds (the "Bonds"). The Bonds will be issued as fully registered Bonds in the name of Cede & Co. (DTC's partnership nominee) or such other name as may be requested by an authorized representative of DTC. One fully-registered Bond certificate will be issued for each maturity of each series of the Bonds, each in aggregate principal amount of such maturity, and will be deposited with DTC.

DTC, the world's largest securities depository, is a limited-purpose trust company organized under the New York Banking Law, a "banking organization" within the meaning of the New York Banking Law, a member of the Federal Reserve System, a "clearing corporation" within the meaning of the New York Uniform Commercial Code, and a "clearing agency" registered pursuant to the provisions of Section 17A of the Securities Exchange Act of 1934. DTC holds and provides asset servicing for over 3.5 million issues of U.S. and non-U.S. equity issues, corporate and municipal debt issues, and money market instruments from over 100 countries that DTC's participants ("Direct Participants") deposit with DTC. DTC also facilitates the post-trade settlement among Direct Participants of sales and other securities transactions in deposited securities, through electronic computerized book-entry transfers and pledges between Direct Participants' accounts. This eliminates the need for physical movement of securities certificates. Direct Participants include both U.S. and non-U.S. securities brokers and dealers, banks, trust companies. clearing corporations, and certain other organizations. DTC is a wholly-owned subsidiary of The Depository Trust & Clearing Corporation ("DTCC"). DTCC is the holding company for DTC, National Securities Clearing Corporation and Fixed Income Clearing Corporation, all of which are registered clearing agencies. DTCC is owned by the users of its regulated subsidiaries. Access to the DTC system is also available to others such as both U.S. and non-U.S. securities brokers and dealers, banks, trust companies and clearing corporations that clear through or maintain a custodial relationship with a Direct Participant, either directly or indirectly ("Indirect Participants"). DTC has a Standard & Poor's rating of AA+. The DTC Rules applicable to its Participants are on file with the Securities and Exchange Commission. More information about DTC can be found at www.dtcc.com.

Purchases of Bonds under the DTC system must be made by or through Direct Participants, which will receive a credit for the Bonds on DTC's records. The ownership interest of each actual purchaser of each Bond ("Beneficial Owner") is in turn to be recorded on the Direct and Indirect Participants' records. Beneficial Owners will not receive written confirmation from DTC of their purchase. Beneficial Owners are, however, expected to receive written confirmations providing details of the transaction, as well as periodic statements of their holdings, from the Direct or Indirect Participant through which the Beneficial Owner entered into the transaction. Transfers of ownership interests in the Bonds are to be accomplished by entries made on the books of Direct and Indirect Participants acting on behalf of Beneficial Owners. Beneficial Owners will not receive certificates representing their ownership interests in the Bonds, except in the event that use of the book-entry system for the Bonds is discontinued.

To facilitate subsequent transfers, all Bonds deposited by Direct Participants with DTC are registered in the name of DTC's partnership nominee, Cede & Co., or such other name as may be requested by an authorized representative of DTC. The deposit of Bonds with DTC and their registration in the name of Cede & Co. or such other DTC nominee do not effect any change in beneficial ownership. DTC has no knowledge of the actual Beneficial Owners of the Bonds; DTC's records reflect only the identity of the Direct Participants to whose accounts such Bonds are credited, which may or may not be the Beneficial Owners. The Direct and Indirect Participants will remain responsible for keeping account of their holdings on behalf of their customers.

Conveyance of notices and other communications by DTC to Direct Participants, by Direct Participants to Indirect Participants, and by Direct Participants and Indirect Participants to Beneficial Owners will be governed by arrangements among them, subject to any statutory or regulatory requirements as may be in effect from time to time. Beneficial Owners of the Bonds may wish to take certain steps to augment the transmission to them of notices of significant events with respect to the Bonds, such as redemptions, defaults and proposed amendments to the Bond documents. For example, Beneficial Owners of the Bonds may wish to ascertain that the nominee holding the Bonds for their benefit has agreed to obtain and transmit notices to Beneficial Owners. In the alternative, Beneficial Owners may wish to provide their names and addresses to the Registrar and request that copies of notices be provided directly to them.

Redemption notices shall be sent to DTC. If less than all of the Bonds within a maturity are being redeemed, DTC's practice is to determine by lot the amount of the interest of each Direct Participant in such maturity to be redeemed.

Neither DTC nor Cede & Co. (nor any other DTC nominee) will consent or vote with respect to the Bonds unless authorized by a Direct Participant in accordance with DTC's procedures. Under its usual procedures, DTC mails an Omnibus Proxy to the Issuer as soon as possible after the Record Date. The Omnibus Proxy assigns Cede & Co.'s consenting or voting rights to those Direct Participants to whose accounts the Bonds are credited on the Record Date (identified in a listing attached to the Omnibus Proxy).

Redemption, principal and interest payments on the Bonds will be made to Cede & Co., or such other nominee as may be requested by an authorized representative of DTC. DTC's practice is to credit Direct Participants' accounts upon DTC's receipt of funds and corresponding detail information from the Building Corporation or the Registrar and Paying Agent on the payable date in accordance with their respective holdings shown on DTC's records. Payments by Participants to Beneficial Owners will be governed by standing instructions and customary practices, as is the case with Bonds held for the accounts of customers in bearer form or registered in "street name," and will be the responsibility of such Participant and not of DTC, the Registrar and Paying Agent or the Building Corporation, subject to any statutory or regulatory requirements as may be in effect from time to time. Redemption, principal and interest to Cede & Co. (or such other nominee as may be requested by an authorized representative of DTC) is the responsibility of the Building Corporation or the Registrar and Paying Agent, disbursement of such payments to Direct Participants will be the responsibility of DTC, and disbursement of such payments to the Beneficial Owners will be the responsibility of Direct and Indirect Participants.

DTC may discontinue providing its services as depository with respect to the Bonds at any time by giving reasonable notice to the Building Corporation or the Registrar and Paying Agent. Under such circumstances, in the event that a successor depository is not obtained, bond certificates are required to be printed and delivered.

The Building Corporation may decide to discontinue use of the system of book-entry only transfers through DTC (or a successor securities depository). In that event, bond certificates will be printed and delivered to DTC.

Redemption of Bonds

Optional Redemption				
The Bonds are not sub	ject to optional reder	mption prior to ma	aturity.	
Mandatory Redemption				
	July 15 in the years a	and the amounts li	sted below, b	subject to mandatory sinking fund by lot in such manner as the Trustee olus accrued interest to the date of
Term Bonds I	Due	<u>Ter</u>	m Bonds Du	e
Date	Amount]	Date	Amount

Registration, Transfer and Exchange

The Bonds will be registrable at and may be transferable by the registered owners at the designated corporate trust office of the Trustee upon surrender and cancellation and on presentation of a duly executed written instrument of transfer. A new Bond or Bonds of the same aggregate principal amount and maturity and in authorized denominations will be issued to the transferee or transferees in exchange therefor.

If any Bond is mutilated, lost, stolen or destroyed the Trustee shall certify and deliver, subject to the provisions of the Trust Indenture, a replacement Bond or Bonds of like denomination and tenor. In the case of destruction, theft or loss, the applicant for substituted Bonds shall furnish to the Building Corporation and the Trustee evidence of the destruction of such Bond so destroyed, which evidence must be satisfactory to the Trustee, in its discretion, and such applicant shall also furnish indemnity satisfactory to its discretion. The Trustee shall have the right to require the payment of the expense of issuing such replacement prior to the delivery of a new Bond.

ADDITIONAL BONDS

Additional bonds may be issued on parity with the Bonds subject to the terms and limitations of the Indenture. Except as permitted by the Indenture, the Building Corporation covenants that it will not incur any indebtedness payable from the Lease (as hereinafter defined) other than the Bonds permitted by the Indenture, and any Additional Bonds (as defined in the Indenture), as long as the Bonds are outstanding.

SOURCES OF PAYMENT AND SECURITY FOR THE BONDS

The Bonds are secured by Lease rental payments received from the School Corporation under terms of a Lease Agreement between the School Corporation and the Building Corporation, dated May 6, 2025 (the "Lease"), which payments are payable from ad valorem property taxes to be levied and collected on all taxable property within the School Corporation. See "CIRCUIT BREAKER TAX CREDIT", "PROCEDURES FOR PROPERTY ASSESSMENT, TAX LEVY AND COLLECTION", "SUMMARY OF CERTAIN PROVISIONS OF THE TRUST INDENTURE" and "SUMMARY OF THE LEASE" herein. The levy of ad valorem property taxes by the School Corporation to pay the Lease Rental due and payable under the Lease is mandatory and not subject to annual appropriation. Lease Rental payments are due on June 30 and December 31 of each year.

The Lease provides for maximum annual Lease Rental payments in the amount of \$4,600,000 per year during the term of the Lease. The School Corporation will begin making rent during renovation payments in the amount of \$2,300,000 per payment on June 30 and December 31, beginning on June 30, 2026 until completion of construction. Thereafter, the Lessee agrees to pay rental for the Leased Premises at the rate of \$4,600,000 per year during the term of the Lease beginning on the date the building is completed or June 30, 2027, whichever is later.

The Bonds are additionally secured by a lien on the Leased Premises as described in the Indenture.

Indiana law does not permit school corporations to pay full lease rental payments on a building or structure which the school corporation leases until the renovations at such building or structure are complete and ready for occupancy. The School Corporation anticipates that substantial completion of the Projects at the Leased Premises will occur by June, 2027.

The semi-annual rentals, under the Lease, which are required to be paid by the School Corporation through the final maturity of the Bonds are in such amounts sufficient to pay the principal of and interest on the Bonds. Pursuant to the terms of the Lease, rent is payable in advance for the following six month period on December 31 and June 30.

While the pledge of other sources of payment and revenues is made, such as the first mortgage on all of the real estate relating to the Leased Premises owned by the Building Corporation, pledged funds, interest earnings and property insurance proceeds, no significant source of payment exists other than the Rent payments by the School Corporation.

Under the Lease, if for any reason the Leased Premises is partially or totally destroyed or unfit for occupancy, the Rent payments shall be proportionally abated. In accordance with the Lease, the School Corporation is required to maintain rental value insurance insuring Rent payments in connection with the loss of use of the Leased Premises due to casualty for a period of two years. In addition, the School Corporation is required to insure the Leased Premises against physical damage, however caused, in an amount equal to the replacement cost thereof, with such exceptions ordinarily required by insurers.

Up to \$12,000,000 of proceeds of the Bonds may be spent on school facilities which are not part of the Leased Premises or mortgaged property under the Indenture.

INTERCEPT PROGRAM

Indiana Code Title 20, Article 48, Chapter 1, Section 11 (the "Intercept Act") provides that the Department of Local Government Finance (the "DLGF") will annually review levies and appropriations of school corporations for general obligation bonds and lease rental purposes. In the event a school corporation fails to levy and appropriate sufficient funds for such purpose, the DLGF is required to establish levies and appropriations which are sufficient to pay such obligations.

The Intercept Act further provides that upon failure of any school corporation to make general obligation bond and lease rental payments when due and upon notice and claim, the Treasurer of the State of Indiana is required to make such payments from the funds of the State to be paid to such school corporation (the "State Intercept Program"). Such payments are limited to the amounts appropriated by the General Assembly for distribution to the school corporation from State funds. Such general obligation bond and lease rental payments made by the State Treasurer would then be deducted from monthly state distributions being made to the school corporation. There can, however, be no assurance as to the levels or amounts that may from time to time be appropriated by the Indiana General Assembly for school purposes or that this provision of the Indiana Code will not be repealed. Furthermore, there may be a delay in payment of debt service due to the procedural steps required for the Trustee or other claimants to draw on the State Intercept Program. The estimated State distributions to the School Corporation in 2025 and resulting debt service coverage levels are as follows:

Estimated 2025 State Grants	\$ 46,485,515
Estimated Combined Maximum Annual Debt Service	
of the School Corporation (estimated for the year 2026)	8,715,000*
State distributions required to provide one and one half (1.5) times coverage	13,072,500*
State distributions above one and one half (1.5) times coverage amount	33,413,015*

CONTINUING DISCLOSURE

Pursuant to continuing disclosure requirements promulgated by the Securities and Exchange Commission ("SEC") in SEC Rule 15c2-12, as amended (the "SEC Rule"), the School Corporation has entered into a Master Continuing Disclosure Undertaking dated April 27, 2016, as previously amended and supplemented (collectively, the "Original Undertaking"). In connection with the issuance of the Bonds, the School Corporation will enter into a Second Supplement to the Original Undertaking (the "Supplement" and together with the Original Undertaking, the "Undertaking"). Pursuant to the terms of the Undertaking, the School Corporation agrees to provide the information detailed in the Undertaking, the form of which is attached hereto as Appendix D.

The School Corporation may, from time to time, amend or modify the Undertaking without the consent of or notice to the owners of the Bonds if either (a)(i) such amendment or modification is made in connection with a change in circumstances that arises from a change in legal requirements, change in law or change in the identity, nature or status of the School Corporation, or type of business conducted; (ii) the Undertaking, as so amended or modified, would have complied with the requirements of the SEC Rule on the date of execution of the Undertaking, after taking into account any amendments or interpretations of the SEC Rule, as well as any change in circumstances; and (iii) such amendment or modification does not materially impair the interests of the holders of the Bonds, as determined either by (A) nationally recognized bond counsel or (B) an approving vote of the holders of the Bonds pursuant to the terms of the Resolution or Trust Indenture at the time of such amendment or modification; or (b) such amendment or modification (including an amendment or modification which rescinds the Undertaking) is permitted by the SEC Rule, then in effect.

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^{*} Preliminary, subject to change.

The School Corporation may, at its sole discretion, utilize an agent in connection with the dissemination of any annual financial information required to be provided by the School Corporation pursuant to the terms of the Undertaking.

The purpose of the Undertaking is to enable the Underwriter to purchase the Bonds by providing for an undertaking by the School Corporation in satisfaction of the SEC Rule. The Undertaking is solely for the benefit of the owners of the Bonds and creates no new contractual or other rights for the SEC, underwriters, brokers, dealers, municipal securities dealers, potential customers, other obligated persons or any other third party. The sole remedy against the School Corporation for any failure to carry out any provision of the Undertaking shall be for specific performance of the School Corporation's disclosure obligations under the Undertaking and not for money damages of any kind or in any amount or any other remedy. The School Corporation's failure to honor its covenants under the Undertaking shall not constitute a breach or default of the Bonds, the Resolution or any other agreement.

In order to assist the Underwriter in complying with the Underwriter's obligations pursuant to SEC Rule 15c2-12, the School Corporation represents that in the previous five years it has not fully materially complied with its previous undertakings, including the following instances: (a) the notice of incurrence of the Building Corporation's Ad Valorem Property Tax First Mortgage Refunding Bonds, Series 2021 was not timely posted on EMMA, and (b) the notices of incurrence of the School Corporation's General Obligation Bonds of 2019, General Obligation Bonds of 2022, General Obligation Bonds of 2024 and outstanding Common School Fund Loans were not timely posted on EMMA. For the outstanding General Obligation Bonds of 2024 and Common School Fund Loans, the notices of incurrence and notices of late filing have been posted.

The School Corporation has conducted a review of compliance of its previous undertakings, and the list above represents any instances of non-compliance of which the School Corporation is aware. The School Corporation utilizes Therber & Brock as its dissemination agent.

FUTURE CHANGES IN LAW

Legislative proposals, if enacted into law, clarification of the Code or court decisions may cause interest on the Bonds to be subject, directly or indirectly, to federal income taxation or to be subject to or exempted from state income taxation, or otherwise prevent Beneficial Owners from realizing the full current benefit of the tax status of such interest. The introduction or enactment of any such legislative proposals, clarification of the Code or court decisions may also affect the market price for, or marketability of, the Bonds. Prospective purchasers of the Bonds should consult their own tax advisors regarding any pending or proposed federal or state tax legislation, regulations or litigation, as to which Bond Counsel expresses no opinion.

Legislation affecting municipal bonds is considered from time to time by the United States Congress and the Executive Branch. Bond Counsel's opinion is based upon the law in existence on the date of issuance of the Bonds. It is possible that legislation enacted after the date of issuance of the Bonds or proposed for consideration will have an adverse effect on the excludability of all or a part of the interest on the Bonds from gross income, the manner in which such interest is subject to federal income taxation or the market price of the Bonds.

Legislation affecting municipal bonds is considered from time to time by the Indiana legislature and Executive Branch. It is possible that legislation enacted after the date of the Bonds or proposed for consideration will have an adverse effect on payment or timing of payment or other matters impacting the Bonds.

As one example, Indiana Governor Michael Braun signed Senate Enrolled Act 1 ("SEA 1") into law on Tuesday, April 15, 2025. SEA 1 includes a number of provisions which may adversely impact future tax collections and budgets of political subdivisions in the State, including school corporations.

The final version of SEA 1 which was signed by Governor Braun, as well as related fiscal information provided by the State of Indiana's Legislative Services Agency, can be found here:

https://iga.in.gov/legislative/2025/bills/senate/1/details

The School Corporation cannot predict the outcome of any such federal or state proposals as to passage, ultimate content or impact if passed, or timing of consideration or passage. Purchasers of the Bonds should reach their own conclusions regarding the impact of any such federal or state proposals.

There can be no assurance that there will not be any change in, interpretation of, or addition to the applicable laws and provisions which would have a material effect, directly or indirectly, on the affairs of the School Corporation.

SUMMARY OF CERTAIN PROVISIONS OF THE TRUST INDENTURE

The following is a brief summary of certain provisions of the Trust Indenture and does not purport to comprehensively describe that document in its entirety.

Application of Bond Proceeds

Proceeds in an amount equal to costs of issuance shall be deposited in the Bond Issuance Expense Account of the Construction Fund. The remaining proceeds of the Bonds shall be deposited in the Construction Account of the Construction Fund and used to pay costs of construction.

Construction Fund, Sinking Fund, Operation and Reserve Fund and Rebate Fund

There are created under the Trust Indenture the following funds: (1) the Seymour Elementary School Building Corporation Construction Fund (the "Construction Fund"), (2) the Seymour Elementary School Building Corporation Sinking Fund (the "Sinking Fund"), (3) the Seymour Elementary School Building Corporation and Reserve Fund (the "Operation and Reserve Fund"), and (4) the Seymour Elementary School Building Corporation Rebate Fund (the "Rebate Fund").

The Construction Fund will be used to finance the renovations of and improvements to school facilities owned and operated by the School Corporation, including roofing improvements, HVAC improvements, MEP improvements, site improvements, and the purchase of equipment and technology (the "Project"), and to pay costs of issuance of the Bonds. Any moneys remaining in the Construction Fund one year after completion of the Project will be transferred to the Operation and Reserve Fund. Up to \$16,000,000 of proceeds of the Bonds may be spent on facilities which are not a part of the Leased Premises or subject to the mortgage of the Trust Indenture.

The Trustee shall deposit in the Sinking Fund created pursuant to the Trust Indenture, from each rental payment received, the lesser of (1) all of such payment or (2) an amount which, when added to the amount already on deposit, equals the unpaid interest on the Bonds due within fifteen (15) days after the due date of such rental payment and the unpaid principal and mandatory sinking fund redemption payment of the Bonds due within twenty (20) days after the due date of such rental payment. Any portion of a rental payment remaining after such deposit shall be deposited by the Trustee in the Operation and Reserve Fund. The Trustee shall from time to time pay from the Sinking Fund the principal of the Bonds at maturity or upon mandatory sinking fund redemption and the interest as it falls due.

The Operation and Reserve Fund shall be used only (a) to pay necessary incidental expenses of the Building Corporation, including Trustee's fees, (b) if the amount in the Sinking Fund at any time is less than the required amount, to transfer funds to the Sinking Fund in an amount sufficient to raise the amount in the Sinking Fund to the required amount, (c) if the Bonds are called for redemption, to pay the principal, interest, and redemption premium, if any, on the Bonds, (d) to purchase Bonds in the open market, and (e) if the amount in the Rebate Fund is less than the rebate amount, to transfer funds to the Rebate Fund. The incidental expenses may be paid by the Trustee upon

the presentation of an affidavit executed by any officer of the Building Corporation or the Lessor Representative together with the creditor's statement as to the amount owing.

The Rebate Fund shall be used to make any rebate to the United States of America required to prevent the Bonds from becoming "arbitrage bonds" under the Code. If an exception to rebate is not met, the Building Corporation shall be required to calculate or cause to be calculated at the five year anniversary the amount of such rebate (the "Rebate Amount"). In the alternative, the Building Corporation may elect to pay the penalty required by Section 148(f)(4)(C)(vii) of the Code, as amended. In that event, the Building Corporation shall compute or cause to be computed each six months, the amount of such penalty and provide the Trustee a copy of such calculation. In either event, the Trustee is to deposit the amount so calculated to the credit of the Rebate Fund from any available funds (other than moneys in the Sinking Fund). The Trustee is further required to pay the Rebate Amount or penalties in lieu of rebate together with all investment earnings thereon to the United States of America, in the amount and at such times as shall be advised by the Building Corporation or nationally recognized bond counsel as required by the Code or applicable regulations.

Whenever the amounts contained in the Sinking Fund and the Operation and Reserve Fund are sufficient together with all other funds deposited with the Trustee by the Building Corporation (other than deposits to the Rebate Fund), to redeem, upon the next redemption date, all the Bonds secured by the Trust Indenture then outstanding, the Trustee shall apply the amounts in such Funds to the redemption of such Bonds pursuant to the Trust Indenture.

Investment of Funds

The Trustee shall invest the moneys in funds created in the Trust Indenture in (i) direct obligations (other than an obligation subject to variation in principal repayment) of the United States of America ("United States Treasury Obligations"), (ii) obligations fully and unconditionally guaranteed as to timely payment of principal and interest by the United States of America, (iii) obligations fully and unconditionally guaranteed as to timely payment of principal and interest by any agency or instrumentality of the United States of America when such obligations are backed by the full faith and credit of the United States of America, (iv) Federal Housing Administration debentures, (v) Federal Home Loan Mortgage Corporation participation certificates and senior debt obligations (excluded are stripped mortgage securities which are purchased at prices exceeding their principal amounts), (vi) Farm Credit Bank consolidated system wide bonds and notes, (vii) Federal Home Loan Banks consolidated debt obligations, (viii) Federal National Mortgage Association senior debt obligations and mortgage backed securities (excluded are stripped mortgage securities which are purchased at prices exceeding their principal amounts), (ix) unsecured certificates of deposit, time deposits and bankers' acceptances of any bank (including the Trustee and its affiliates) the short term obligations of which are rated "A 1" or better by S&P Global Ratings having an original maturity of not more than 360 days, (x) commercial paper (having original maturities of not more than 270 days) rated "A 1+" by S&P Global Ratings and "Prime 1" by Moody's at the time of purchase, (xi) evidence of ownership of proportionate interests in future interest and principal payments on obligations described above held by a bank or trust company as custodian, under which the owner of the investment is the real party in interest and has the right to proceed directly and individually against the obligor and the underlying government obligations are not available to any person claiming through the custodian or to whom the custodian may be obligated, (xii) deposits the aggregate amount of which are fully insured by the Federal Deposit Insurance Corporation (FDIC), including CDARS, (xiii) State and Municipal Obligations, which means (a) direct general obligations of any state of the United States of America or any subdivision or agency thereof to which is pledged the full faith and credit of a state the unsecured general obligation debt of which is rated in the two highest rating categories by S&P Global Ratings or Moody's at the time of purchase, or any obligation fully and unconditionally guaranteed by any state, subdivision or agency whose unsecured general obligation debt is so rated, (b) direct general short-term obligations of any state agency or subdivision or agency thereof described in (a) above and rated "A-1+" by S&P Global Ratings or "MIG-1" by Moody's at the time of purchase, (c) Special Revenue Bonds (as defined in the United States Bankruptcy Code) of any state, state agency or subdivision described in (a) above and rated in the two highest rating categories by S&P Global Ratings or Moody's at the time of purchase, (xiv) money market funds, which funds may be funds of the Trustee or its affiliates, including those for which the Trustee or an affiliate performs services for a fee, whether as a custodian, transfer agent, investment advisor or otherwise, and which funds are rated "AAAm" or "AAAm-G" by S&P Global Ratings, (xv) repurchase and reverse repurchase agreements collateralized with Government Securities, including those of the Trustee of any of its affiliates, (xvi) investment deposit agreements constituting an obligation of a bank (including the Trustee and its affiliates), whose outstanding unsecured long term debt is rated at the time of such agreement in any of the two highest rating categories by S&P global Ratings or Moody's, or (xvii) U.S. dollar denominated deposit accounts, federal funds and banker's acceptances with domestic banks whose short term certificates of deposit are rated on the date of the purchase in any of the two highest rating categories by any S&P Global Ratings or Moody's and maturing no more than 360 days after the date of the purchase. Any income or interest realized upon any such investment shall be credited and any loss shall be charged to the Fund or Account from which the moneys were invested. Securities purchased with moneys from the Sinking Fund or the Rebate Fund shall mature prior to the time the moneys invested will be needed to pay the amounts which must be paid from such funds. Moneys in the Sinking Fund and Rebate Fund shall be invested without restriction as to yield during an applicable temporary period pending their use. Moneys in the Construction Fund after one (1) year of the date of issuance of the Bonds and the Operation and Reserve Fund after 30 days of the date of deposit shall be invested at a yield not exceeding the yield on the Bonds.

Covenants

The Building Corporation covenants, among other things that:

- (a) it has entered into a valid and binding lease of the mortgaged property to the School Corporation, and that a full, true and correct copy of the Lease is on file with the Trustee; that construction will begin promptly upon receipt by the Trustee of bond proceeds and that it will complete such construction with all expedition practicable in accordance with the plans and specifications referred to in the Lease;
- (b) it will faithfully perform all provisions contained in each Bond and the Trust Indenture and will punctually pay the principal of, premium, if any, and interest on the Bonds;
- (c) it is duly authorized under the laws of the State of Indiana to create and issue the Bonds, to execute and deliver the Trust Indenture, and to mortgage and pledge the real estate and rentals and other income of the mortgaged property as provided in the Trust Indenture;
- (d) it will promptly make, execute, and deliver all indentures supplemental to the Trust Indenture and to take all action deemed advisable and necessary by the Trustee for the better securing of the Bonds;
 - (e) it now has and will preserve good title to the property;
- (f) it will maintain the priority of the lien created under the Trust Indenture, that it will not permit any waste of said property, and that it will at all times maintain the property in good working condition;
- (g) it will maintain proper books and records and: (i) furnish statements showing earnings, expenses and financial condition of the Building Corporation and such information as the Trustee may reasonably request, (ii) within 90 days of each calendar year, file with the Trustee, a certificate signed by officers of the Building Corporation stating that all insurance premiums required under the Trust Indenture have been paid by the Building Corporation and that all taxes then due have been paid, subject to permissible contests, (iii) upon the request of any bondholder, will request from the Lessee the current financial statements of the Lessee for review by the bondholder;
- (h) it will not incur any indebtedness payable from the Lease other than the Bonds permitted by the Trust Indenture, and Additional Bonds, as long as the Bonds are outstanding;
- (i) it will, upon any default in payment of lease rentals, file a claim with the Treasurer of the State of Indiana, bring suits to mandate the appropriate officers of the School Corporation to levy the necessary tax to pay rents under the Lease or to take such other appropriate action necessary to enforce and collect the rentals due;
- (j) the proceeds of the Bonds, any moneys received from lease rentals payable according to the Lease, amounts received from the investment of the proceeds of the Bonds or other amounts received shall not be invested

in such manner which would cause the Bonds to be "arbitrage bonds" within the meaning of Section 148 of the Code; and

(k) in order to preserve the exclusion of interest on the Bonds from gross income for federal income tax purposes and as an inducement to purchasers of the Bonds, no proceeds thereof will be loaned to any entity or person, nor will they be transferred, directly or indirectly, or deemed transferred to a nongovernmental person in any manner that would in substance constitute a loan of such proceeds. Furthermore, the Building Corporation will, to the extent necessary to preserve the exclusion of interest on the Bonds from gross income for federal income tax purposes, rebate all required arbitrage profits on such proceeds or other moneys treated as such proceeds to the United States Government and will set aside such moneys in the Rebate Fund to be held by the Trustee in trust for such purposes. Additionally, the Building Corporation covenants that it will not take any action nor fail to take any action with respect to the Bonds that would result in the loss of the exclusion from gross income for federal income tax purposes of interest on the Bonds pursuant to Section 103 of the Code.

Insurance

The Building Corporation covenants that during construction of the Project it will carry or cause the School Corporation to carry the following kinds of risks insurance (a) builders risk insurance in the amount of 100% of the insurable value of the mortgaged property against physical loss or damage, and (b) bodily injury and property damage insurance for damages for bodily injury, including accidental death, as well as claims for property damages which may arise from such construction.

The Building Corporation further covenants that all contracts for the construction of the Project will or do require the contractor to carry such insurance as will protect the contractor from liability under the Indiana Worker's Compensation and Worker's Occupational Disease Act.

The Building Corporation covenants to carry or cause the School Corporation to carry the following kinds of insurance after completion of construction: (a) physical loss or damage insurance on the mortgaged property in the amount of the full replacement cost of the property; (b) business income coverage or other similar insurance providing "rental value" coverage and naming the Lessor as an additional insured. Such "rental value" coverage shall include limits in an amount at least sufficient to meet the payments for two (2) years of the net rent, impositions and other charges provided for in the Lease, and (c) bodily injury and property damage insurance naming the Corporation as an insured against claims for damages for bodily injury, including accidental death, as well as claims for property damages with reference to the Leased Premises in an amount not less than One Million Dollars (\$1,000,000) on account of each occurrence.

The proceeds of any insurance shall be applied by the Building Corporation to the repair, replacement or reconstruction of any damaged or destroyed property, if the cost of such repair, replacement or reconstruction does not exceed the proceeds of insurance. In addition, the Trustee may repair, replace, or reconstruct the mortgaged property if the Building Corporation fails to do so. If, at any time, the mortgaged property is totally or substantially destroyed, and the amount of insurance moneys received on account thereof by the Trustee is sufficient to redeem all of the outstanding Bonds, the Building Corporation with the written approval of the School Corporation may direct the Trustee to use said money for the purpose of calling for redemption all of the Bonds issued and then outstanding under the Trust Indenture at the then current redemption price.

Events of Default and Remedies

Events of default under the Trust Indenture include: failure to pay the principal of, or the redemption premiums, if any, on any of the Bonds; failure to pay interest on the Bonds as it becomes due and payable; occurrence of certain events of bankruptcy or insolvency of the Building Corporation; default in the performance or observance of any other of the covenants, agreements or conditions by the Building Corporation under the Trust Indenture and the continuance of such default for sixty (60) days after written notice; failure of the Building Corporation to bring suit to mandate the appropriate officials of the School Corporation to levy a tax to pay the rentals provided under the Lease; and nonpayment of the lease rental within 90 days of when due as provided under the Lease.

Upon the happening and continuance of any event of default, the Trustee may, and upon written request of the holders of twenty-five percent (25%) in principal amount of the Bonds then outstanding and upon being indemnified to its reasonable satisfaction shall, declare the principal amount of and interest accrued on all outstanding Bonds immediately due and payable; subject, however, to the rights of the holders of the majority in principal amount of all the outstanding Bonds to annul such declaration if all such events have been cured, all arrears of interest have been paid and all other indebtedness secured by the Trust Indenture except the principal and interest not then due has also been paid.

Upon the occurrence of one or more events of default, the Building Corporation, upon demand of the Trustee, shall forthwith surrender the possession of the property and the Trustee may take possession of all the mortgaged property and hold, operate and manage the same for the purpose of insuring payments on the Bonds until the event of default has been cured.

Upon the occurrence of one or more events of default, the Trustee may, and shall upon written request of the holders of at least twenty-five percent (25%) in principal amount of the Bonds then outstanding and upon being indemnified to its reasonable satisfaction, pursue any available remedy by suit at law or in equity, whether for specific performance of any covenant or agreement contained in the Trust Indenture or in aid of any power granted therein, or for any foreclosure of the Trust Indenture including, to the extent permitted by law, the appointment of a receiver.

Any sale made either under the Trust Indenture, to the extent permitted by law, or by judgment or decree in any judicial proceeding for foreclosure shall be conducted as required by the Trust Indenture. The proceeds of any such sale shall be applied to pay the costs and expenses of the sale or judicial proceedings pursuant to the sale, the expenses of the Trustee and the holders of the Bonds, with interest at the highest rate of interest on any of the Bonds when sold, and the payment of the installments of interest which are due and unpaid in the order of their maturity, next, if the principal of the Bonds is due, to the payment of the principal thereof and the accrued interest thereon pro rata. No holder of all of the Bonds shall have the right to institute any proceeding in law or in equity for the foreclosure of the Trust Indenture, the appointment of a receiver, or for any other remedy under the Trust Indenture without complying with the provisions of the Trust Indenture.

Supplemental Indentures

The Building Corporation and the Trustee may, without obtaining the approval of the holders of the Bonds, enter into supplemental indentures to cure any ambiguity or formal defect or omission in the Trust Indenture; or to grant to the Trustee for the benefit of such holders any additional rights, remedies, powers, authority or security that may be lawfully granted; or to provide for the issuance of additional parity bonds to finance (i) the payment of contractors, subcontractors, materialmen or laborers or fees; (ii) the completion of construction; (iii) the payment of costs of improvements to the mortgaged property; and (iv) a partial refunding of the Bonds.

The holders of not less than 66-2/3% in aggregate principal amount of the Bonds then outstanding shall have the right, from time to time except when contrary to the Trust Indenture, to approve the execution by the Building Corporation and the Trustee of such supplemental indentures, except no supplemental indenture shall permit:

- (a) An extension of the maturity of the principal of or interest on any Bond;
- (b) A reduction in the principal amount of any Bond or the redemption premium or the rate of interest;
- (c) The creation of a lien upon the mortgaged property taking priority or on a parity with the lien created by the Trust Indenture;
 - (d) A preference or priority of any Bond or Bonds over any other Bond or Bonds; or
- (e) A reduction in the aggregate principal amount of the Bonds required for consent to supplemental indentures.

If the owners of not less than sixty-six and two-thirds percent (66-2/3%) in aggregate principal amount of the bonds outstanding at the time of the execution of such supplemental indenture shall have consented to and approved the execution thereof as provided in the Trust Indenture, no owner of any bond shall have any right to object to the execution of such supplemental indenture or to object to any of the terms and provisions contained therein or the operation thereof, or in any manner to question the propriety of the execution thereof, or to enjoin or restrain the Trustee or the Building Corporation from executing the same, or from taking any action pursuant to the provisions thereof.

Upon the execution of any supplemental indenture pursuant to the provisions of the Trust Indenture, the Trust Indenture shall be, and shall be deemed, modified and amended in accordance therewith, and the respective rights, duties and obligations under the Trust Indenture of the Building Corporation, the Trustee, and all owners of bonds then outstanding shall thereafter be determined, exercised and enforced hereunder, subject in all respects to such modifications and amendments.

Possession Until Default, Defeasance, Payment, Release

Subject to the rights of the Trustee and the holders of the Bonds in the event of the occurrence and continuance of an event of default, the Building Corporation shall have the right of full possession, enjoyment and control of all the mortgaged property. While in possession of the mortgaged property, and while not in default under the Trust Indenture, the Building Corporation shall have the right at all times to alter, change, add to, repair, or replace any of the property constituting a part of the mortgaged property so long as the value of the mortgaged property and the security of the Bonds shall not be substantially impaired or reduced. The Trustee may release any mortgaged property which has become unfit or unnecessary for use pursuant to the Trust Indenture. If new property is purchased or acquired in substitution for the mortgaged property so released, the new property shall become subject to the lien and the operation of the Trust Indenture. If no new property is purchased with the proceeds of any sale or mortgaged property within ninety (90) days after the receipt of the proceeds, the proceeds shall be deposited in the Operation and Reserve Fund.

The Building Corporation may pay and discharge the entire indebtedness on all Bonds outstanding:

- (a) by paying the whole amount of the principal and interest and the premium if any, due and payable upon all of the Bonds then outstanding; or
- (b) by depositing with the Trustee (i) sufficient money, (ii) direct obligations of the United States of America (the "Government Securities") or (iii) time certificates of deposit of a bank or banks secured as to both principal and interest by Government Securities in amounts sufficient to pay or redeem all Bonds outstanding.

If the whole amount of the principal, premium, if any, and interest so due and payable upon all of the Bonds then outstanding shall be paid or provision made for payment, then the right, title and interest of the Trustee shall thereupon cease, terminate and become void. Upon termination of the Trustee's title, the Trustee shall release the Trust Indenture and return to the Building Corporation any surplus in the Sinking Fund and Operation and Reserve Fund and any other funds other than moneys held for redemption or payment of Bonds.

SUMMARY OF THE LEASE

The following is a summary of certain provisions of the Lease and does not purport to comprehensively describe that document in its entirety.

Acquisition and Construction of the Leased Premises

The Building Corporation is to cause the Leased Premises to be completed in accordance with the contract documents and the plans and specifications which have been prepared by or at the direction of the Building Corporation and approved by the School Corporation and applicable agencies. The plans and specifications may be changed at any time prior to the completion of the Leased Premises by mutual agreement of the Building Corporation and the School Corporation, except that such changes may not alter the character of the building or reduce the value thereof.

Lease Term and Rental

The Lease is for a twelve (12) year term which commences on the date the Building Corporation acquires fee simple title to the Leased Premises and expires on the date which is twelve (12) years later. By each rent payment date, the School Corporation is to pay the installment of rent due under the Lease. The Lease provides for rent during renovation in the amount of up to \$2,300,000 per payment payable on June 30 and December 31 beginning on June 30, 2026, until competition of renovation. Thereafter, the Lease provides for a maximum annual rental of \$4,600,000, payable on June 30 and December 31 of each year during the term of the Lease, commencing on the day that the building to be renovated and equipped is completed and ready for occupancy or June 30, 2027, whichever is later. Completion of the Leased Premises is to be certified to the School Corporation by a representative of the Building Corporation pursuant to the Lease. The date the building is substantially completed and ready for occupancy shall be endorsed on the end of the Lease by the parties thereto as soon as can be done after the completion of the construction. The endorsement shall be recorded as an addendum to the Lease. The lease rental shall be reduced following the sale of the Building Corporation's Bonds to an amount not less than the multiple of \$1,000 next higher than the highest sum of principal and interest due on such bonds in each bond year ending on a bond maturity date plus \$6,000, payable in equal semiannual installments. Such amount of reduced annual rental shall be endorsed at the end of the Lease by the parties thereto as soon as can be done after the sale of the bonds. The endorsement shall be recorded as an addendum to the Lease.

Maintenance and Modification

During the term of the Lease, the School Corporation is required to keep the Leased Premises in good repair and in good operating condition, ordinary wear and tear excepted. The School Corporation may, at its own expense and as part of the Leased Premises, make modifications of, additions and improvements to and substitutions for the Leased Premises, all of which become the property of the Building Corporation and are included as part of the Leased Premises under the terms of the Lease.

The School Corporation may, at its own expense, replace worn out or obsolete property and may install on the property on which the Leased Premises are situated personal property which is not an addition or improvement to, modification of or substitution for the Leased Premises, which will be the sole property of the School Corporation and in which the Building Corporation shall have no interest. The School Corporation may discard worn out or obsolete property and need not replace it. Equipment or other personal property which becomes worn out or obsolete may be discarded or sold by Lessee. The proceeds of the sale of any personal property shall be paid to the Trustee. Lessee may trade in any obsolete or worn out personal property or replacement property which replacement property will belong to Lessee upon payment to the Trustee of an amount equal to the trade-in value of such property. Lessee need not replace worn out or obsolete personal property, but may replace such property at its own expense, and the replacement property shall belong to Lessee.

Property and Liability Insurance

The School Corporation is required to carry at its own expense, property insurance on the Leased Premises against physical loss or damage to the Leased Premises, however caused, with such exceptions only as are ordinarily required by insurers of buildings or facilities of a similar type, in an amount equal to one hundred percent (100%) of the full replacement cost of the mortgaged property. Any property insurance policy shall be so written or endorsed

as to make any losses payable to the Building Corporation or to such other person or persons as the Building Corporation under the Lease may designate.

During the full term of the Lease, the School Corporation is required to maintain rent or rental value insurance in an amount equal to the full rental value of the Leased Premises for a period of two years. The insurance will protect against physical losses or damages similar to those covered under the property insurance policy held by the School Corporation.

Damage or Destruction

If the Leased Premises are damaged or destroyed (in whole or in part) by fire, windstorm or other casualty at any time during the term of the Lease, the Building Corporation is to promptly repair, rebuild or restore the portion of the Leased Premises damaged or destroyed with such changes, alterations and modifications (including substitutions and additions) as may be designated by the School Corporation for administration and operation of the Leased Premises and as shall not impair the character and significance of the Leased Premises as furthering the purposes of the Code.

If the Leased Premises are totally or substantially destroyed and the amount of insurance money received is sufficient to redeem all of the outstanding Bonds and all such Bonds are then subject to redemption, the Building Corporation, with the written approval of the School Corporation, may direct the Trustee to use net proceeds of insurance to call for redemption all of the Bonds then outstanding at the then current redemption price.

Rent Abatement and Rental Value Insurance

If the Leased Premises or a portion thereof are damaged or destroyed or is taken under the exercise of the power of eminent domain, the rent payable by the School Corporation shall be abated or reduced, provided there is rental value insurance in force as required by the Lease. The rent shall be totally abated during that portion of the Lease terms that the Leased Premises is totally unfit for use or occupancy. It shall be partially abated for the period and to the extent that the Leased Premises are partially unfit for use or occupancy in the same proportion that the floor area of the Leased Premises so unfit for use or occupancy bears to the total floor area of the Leased Premises.

Taxes and Utility Charges

The School Corporation is to pay, as further rent, taxes and assessments lawfully assessed or levied against or with respect to the Leased Premises or any personal property or fixtures installed or brought in or on the Leased Premises, and all utility and other charges for or incurred in connection with the Leased Premises. The School Corporation may, at its own expense, in good faith contest any such taxes and assessments. The School Corporation shall also pay as additional rent, any amount required by the Building Corporation to rebate to the United States Government to prevent the Building Corporation's bonds from becoming arbitrage bonds.

Events of Default

The Lease provides that either of the following constitutes an "event of default" under the Lease:

- (a) Failure to pay any rentals or other sums payable to the Building Corporation under the Lease, or failure to pay any other sum therein required to be paid to the Building Corporation; or
- (b) Failure to observe any other covenant, agreement or condition under the Lease, and such default shall continue for sixty (60) days after written notice to correct the same.

Remedies

On the occurrence of an event of default under the Lease, the Trustee may proceed to protect and enforce its rights by suit or suits in equity or at law in any court of competent jurisdiction, whether for specific performance or

any covenant or agreement contained therein, or for the enforcement of any other appropriate legal or equitable remedy; file a claim with the Treasurer of the State of Indiana for an amount equal to an amount in default, and may authorize or delegate the authority to file such claim; or the Building Corporation, at its option, without further notice, may terminate the estate and interest of the School Corporation thereunder, and it shall be lawful for the Building Corporation forthwith to resume possession of the Leased Premises and the School Corporation covenants to surrender the same forthwith upon demand. The exercise by the Building Corporation of the right to terminate the Lease shall not release the School Corporation from the performance of any obligation thereof maturing prior to the Building Corporation's actual entry into possession. No waiver by the Building Corporation of any right to terminate the Leases upon any default shall operate to waive such right upon the same or other default subsequently occurring.

The School Corporation may not assign the Lease or sublet the Leased Premises without the written consent of the Building Corporation. In the Lease, the School Corporation has covenanted to use and maintain the Leased Premises in accordance with the laws and ordinances of the United States of America, the State of Indiana, and all other proper governmental authorities. The School Corporation has also covenanted that it will not enter into any lease, management contract or other contractual arrangement which would allow the use of the Leased Premises by a nongovernmental person which would have the effect of making the Building Corporation's bonds private activity bonds under Section 141 of the Internal Revenue Code of 1986.

Option to Purchase

The School Corporation has the option to purchase the Leased Premises on any rental payment date at a price which is sufficient to allow the Building Corporation to liquidate by paying or providing for the payment in full of the then outstanding bonds pursuant to the redemption provisions.

Option to Renew

The School Corporation has an option to renew the Lease for a further like or lesser term upon the same terms and conditions provided in the Lease.

PROCEDURES FOR PROPERTY ASSESSMENT, TAX LEVY AND COLLECTION

The lease rental payments are payable from ad valorem property taxes required by law to be levied by or on behalf of the School Corporation in an amount sufficient to pay debt service as it becomes due and payable, subject to the Circuit Breaker Tax Credit described herein. Article 10, Section 1 of the Constitution of the State of Indiana ("Constitutional Provision") provides that, for property taxes first due and payable in 2012 and thereafter, the Indiana General Assembly shall, by law, limit a taxpayer's property tax liability to a specified percentage of the gross assessed value of the taxpayer's real and personal property. The Indiana General Assembly enacted legislation (Indiana Code Title 6, Article 1.1, Chapter 20.6), which implements the Constitutional Provision and provides taxpayers with a tax credit for all property taxes in an amount that exceeds a certain percentage of the gross assessed value of eligible property. See "CIRCUIT BREAKER TAX CREDIT" herein for further details on the levy and collection of property taxes.

Real and personal property in the State is assessed each year as of January 1. Before August 1 of each year, the county auditor must submit a certified statement of the assessed value of each taxing unit for the ensuing year to the Department of Local Government Finance ("DLGF"). The DLGF shall make the certified statement available on its gateway website located at https://gateway.ifionline.org/ ("Gateway"). The county auditor may submit an amended certified statement at any time before the preceding year, the date by which the DLGF must certify the taxing units' budgets.

The certified statement of assessed value is used when the governing body of a local taxing unit meets to establish its budget for the next fiscal year (January 1 through December 31) and to set tax rates and levies. In preparing the taxing unit's estimated budget, the governing body must consider the net property tax revenue that will be collected by the taxing unit during the ensuing year, after taking into account the DLGF's estimate of the amount by which the taxing unit's distribution of property taxes will be reduced by the application of the Circuit Breaker Tax Credit (as defined in the summary of "CIRCUIT BREAKER TAX CREDIT" herein), after taking into account the DLGF's estimate of the maximum amount of net property tax revenue and miscellaneous revenue that the taxing unit will receive in the ensuing year end after taking into account all payments for debt service obligations that are to be made by the taxing unit during the ensuing year. Before August 1 of each year, the DLGF shall provide to each taxing unit, an estimate of the amount by which the taxing unit's distribution of property taxes will be reduced.

The taxing unit must submit the following information to the DLGF via Gateway: (i) its estimated budget; (ii) the estimated maximum permissible tax levy, as determined by the DLGF; (iii) the current and proposed tax levies of each fund; (iv) the percentage change between the current and proposed tax levies of each fund; (v) the estimated amount, determined by the DLGF, by which the taxing unit's property taxes may be reduced by the Circuit Breaker Tax Credit; (vi) the amounts of excess levy appeals to be requested, if any; (vii) the time and place at which the taxing unit will conduct a public hearing related to the information submitted to Gateway; (viii) the time and place at which the taxing unit or appropriate fiscal body will meet to fix the budget, tax rate and levy of the taxing unit; and (ix) the date, time, and place of the final adoption of the budget, tax rate, and levy. The taxing unit must submit the information listed in (i) – (ix) above on Gateway at least ten days prior to the date of the public hearing. The public hearing must be completed at least ten days before the taxing unit meets to fix the budget, tax rate and tax levy which by statute must each be established no later than November 1. The taxing unit must file the adopted budget with the DLGF within five days after adoption.

The budget, tax levy and tax rate of each taxing unit are subject to review by the DLGF, and the DLGF shall certify the tax rates and tax levies for all funds of taxing units subject to the DLGF's review. The DLGF may not increase a taxing district's budget by fund, tax rate or tax levy to an amount which exceeds the amount originally fixed by the taxing unit unless the taxing unit meets all of the following: (i) the increase is requested in writing by the taxing unit; (ii) the requested increase is published on the DLGF's advertising internet website; (iii) notice is given to the county fiscal body of the DLGF's correction; (iv) the request includes the corrected budget, tax rate, or levy, as applicable, and the time and place of the public meeting; and (v) the political subdivision adopts the needed changes to its budget, tax levy, or rate in a public meeting of the governing body.

The DLGF may not approve a levy for lease payments by a school corporation to a building corporation if: (i) there are no bonds of the building corporation outstanding; and (ii) the building corporation has enough legally available funds on hand to redeem all outstanding bonds payable from the particular lease rental levy requested. However, the DLGF may increase the school corporation's tax rate and levy if the tax rate and levy proposed by the school corporation are not sufficient to make its lease rental payments.

The DLGF must complete its review and certification of budgets, tax rates and levies by December 31 of the calendar year immediately preceding the ensuing calendar year unless a taxing unit in the county is issuing debt after December 1 in the year preceding the budget year or intends to file a levy shortfall appeal.

On or before March 15, the County Auditor prepares the tax duplicate, which is a roll of property taxes payable in that year. The County Auditor publishes a notice of the tax rate in accordance with Indiana statutes. The County Treasurer mails tax statements at least 15 days prior to the date that the first installment is due (due dates may be delayed due to a general reassessment or other factors). Property taxes are due and payable to the County Treasurer in two installments on May 10 and November 10 unless the mailing of tax bills is delayed or a later due date is established by order of the DLGF. If an installment of property taxes is not completely paid on or before the due date, a penalty of 10% of the amount delinquent is added to the amount due; unless the installment is completely paid within thirty (30) days of the due date and the taxpayer is not liable for delinquent property taxes first due and payable in a previous year for the same parcel, the amount of the penalty is five percent (5%) of the amount of the delinquent taxes. On May 11 and November 11 of each year after one year of delinquency, an additional penalty equal to 10% of any taxes remaining unpaid is added. The penalties are imposed only on the principal amount of the delinquency.

Property becomes subject to tax sale procedures after 15 months of delinquency. The County Auditor distributes property tax collections to the various taxing units on or about June 30 after the May 10 payment date and on or about December 31 after the November 10 payment date.

Personal property values are assessed January 1 of every year and are self-reported by property owners to county assessors using prescribed forms. The completed personal property return must be filed with the county assessors no later than May 15. Pursuant to State law, personal property is assessed at its actual historical cost less depreciation, in accordance with 50 IAC 4.2, the DLGF's Rules for the Assessment of Tangible Personal Property. Pursuant to IC 6-1.1-3-7.2, State law automatically exempts from property taxation the acquisition cost of a taxpayer's total business personal property in a county if the total business personal property is less than forty thousand dollars (\$40,000) for that assessment date prior to January 1, 2022 and less than eighty thousand dollars (\$80,000) for assessment dates after January 1, 2022.

Pursuant to State law, real property is valued for assessment purposes at its "true tax value" as defined in the Real Property Assessment Rule, 50 IAC 2.4, the 2021 Real Property Assessment Manual ("Manual"), as incorporated into 50 IAC 2.4 and the 2021 Real Property Assessment Guidelines ("Guidelines"), as published by the DLGF. In the case of agricultural land, true tax value shall be the value determined in accordance with the Guidelines and IC 6-1.1-4-13, which shall mean the "market value-in-use" of a property for its current use, as reflected by the utility received by the owner or by a similar user from the property. Except for agricultural land, as discussed below, the Manual permits assessing officials in each county to choose one of three standard approaches to determine market value-in-use, which are the cost approach, the sales comparison approach or the income approach. The Guidelines provide each of the approaches to determine "market value-in-use and the reconciliation of these approaches shall be applied in accordance with generally recognized appraisal principals." In accordance with IC 6-1.1-4-4.2(a) for the cyclical reassessment (2022-2026), the county assessor was required to submit the reassessment plan to the DLGF before May 1, 2021, and the DLGF was required to approve the reassessment plan before January 1, 2022. The reassessment of 25% of the parcels had to be complete by January 1, 2023. The reassessment plan must divide all parcels of real property in the county into four (4) different groups of parcels. Each group of parcels must contain approximately twenty-five percent (25%) of the parcels within each class of real property in the county. All real property in each group of parcels shall be reassessed under a county's reassessment plan once during each four (4) year cycle. The reassessment of a group of parcels in a particular class of real property shall begin on May 1 of a year and must be completed on or before January 1 of the year after the year in which the reassessment of the group of parcels begins. All real property assessments are revalued annually to reflect market value based upon comparable sales ("Trending"). "Net Assessed Value" or "Taxable Value" represents the "Gross Assessed Value" less certain deductions for mortgages, veterans, the aged, the blind, economic revitalization areas, resource recovery systems, rehabilitated residential property, solar energy systems, wind power devices, hydroelectric systems, geothermal devices and tax-exempt property. The "Net Assessed Value" or "Taxable Value" is the assessed value used to determine tax rates.

CIRCUIT BREAKER TAX CREDIT

Changes in assessed values of real property occur periodically as a result of general reassessments, as well as when changes occur in the property value due to new construction or demolition of improvements. When a change in assessed value occurs, a written notification is sent to the affected property owner. If the owner wishes to appeal this action, the owner may file a petition requesting a review of the action. This petition must be filed with the county assessor in which the property is located by June 15 of the assessment year if the written notification is provided to the taxpayer before May 1 of that year, or June 15 of year in which the tax bill is mailed by the county treasurer if the notice is provided on or after May 1 of the assessment year, whichever is earlier. While the appeal is pending, the taxpayer may pay taxes based on the current year's tax rate and the previous or current year's assessed value. For all appeals except an appeal on the assessed value of the property, the taxpayer may appeal not later than three years after the taxes were first due.

Article 10, Section 1 of the Constitution of the State of Indiana (the "Constitutional Provision") provides that, for property taxes first due and payable in 2012 and thereafter, the Indiana General Assembly shall, by law, limit a taxpayer's property tax liability to a specified percentage of the gross assessed value of the taxpayer's real and personal

property. Indiana Code § 6-1.1-20.6 (the "Statute") authorizes such limits in the form of a tax credit for all property taxes in an amount that exceeds the gross assessed value of real and personal property eligible for the credit (the "Circuit Breaker Tax Credit"). For property assessed as a homestead (as defined in Indiana Code § 6-1.1-12-37), the Circuit Breaker Tax Credit is equal to the amount by which the property taxes attributable to the homestead exceed 1% of the gross assessed value of the homestead. Property taxes attributable to the gross assessed value of other residential property, agricultural property, and long-term care facilities are limited to 2% of the gross assessed value, property taxes attributable to other non-residential real property and personal property are limited to 3% of the gross assessed value. The Statute provides additional property tax limits for property taxes paid by certain senior citizens.

If applicable, the Circuit Breaker Tax Credit will result in a reduction of property tax collections for each political subdivision in which the Circuit Breaker Tax Credit is applied. School corporations are authorized to impose a referendum tax levy, if approved by voters, to replace property tax revenue that the school corporation will not receive due to the application of the Circuit Breaker Tax Credit. Otherwise, school corporations and other political subdivisions may not increase their property tax levy or borrow money to make up for any property tax revenue shortfall due to the application of the Circuit Breaker Tax Credit.

The Constitutional Provision excludes from the application of the Circuit Breaker Tax Credit property taxes first due and payable in 2012, and thereafter, that are imposed after being approved by the voters in a referendum. The Statute codifies this exception, providing that, with respect to property taxes first due and payable in 2012 and thereafter, property taxes imposed after being approved by the voters in a referendum will not be considered for purposes of calculating the limits to property tax liability under the provisions of the Statute.

The Statute requires political subdivisions to fully fund the payment of Debt Service Obligations, regardless of any reduction in property tax collections due to the application of the Circuit Breaker Tax Credit. For school corporations, any shortfall could also be funded through the State Intercept Program (*See* "State Intercept Program" herein); however, application of the State Intercept Program will result in a shortfall in distributions to the school corporation's education fund and school corporations are encouraged by the DLGF to fund any shortfall directly from the school corporation's other legally available funds to avoid the application of the State Intercept Program. Upon: (i) the failure of a political subdivision to pay any of its Debt Service Obligations; and (ii) notification of that event to the treasurer of the State by a claimant; the treasurer of State is required to pay the unpaid Debt Service Obligations from money in the possession of the State that would otherwise be available to the political subdivision under any other law. A deduction must be made from any other undistributed funds of the political subdivision in possession of the State.

Pursuant to IC 6-1.1-20.6-9.9, if a school corporation has sufficient Circuit Breaker Tax Credit losses in any year from 2014 through 2026, and has such annual losses timely certified by the DLGF, it will be an eligible school corporation for such year that it submitted the request for a determination (an "Eligible School Corporation"). An Eligible School Corporation may allocate its Circuit Breaker Tax Credit loss proportionately across all school corporation property tax funds, including the debt service fund, and is exempt from the protected taxes requirement described below. The School Corporation did not use the exemption in 2025.

After December, 31, 2023, if school issues new bonds or enters into a new lease rental agreement after July 1, 2023, for which the school corporation is imposing or will impose a debt service levy other than: (A) to refinance or renew prior bond or lease rental obligations existing before January 1, 2024, but only if the refinancing or renewal is for a lower interest rate; or (B) for indebtedness that is approved in a local public question or referendum under IC 6-1.1-20 or any other law, the school corporation will not be eligible to allocate its Circuit Breaker Tax Credit loss proportionately.

Except for an Eligible School Corporation, the Statute categorizes property taxes levied to pay Debt Service Obligations as "protected taxes," regardless of whether the property taxes were approved at a referendum, and all other property taxes as "unprotected taxes." The total amount of revenue to be distributed to the fund for which the protected taxes were imposed shall be determined without applying the Circuit Breaker Tax Credit. The application of the Circuit Breaker Tax Credit must reduce only the amount of unprotected taxes distributed to a fund. The School Corporation may allocate the reduction by using a combination of unprotected taxes of the political subdivision in

those taxing districts in which the Circuit Breaker Tax Credit caused a reduction in protected taxes. The tax revenue and each fund of any other political subdivisions must not be affected by the reduction.

If the allocation of property tax reductions to funds receiving only unprotected taxes is insufficient to offset the amount of the Circuit Breaker Tax Credit or if there is not a fund receiving only unprotected taxes from which to distribute revenue, the revenue for a fund receiving protected taxes will also be reduced. If a fund receiving protected taxes is reduced, the Statute provides that a political subdivision may transfer money from any other available source in order to meet its Debt Service Obligations. The amount of this transfer is limited to the amount by which the protected taxes are insufficient to meet Debt Service Obligations.

The allocation of property tax reductions to funds may impact the ability of political subdivisions to provide existing levels of service, and in extreme cases, the ability to make debt service or lease rental payments.

The School Corporation cannot predict the timing, likelihood or impact on property tax collections of any future actions taken, amendments to the Constitution of the State or legislation enacted, regulations or rulings promulgated or issued to implement any such regulations, statutes or the Constitutional Provision described above or of future property tax reform in general. There has been no judicial interpretation of this legislation. In addition, there can be no assurance as to future events or legislation that may affect the Circuit Breaker Tax Credit or the collection of property taxes by the School Corporation.

Estimated Circuit Breaker Tax Credit for the School Corporation:

According to the DLGF, the Circuit Breaker Tax Credit allocable to the School Corporation for budget years 2023, 2024 and 2025 are \$544,870, \$555,541 and \$650,803, respectively. These estimates do not include the estimated debt service on the Bonds and lease rentals on the Lease securing the Bonds.

The Circuit Breaker Tax Credit amounts above do not reflect the potential effect of any further changes in the property tax system or methods of funding local government that may be enacted by the Indiana General Assembly in the future. The effects of these changes could affect the Circuit Breaker Tax Credit and the impact could be material. Other future events, such as the loss of a major taxpayer, reductions in assessed value, increases in property tax rates of overlapping taxing units or the reduction in local option income taxes applied to property tax relief could increase effective property tax rates and the amount of the lost revenue due to the Circuit Breaker Tax Credit, and the resulting increase could be material. Pursuant to SEA 1, the local income tax authorized pursuant to Indiana Code § 6-3.6-5 that is utilized for property tax relief expires beginning in 2028, which may increase circuit breaker tax credits in 2028 and thereafter.

SCHOOL CORPORATION FISCAL INDICATORS

Public Law 213-2018(ss) was enacted by the Indiana General Assembly in 2018 (the "DUAB Law"). The DUAB Law required the Distressed Unit Appeal Board, an entity previously established pursuant to Indiana Code 6-1.1-20.3-4 (the "DUAB") to establish a Fiscal and Qualitative Indicators Committee (the "Committee"), and for such Committee to select from a prescribed list the fiscal and qualitative indicators with which the DUAB would evaluate the financial conditions of Indiana public school corporations.

Further, pursuant to the DUAB Law, starting in June, 2019, the DUAB has been charged with making a determination of whether a corrective action plan is necessary for any school corporations, based upon a process of initial identification by the DUAB's executive director pursuant to such fiscal and qualitative indicators, and a contact and assessment of each such school corporation by the DUAB's executive director.

The DUAB will place a school corporation on its watch list under certain circumstances, if such school corporation fails to properly submit a corrective action plan, or if such school corporation is not compliant with its corrective action plan. Upon the state budget committee review of the school corporation's placement on the watch

list, such placement will become public. Until such time, all reports, correspondence and other related records are not subject to public disclosure laws under Indiana state law. See Indiana Code 20-19-7-18.

A graphic summary of such fiscal and qualitative indicators, searchable for any specific Indiana public school corporation, can be found at: https://www.in.gov/duab/2386.htm. (Some of such data may be less current than the data found in Appendix A hereto.)

TAX MATTERS

In the opinion of Ice Miller LLP, Indianapolis, Indiana ("Bond Counsel") under existing laws, regulations, judicial decisions and rulings, interest on the Bonds is excludable from gross income under Section 103 of the Internal Revenue Code of 1986, as amended (the "Code") for federal income tax purposes and is not an item of tax preference for purposes of the federal alternative minimum tax imposed on individuals; however, such interest on the Bonds may be taken into account for the purpose of computing the alternative minimum tax imposed on certain corporations. This opinion is conditioned on continuing compliance by the Issuer with the Tax Covenants (hereinafter defined). Failure to comply with the Tax Covenants could cause interest on the Bonds to lose the exclusion from gross income for federal income tax purposes retroactive to the date of issue. In the opinion of Bond Counsel, under existing laws, regulations, judicial decisions and rulings, interest on the Bonds is exempt from income taxation in the State of Indiana (the "State"). This opinion relates only to the exemption of interest on the Bonds for State income tax purposes. See Appendix C for the form of opinion of Bond Counsel.

The Code imposes certain requirements which must be met subsequent to the issuance of the Bonds as a condition to the exclusion from gross income of interest on the Bonds for federal income tax purposes. The Issuer will covenant not to take any action, within its power and control, nor fail to take any action with respect to the Bonds that would result in the loss of the exclusion from gross income for federal income tax purposes of interest on the Bonds pursuant to Section 103 of the Code (collectively, the "Tax Covenants"). The Trust Indenture and certain certificates and agreements to be delivered on the date of delivery of the Bonds establish procedures under which compliance with the requirements of the Code can be met. It is not an event of default under the Trust Indenture if interest on the Bonds is not excludable from gross income for federal tax purposes or otherwise pursuant to any provision of the Code which is not in effect on the issue date of the Bonds.

Indiana Code § 6-5.5 imposes a franchise tax on certain taxpayers (as defined in Indiana Code § 6-5.5) which, in general, include all corporations which are transacting the business of a financial institution in Indiana. The franchise tax will be measured in part by interest excluded from gross income under Section 103 of the Code minus associated expenses disallowed under Section 265 of the Code. Taxpayers should consult their own tax advisors regarding the impact of this legislation on their ownership of the Bonds.

Although Bond Counsel will render an opinion in the form attached as Appendix C hereto, the accrual or receipt of interest on the Bonds may otherwise affect a bondholder's federal income tax or state tax liability. The nature and extent of these other tax consequences will depend upon the bondholder's particular tax status and a bondholder's other items of income or deduction. Taxpayers who may be affected by such other tax consequences include, without limitation, individuals, financial institutions, certain insurance companies, S corporations, certain foreign corporations, individual recipients of Social Security or railroad retirement benefits and taxpayers who may be deemed to have incurred (or continued) indebtedness to purchase or carry the Bonds. Bond Counsel expresses no opinion regarding any other such tax consequences. Prospective purchasers of the Bonds should consult their own tax advisors with regard to the other tax consequences of owning the Bonds.

ORIGINAL ISSUE DISCOUNT

The initial public offering price of the Bonds maturing on ______ (collectively, the "Discount Bonds") is less than the principal amount payable at maturity. As a result, the Discount Bonds will be considered to be issued with original issue discount. A taxpayer who purchases a Discount Bond in the initial public offering at the price listed on the cover page hereof (assuming a substantial amount of such Discount Bond was sold at such price) and who holds such Discount Bond to maturity may treat the full amount of original issue discount as interest which is excludable from the gross income of the owner of that Discount Bond for federal income tax purposes and will not, under present federal income tax law, realize taxable capital gain upon payment of the Discount Bond at maturity.

The original issue discount on each of the Discount Bonds is treated as accruing daily over the term of such Bond on the basis of the yield to maturity determined on the basis of compounding at the end of each six-month period (or shorter period from the date of the original issue) ending on January 15 and July 15 (with straight line interpolation between compounding dates).

Section 1288 of the Code provides, with respect to tax-exempt obligations such as the Discount Bonds, that the amount of original issue discount accruing each period will be added to the owner's tax basis for the Discount Bonds. Such adjusted tax basis will be used to determine taxable gain or loss upon disposition of the Discount Bonds (including sale, redemption or payment at maturity). Owners of Discount Bonds who dispose of Discount Bonds prior to maturity should consult their tax advisors concerning the amount of original issue discount accrued over the period held and the amount of taxable gain or loss upon the sale or other disposition of such Discount Bonds prior to maturity.

As described above in "TAX MATTERS," the original issue discount that accrues in each year to an owner of a Discount Bond may result in certain collateral federal income tax consequences. Owners of any Discount Bonds should be aware that the accrual of original issue discount in each year may result in a tax liability from these collateral tax consequences even though the owners of such Discount Bonds will not receive a corresponding cash payment until a later year.

Owners who purchase Discount Bonds in the initial public offering but at a price different from the prices listed on the cover page hereof should consult their own tax advisors with respect to the tax consequences of the ownership of the Discount Bonds.

The Code contains certain provisions relating to the accrual of original issue discount in the case of subsequent purchasers of bonds such as the Discount Bonds. Owners who do not purchase Discount Bonds in the initial public offering should consult their own tax advisors with respect to the tax consequences of the ownership of the Discount Bonds.

Owners of Discount Bonds should consult their own tax advisors with respect to the state and local tax consequences of owning the Discount Bonds. It is possible under the applicable provisions governing the determination of state or local income taxes that accrued interest on the Discount Bonds may be deemed to be received in the year of accrual even though there will not be a corresponding cash payment until a later year.

AMORTIZABLE BOND PREMIUM

The initial public offering price of the Bonds maturing on (collectively, the "Premium Bonds"), is greater than the principal amount payable at maturity. As a result, the Premium Bonds will be considered to be issued with amortizable bond premium (the "Bond Premium"). An owner who acquires a Premium Bond in the initial public offering of the Bonds will be required to adjust the owner's basis in the Premium Bond downward as a result of the Bond Premium, pursuant to Section 1016(a)(5) of the Code. Such adjusted tax basis will be used to determine taxable gain or loss upon disposition of the Premium Bonds, including sale, redemption or payment at maturity. The amount of amortizable Bond Premium will be computed on the basis of the taxpayer's yield to maturity, with compounding at the end of each accrual period. Rules for determining (i) the amount of amortizable Bond Premium and (ii) the amount amortizable in a particular year are set forth in Section 171(b) of the Code. No income tax deduction for the amount of amortizable Bond Premium will be allowed pursuant to Section 171(a)(2) of the Code, but amortization of Bond Premium may be taken into account as a reduction in the amount of tax-exempt income for purposes of determining other tax consequences of owning Premium Bonds. Owners of the Bonds should consult their tax advisors with respect to the precise determination for federal income tax purposes of the treatment of Bond Premium upon the sale or other disposition of such Premium Bonds and with respect to the state and local tax consequences of owning and disposing of the Premium Bonds.

Special rules governing the treatment of Bond Premium, which are applicable to dealers in tax-exempt securities, are found in Section 75 of the Code. Dealers in tax-exempt securities are urged to consult their tax advisors concerning the treatment of Bond Premium.

LEGAL OPINIONS AND ENFORCEABILITY OF REMEDIES

The various legal opinions to be delivered concurrently with the delivery of the Bonds express the professional judgment of the attorneys rendering the opinions on the legal issues explicitly addressed therein. By rendering a legal opinion, the opinion giver does not become an insurer or guarantor of that expression of professional judgment, of the transaction opined upon, or of the future performance of parties to such transaction. Nor does the rendering of an opinion guarantee the outcome of any legal dispute that may arise out of the transaction.

The remedies available to the bondholders upon a default under the Trust Indenture, or to the Corporation under the Lease, are in many respects dependent upon judicial actions which are often subject to discretion and delay. Under existing constitutional and statutory law and judicial decisions, including specifically Title 11 of the United States Code (the federal bankruptcy code), the remedies provided in the Trust Indenture and the Lease may not be readily available or may be limited. Under federal and State environmental laws certain liens may be imposed on property of the Corporation from time to time, but the Corporation has no reason to believe, under existing law, that any such lien would have priority over the lien on the property taxes pledged to the owners of the Bonds.

The various legal opinions to be delivered concurrently with the delivery of the Bonds will be qualified as to the enforceability of the various legal instruments by limitations imposed by the valid exercise of the constitutional powers of the State of Indiana and the United States of America and bankruptcy, reorganization, insolvency or other similar laws affecting the rights of creditors generally, and by general principles of equity (regardless of whether such enforceability is considered in a proceeding in equity or at law).

These exceptions would encompass any exercise of federal, State or local police powers (including the police powers of the School Corporation), in a manner consistent with the public health and welfare. Enforceability of the Trust Indenture and the Lease in a situation where such enforcement may adversely affect public health and welfare may be subject to these police powers.

LITIGATION

To the knowledge of the Building Corporation and the School Corporation, no litigation or administrative action or proceeding is pending or threatened restraining or enjoining, or seeking to restrain or enjoin, the issuance of the Bonds. Certificates to such effect will be delivered at the time of the original delivery of the Bonds.

UNDERWRITING

The Bonds are being purchased by Stifel, Nicolaus & Company, Incorporated, as the underwriter (the "Underwriter"), for the amount equal to \$_______, which represents principal amount of the Bonds less the Underwriter's discount of \$______ plus net original issue premium of \$______. The Underwriter intends to make a secondary market in the Bonds; however, no assurance can be given that such a market will develop or be maintained in the future.

The Underwriter may offer and sell the Bonds to certain dealers (including dealers depositing the Bonds into unit investment trusts, certain of which may be sponsored or managed by the Underwriter) at prices lower than the initial public offering prices stated on the inside front cover page. The initial public offering prices of the Bonds may be changed, from time to time, by the Underwriter.

Stifel and its affiliates comprise a full service financial institution engaged in activities which may include sales and trading, commercial and investment banking, advisory, investment management, investment research, principal investment, hedging, market making, brokerage and other financial and non-financial activities and services. Stifel and its affiliates may have provided, and may in the future provide, a variety of these services to the School Corporation and to persons and entities with relationships with the School Corporation, for which they received or will receive customary fees and expenses.

In the ordinary course of these business activities, Stifel and its affiliates may purchase, sell or hold a broad array of investments and actively trade securities, derivatives, loans and other financial instruments for their own account and for the accounts of their customers, and such investment and trading activities may involve or relate to assets, securities and/or instruments of the School Corporation (directly, as collateral securing other obligations or otherwise) and/or persons and entities with relationships with the School Corporation.

Stifel and its affiliates may also communicate independent investment recommendations, market color or trading ideas and/or publish or express independent research views in respect of such assets, securities or instruments and may at any time hold, or recommend to clients that they should acquire such assets, securities and instruments. Such investment and securities activities may involve securities and instruments of the School Corporation.

MUNICIPAL ADVISOR

Therber & Brock (the "Municipal Advisor") has been retained by the School Corporation to provide certain financial advisory services, including preparation of the Official Statement. The information contained in the Official Statement has been compiled from records and other materials provided by the School Corporation and other sources considered to be reliable. The Municipal Advisor has not independently verified the completeness and accuracy of the information contained in the Official Statement.

Therber & Brock is a Municipal Advisor registered with the Securities and Exchange Commission and the Municipal Securities Rulemaking Board, and is neither a placement agent nor a broker/dealer.

The offer and sale of the Bonds shall be made by, and under the control and supervision of, the School Corporation.

RATINGS

S&P Global Ratings ("S&P") has assigned a rating of "AA+" to the Bonds based upon the Indiana State Intercept Program (see "INTERCEPT PROGRAM" herein) and an underlying rating of "A+". Such ratings reflect only the view of S&P and any explanation of the significance of such ratings may be obtained from S&P.

Generally, a rating agency bases its ratings on the information and materials furnished to it and on investigations, studies and assumptions of its own. There is no assurance that any ratings will continue for any given period of time or that they will not be revised downward or withdrawn entirely by such rating agency if in the judgment of such rating agency circumstances so warrant. Any such downward revision or withdrawal of the ratings may have an adverse effect on the market price of the Bonds.

Such ratings are not to be construed as a recommendation of the rating agency to buy, sell or hold the Bonds, and the ratings assigned by any rating agency should be evaluated independently. Except as may be required by the undertaking described under the heading "CONTINUING DISCLOSURE" none of the Building Corporation, the School Corporation or the Underwriter undertakes responsibility to bring to the attention of the owners of the Bonds any proposed change in or withdrawal of such ratings or to oppose any such revision or withdrawal.

STATEMENT OF ISSUER

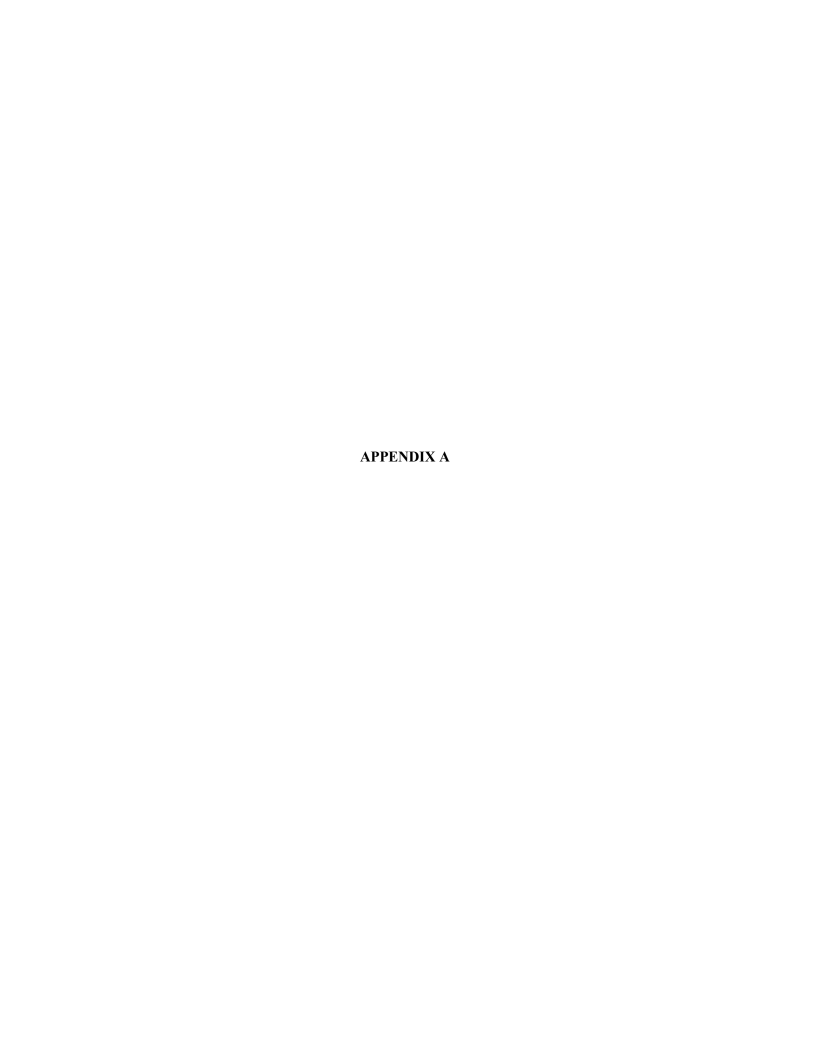
The information and descriptions of documents included in this Official Statement do not purport to be complete and are expressly made subject to the exact provisions of the complete documents. Prospective purchasers of the Bonds are referred to the documents for details of all terms and conditions thereof relating to the Bonds.

Neither this Official Statement, nor any statement which may have been made orally or in writing is to be construed as a contract with the owners of any of the Bonds. Any statements in this Official Statement involving matters of opinion, whether or not expressly so stated, are intended as such and not as representations of fact.

Copies of documents may be obtained upon request from Therber & Brock, 11550 North Meridian Street, Suite 275, Carmel, Indiana, 46032, Financial Advisor.

This Official Statement has been authorized and approved by the School Corporation and the Building Corporation.

The date of this Official Statement is October, 2025	5.
	Seymour Elementary School Building Corporation
by:	/s/



SEYMOUR COMMUNITY SCHOOLS

Seymour Community Schools consists of Hamilton, Jackson, Redding and Washington Townships, including the Town of Seymour, all in Jackson County, Indiana. The School Corporation was organized under the provisions of the Indiana Code of 1971, Title 20, Article 4 (formerly Chapter 202 of the Acts of 1959), and has a total land area of 165 square miles.

The School Corporation is governed by a seven member Board of School Trustees. Administrative functions are carried out by the Superintendent of Schools, Assistant Superintendent, Chief Financial Officer and staff members.

School Facilities

The School Corporation operates five elementary schools, one middle school, one high school and one alternative middle school. These schools are as follows, with dates of original construction, additions and improvements in parentheses.

School	Grades housed
Brown Elementary (1976, 2014)	K - 5
Cortland Elementary (1964, 2001)	K - 5
Emerson Elementary (1989, 2000)	K - 5
Jackson Elementary (2003, 2010)	K - 6
Redding Elementary (2003, 2010)	K - 6
Seymour Middle School (1981, 2001)	7 - 8
Seymour High School (1959, 2001)	9 - 12
Owl Tech Virtual Learning Center (2019)	N/A
Ag. Science & Research Facility (2016)	9 - 12

Enrollments

Total enrollments for the previous six years have been:

2020 - 21	5,150
2021 - 22	5,261
2022 - 23	5,343
2023 - 24	5,473
2024 - 25	5,432
2025 - 26	5,290

Projected enrollments for upcoming years are:

2026 - 27	5,290
2027 - 28	5,290
2028 - 29	5,290
2029 - 30	5,290
2030 - 31	5,290

Source: School Corporation; Indiana Department of Education

Pension Plans

Public Employees' Retirement Fund

Plan Description

The Indiana Public Employees' Retirement Fund (PERF) is a defined benefit pension plan. PERF is an agent multiple-employer public employee retirement system, which provides retirement benefits to plan members and beneficiaries. All full-time employees are eligible to participate in this defined benefit plan. State statutes (IC 5-10.2 and 5-10.3) govern, through the Indiana Public Retirement System (INPRS) Board, most requirements of the system, and give the School Corporation authority to contribute to the plan. The PERF retirement benefit consists of the pension provided by employer contributions plus an annuity provided by the member's annuity savings account. The annuity savings account consists of members' contributions, set by state statute at 3 percent of compensation, plus the interest credited to the member's account. The employer may elect to make the contributions on behalf of the member.

INPRS administers the plan and issues a publicly available financial report that includes financial statements and required supplementary information for the plan as a whole and for its participants. That report may be obtained by contacting:

Indiana Public Retirement System 1 North Capitol Street, Suite 001 Indianapolis, IN 46204 Ph. (888) 526-1687

Funding Policy and Annual Pension Cost

The contribution requirements of the plan members for PERF are established by the Board of Trustees of INPRS.

Employer contributions for the year 2024 were \$1,732,215.99.

Teacher's Retirement Fund

Plan Description

The Indiana Teacher's Retirement Fund (TRF) is a defined benefit pension plan. TRF is a cost-sharing multiple-employer public employee retirement system, which provides retirement benefits to plan members and beneficiaries. All employees engaged in teaching or in the supervision of teaching in the public schools of the State of Indiana are eligible to participate in TRF. State statute (IC 5-10.2) governs, through the Indiana Public Retirement System (INPRS) Board, most requirements of the system, and gives the School Corporation authority to contribute to the plan. The TRF retirement benefit consists of the pension provided by employer contributions plus an annuity provided by the member's annuity savings account. The annuity savings account consists of members' contributions, set by state statute at 3 percent of compensation, plus the interest credited to the member's account. The School Corporation may elect to make the contributions on behalf of the member.

INPRS issues a publicly available financial report that includes financial statements and required supplementary information for the TRF plan as a whole and for its participants. That report may be obtained by contacting:

Indiana Public Retirement System 1 North Capitol Street, Suite 001 Indianapolis, IN 46204 Ph. (888) 286-3544

Funding Policy and Annual Pension Cost

The School Corporation contributes the employer's share and the employee's share to TRF for certified employees employed under a federally funded program and all the certified employees hired after July 1, 1995. The School Corporation currently receives partial funding, through the school funding formula, from the State of Indiana for this contribution. The employer's share of contributions for certified personnel who are not employed under a federally funded program and were hired before July 1, 1995, is considered to be an obligation of, and is paid by, the State of Indiana. The School Corporation pays the employee's share for those employees hired prior to July 1, 1995.

Employer contributions for the year 2024 were \$2,118,619.63.

Additional Post-Employment Benefits

The School Corporation provides certain benefits to its certified staff, administrators and classified staff. These include such benefits as i) an employer match to a VEBA which is funded on a current basis; ii) payment for unused sick days with a maximum of 125 days; iii) for teachers with 20 years' experience, they may receive a bridge payment of \$6,000 annually from age 55 until age 62 and iv) retirees may remain on the School Corporation's health insurance plan until age 65 but must pay 100% of the premium. Over the last 6 years, the School Corporation has averaged about \$50,000 per year in payments to retirees. The School Corporation anticipates being able to make any required payments out of its Education Fund which has a current excess cash balance of \$1,500,000, and in addition it does have approximately \$8,000,000 in its Rainy Day Fund.

Receipts and Disbursements

	The Years Ended December 31,				
	<u>2022</u>	<u>2023</u>	<u>2024</u>		
EDUCATION FUND					
January 1 Balance	\$2,527,142	\$3,914,448	\$6,554,738		
Revenues					
State Grants	38,870,710	42,440,060	45,815,679		
Other	214,523	398,881	1,945633		
Total	\$39,085,233	\$42,838,941	\$47,761,312		
Expenditures	37,697,927	40,198,651	44,822,495		
December 31 Balance	\$3,914,448	\$6,554,738	\$9,493,556		
DEBT SERVICE FUND					
January 1 Balance	\$1,476,953	\$1,181,736	\$728,575		
Revenues					
Local Property Tax	3,665,179	7,174,443	7,511,393		
Financial Institutions Tax	51,401	64,216	53,175		
Excise Tax	331,068	531,638	531,904		
Total	\$4,047,648	\$7,770,297	\$8,102,074		
Expenditures	4,342,865	8,223,458	8,097,013		
December 31 Balance	\$1,181,736	\$728,575	\$733,636		
RETIREMENT/SEVERANCE FUND					
January 1 Balance	\$155,432	\$156,545	\$159,471		
Revenues					
Local Property Tax	279,672	282,005	141,710		
Financial Institutions Tax	3,916	2,527	1,005		
Excise Tax	25,222	20,912	10,063		
Total	\$308,810	\$305,444	\$152,778		
Expenditures	307,697	302,518	312,249		
December 31 Balance	\$156,545	\$159,471	\$0		
OPERATIONS FUND					
January 1 Balance	\$4,649,625	\$4,948,948	\$3,695,655		
Revenues					
Local Property Tax	6,555,494	6,602,268	6,967,107		
Financial Institutions Tax	95,639	63,097	53,130		
Excise Tax	616,001	522,366	531,457		
Other	5,483,438	5,609,281	6,530,840		
Total	\$12,750,572	\$12,797,012	\$14,082,534		
Expenditures	12,451,249	14,050,305	14,571,093		
December 31 Balance	\$4,948,948	\$3,695,655	\$3,207,096		

Source: School Corporation Annual Financial Reports (Forms 9) prepared by School Officials for the Division of School Finance; School Corporation

Cash Balances by Fund

		December 31,				
	2021	<u>2022</u>	<u>2023</u>	<u>2024</u>		
Education Fund	\$ 2,527,142	\$ 3,914,448	\$ 6,554,738	\$ 9,493,556		
Operations Fund	4,649,625	4,948,948	3,695,655	3,207,096		
Debt Service Fund	1,476,953	1,181,736	728,575	733,636		
Retirement/Severance Fund	155,432	156,545	159,471	0		
Other Funds	4,650,504	18,343,377	13,854,031	14,398,546		
	<u>\$ 13,459,656</u>	<u>\$ 28,545,054</u>	\$ 24,992,480	\$ 27,832,834		

Source: School Corporation Annual Financial Reports (Forms 9) prepared by School Officials for the Division of School Finance; School Corporation

State of Indiana Payments - Education Fund

2020	\$ 36,007,783
2021	36,959,581
2022	38,870,710
2023	42,440,060
2024	45,815,679
2025 (estimated)	46,485,515

Source: School Corporation Financial Reports (Forms 9) prepared by School Officials for the Division of School Finance; School Corporation

Tax Rates

Property tax rates for the School Corporation for 2025 and preceding years have been as follows:

Fund	<u>2019</u>	<u>2020</u>	<u>2021</u>	<u>2022</u>	<u>2023</u>	<u>2024</u>	<u>2025</u>
Debt Service Operations Severance/Retirement	\$.2636 .4383 .0206	\$.2882 .4483 .0199	\$.2822 .4694 .0206	\$.2612 .4860 .0199	\$.4703 .4621 .0185	\$.4756 .4752 .0090	\$.4784 .4756 .0000
20,01,01,010	\$.722 <u>5</u>	\$.7564	\$.7722	\$.7671	\$.9509	\$.9598	\$.9540

Source: Jackson County Auditor; DLGF

Large Taxpayers

The following are among the largest taxpayers in the School Corporation, as compiled by the offices of the Jackson County Auditor from assessment records.

Name and Business	2024 - 2025 Assessed Valuation
Aisin USA (automotive components)	\$ 74,309,350
Cummins Engine Company Inc. (diesel engines)	73,515,720
Wal-Mart (retail distribution center)	55,575,740
Kremers Urban Pharmacy (pharmaceutical products)	34,661,700
Rose Acre Farms Inc. (farm)	34,366,580
Valeo North America (lighting fixtures)	23,007,690
Nippon Steel Pipe America (manufacturing)	22,277,040
Burkart Crossing Apartment Partners (apartments)	18,444,700
Silgan Plastics Corp. (plastics)	16,324,330
Duke Energy (utility)	15,520,240

Note: Reasonable efforts have been made to determine and report the largest taxpayers and include the taxable property of such taxpayers; however, many of such taxpayers may own multiple parcels and it is possible that some parcels and their valuations may not be included.

Assessed Valuation

Official net assessed valuation totals for the School Corporation for the past seven years are shown below.

Year Taxes	Assessed
<u>Payable</u>	<u>Valuation</u>
2020	4.25 0.440.550
2020	\$ 1,359,440,753
2021	1,353,373,932
2022	1,367,379,799
2023	1,511,456,030
2024	1,560,316,466
2025	1,651,890,765
2026	1,770,293,105

Source: Jackson County Auditor; DLGF

Taxes Levied and Collected

The following table shows the recent history of property tax collections for the School Corporation. Collections shown include present levies and prior year delinquencies, including penalties and interest on delinquencies.

Collection <u>Year</u>	Certified Taxes <u>Levied</u>	Less: Estimated Circuit Breaker <u>Tax Credit</u>	Net Levy Inclusive of <u>Circuit Breaker</u>	Taxes Collected	Gross Levy Collection Percentage	Net Levy Collection Percentage
2018	\$ 9,786,489	\$ 243,757	\$ 9,542,732	\$ 9,769,307	99.82%	102.37%
2019	9,680,282	282,555	9,397,727	9,456,573	97.69	100.63
2020	10,282,809	246,081	10,036,728	10,039,908	97.64	100.03
2021	10,450,753	255,045	10,195,708	10,131,728	96.95	99.37
2022	10,489,170	273,397	10,215,773	10,500,345	100.11	102.79
2023	14,372,435	544,870	13,827,565	14,058,716	97.82	101.67
2024	14,975,917	555,541	14,420,376	14,620,210	97.62	101.39
2025	15,759,037	650,803	15,108,234		IN PROCESS	

Source: School Corporation; Jackson County Auditor; DLGF

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Indebtedness

The following tabulation, prepared as of October, 2025, reflects the issuance of the Bonds.

Net Assessed Valuation	\$ 1,770,293,105	<u>Per Capita</u> \$ 32,957	Percent of Assessed Valuation
Direct Debt	\$ 71,323,455*	\$ 2,241*	4.32%*
Direct, Overlapping & Underlying Debt	\$ 146,344,875*	\$ 4,597*	8.86%*

Population: 31,839 (July 1, 2024 estimate)

The following tabulation itemizes the outstanding principal amount of long term direct, overlapping and underlying indebtedness of the School Corporation, payable from property taxes.

		Appl	<u>Applicable</u>		
<u>Direct Debt:</u>	Outstanding <u>Amount</u>	Percentage	<u>Amount</u>		
General Obligation Bonds of 2024	\$ 2,050,000	100.00%	\$ 2,050,000		
Common School Loan (2021)	103,960	100.00%	103,960		
Common School Loan (2022)	210,440	100.00%	210,440		
Common School Loan (2023)	422,419	100.00%	422,419		
Common School Loan (2024)	541,636	100.00%	541,636		
Ad Valorem Property Tax First Mortgage Bonds, Series 2022	48,185,000	100.00%	48,185,000		
AD VALOREM PROPERTY TAX FIRST MORTGAGE BONDS, SERIES 2025 (THIS ISSUE)*	19,810,000*	100.00%	19,810,000*		
Total			<u>\$71,323,455</u> *		

^{*} Preliminary, subject to change.

	Applicable		
	Outstanding Amount	Percentage	Amount
Overlapping & Underlying Debt(1):			
Jackson County, Indiana General			
Obligation Bonds, Series 2022	\$ 665,000	67.68%	\$ 450,072
Jackson County Building Corporation			
Lease Rental Revenue Bonds, Series 2020	4,900,000	67.68%	3,316,320
Jackson County, Indiana Building			
Corporation Lease Rental Revenue			
Bonds, Series 2017 ⁽²⁾	\$ 1,050,000	67.68%	\$ 710,640
City of Seymour Sewage Works Revenue			
Bonds, Series 2024 ⁽³⁾	12,302,000	100.00%	12,302,000
City of Seymour Build - Operate -			
Transfer Park Financing ⁽⁴⁾	772,388	100.00%	772,388
City of Seymour Taxable Economic			
Development Revenue Bonds, Series 2013 ⁽⁵⁾	1,100,000	100.00%	1,100,000
City of Seymour Redevelopment	, ,		, ,
Authority Lease Rental Revenue Bonds of 2012 ⁽⁶⁾	2,045,000	100.00%	2,045,000
City of Seymour Sewage Works	2,0 .0,000	10010070	2,0 .0,0 00
Revenue Bonds, Series 2017 ⁽⁷⁾	3,000,000	100.00%	3,000,000
City of Seymour Redevelopment Authority	3,000,000	100.0070	3,000,000
Lease Rental Revenue Bonds, Series 2019 ⁽⁸⁾	15,370,000	100.00%	15,370,000
City of Seymour Redevelopment Authority	13,370,000	100.0070	13,370,000
· · · · · · · · · · · · · · · · · · ·	0.660.000	100.000/	0.660.000
Lease Rental Revenue Bonds, Series 2020 ⁽⁹⁾	8,660,000	100.00%	8,660,000
City of Seymour Sewage Works		100.000/	
Revenue Refunding Bonds, Series 2021 ⁽¹⁰⁾	5,515,000	100.00%	5,515,000
City of Seymour Municipal Facilities			
Building Corporation Lease Rental Bonds, Series 2021	8,175,000	100.00%	8,175,000
City of Seymour, Indiana Redevelopment	8,1/3,000	100.00%	8,173,000
District Tax Increment Revenue Bonds,			
Series 2019(11)	1 570 000	100.000/	1 570 000
City of Seymour Sewage Works	1,570,000	100.00%	1,570,000
Revenue Bonds of 2015	10,815,000	100.00%	10,815,000
City of Seymour General Obligation Bonds, Series 2023		100.00%	1,220,000
City of Seymour General Congution Bonds, Series 2025	1,220,000	100.0070	
Total Overlapping and Underlying Debt			\$ 75,021,420
Total Direct, Overlapping and Underlying Debt			<u>\$ 146,344,875</u> ⁽¹²⁾

Overlapping and underlying indebtedness figures are taken from sources deemed reliable but not guaranteed. The School Corporation does not guarantee the accuracy or completeness of this information.

⁽²⁾ Paid primarily from LIT revenues.

⁽³⁾ Paid primarily from wastewater revenues.

⁽⁴⁾ Paid primarily from TIF revenues.

⁽⁵⁾ Paid primarily from TIF revenues.

⁽⁶⁾ Paid primarily from TIF revenues.

⁽⁷⁾ Paid primarily from TIF revenues.

⁽⁸⁾ Paid primarily from TIF revenues.

⁽⁹⁾ Paid primarily from TIF revenues.

⁽¹⁰⁾ Paid primarily from wastewater revenues.

⁽¹¹⁾ Paid primarily from TIF revenues.

⁽¹²⁾ Preliminary, subject to change.

Debt Payment History

The School Corporation has met its past debt repayment obligations promptly and has no record of default.

Future Financing

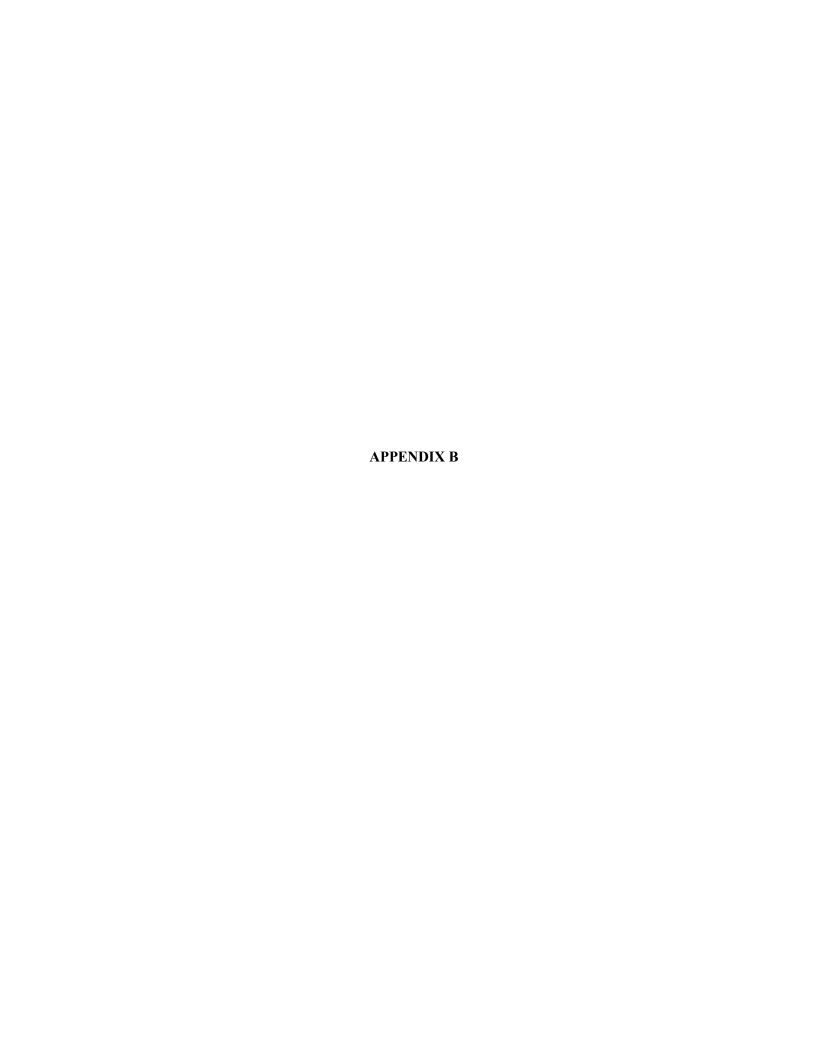
The School Corporation continues to monitor refinancing opportunities and capital needs within the School Corporation and may consider future borrowings when deemed appropriate.

Debt Limit

The amount of general obligation debt a political subdivision in the State of Indiana can incur is controlled by the constitutional debt limit. This amount is equal to two percent of one third of the net assessed valuation of the political subdivision. The School Corporation debt limit is as follows:

Year Payable 2025 Net Assessed Valuation Divided by 3	\$ 1,770,293,105 <u>3</u>
Sub-total Times 2%	\$ 590,097,701 <u>2%</u>
General Obligation Debt Limit	\$ 11,801,954
Less: Outstanding General Obligation Bonds of 2024	2,050,000
Remaining Amount	<u>\$ 9,751,954</u> *

^{*} The Bonds described herein do not count against the School Corporation's debt limit.



GENERAL INFORMATION ABOUT THE AREA

Location

Jackson County is located in south central Indiana, with Seymour, where the School Corporation is located, 60 miles south of Indianapolis and 50 miles north of Louisville, Kentucky.

Population

Comparative population figures for the School Corporation and Jackson County, taken from U.S. Census Bureau reports, show the following:

	<u>1990</u>	<u>2000</u>	<u>2010</u>	<u>2020</u>	<u>July 1, 2024 (est.)</u>
School Corporation	22,774	26,263	27,057	30,135	31,839
Remainder of County	<u>14,956</u>	15,072	<u>15,319</u>	<u>16,293</u>	<u>15,581</u>
Total Jackson County	<u>37,730</u>	<u>41,335</u>	<u>42,376</u>	<u>46,428</u>	<u>47,420</u>

Economic Factors

Among the major industrial employers in Seymour are:

Name and Product	Employment
Aisin USA (automotive components)	2,195
Valeo North America, Inc. (lighting fixtures)	1,617
Cummins – Seymour engine plant and tech center (diesel engines)	1,028
Aisin Drivetrain (drivetrain components)	592
Nippon Steel Tube America (cold drawn steel tubes)	417
Lannett (formerly Kremers Pharmaceutical) (pharmaceutical products)	396
Silgan Plastics (molded plastic products)	206
Cerrowire LLC (electric wire and cable)	177
R.R. Donnelly Co. (printing press)	125
The Royal Group (corrugated containers)	123
Aisin Chemical Indiana, LLC (automotive components)	104

Source: Jackson County Industrial Development Corporation

Employment statistics are not maintained separately for the School Corporation, but the following data for Jackson County and the State of Indiana was supplied by the Indiana Department of Employment and Training Services.

	Annual Averages				June,	
Jackson County	<u>2021</u>	<u>2022</u>	<u>2023</u>	<u>2024</u>	<u>2025</u>	
<u>sackson County</u>						
Labor Force	23,455	23,589	23,067	23,401	24,104	
Unemployed	771	668	682	812	789	
% Unemploye	3.3%	2.8%	3.0%	3.5%	3.3%	
Other Unemployment Rates						
Indiana	3.9%	3.1%	3.4%	4.2%	3.7%	
United States	5.3%	3.6%	3.6%	4.0%	4.4%	

Much of Jackson County outside the developed residential and commercial areas is high-quality farmland. The 2022 U.S. Census of Agriculture shows the following comparative information on farm and acreage values in Jackson County and the State of Indiana:

	Jackson <u>County</u> 2022	State of <u>Indiana</u> 2022
Total Land Area - acres	329,000	23,158,000
Number of Farms	607	53,599
Land in Farms - acres	168,778	14,602,240
% of Land in Farms	51%	63%
Average Size of Farm - acres	278	272
Average Value Per Farm	\$ 1,934,735	\$ 2,250,114
Average Value Per Acre	\$ 6,958	\$ 8,259

Transportation

The School Corporation is served by U.S. Highways 31 and 50, and Indiana Highways 11, 258, 135, 39 and 58. Interstate 65 gives School Corporation residents easy access to Indianapolis and Louisville, Kentucky.

Air passenger service is available at Seymour Municipal Airport, as well as Indianapolis and Louisville. Several freight lines serve the area, and CSX and The Louisville & Indiana Railroad provide rail service.

Public Utilities

The following public utilities provide service to residents of the School Corporation.

Electric - Duke Energy

Natural Gas - Vectren

- Midwest Natural Gas Co.

Telephone - AT&T

Water - Indiana-American Water Co.

- Jackson County Water Utilities

Financial Institutions

The following banks are located within the School Corporation.

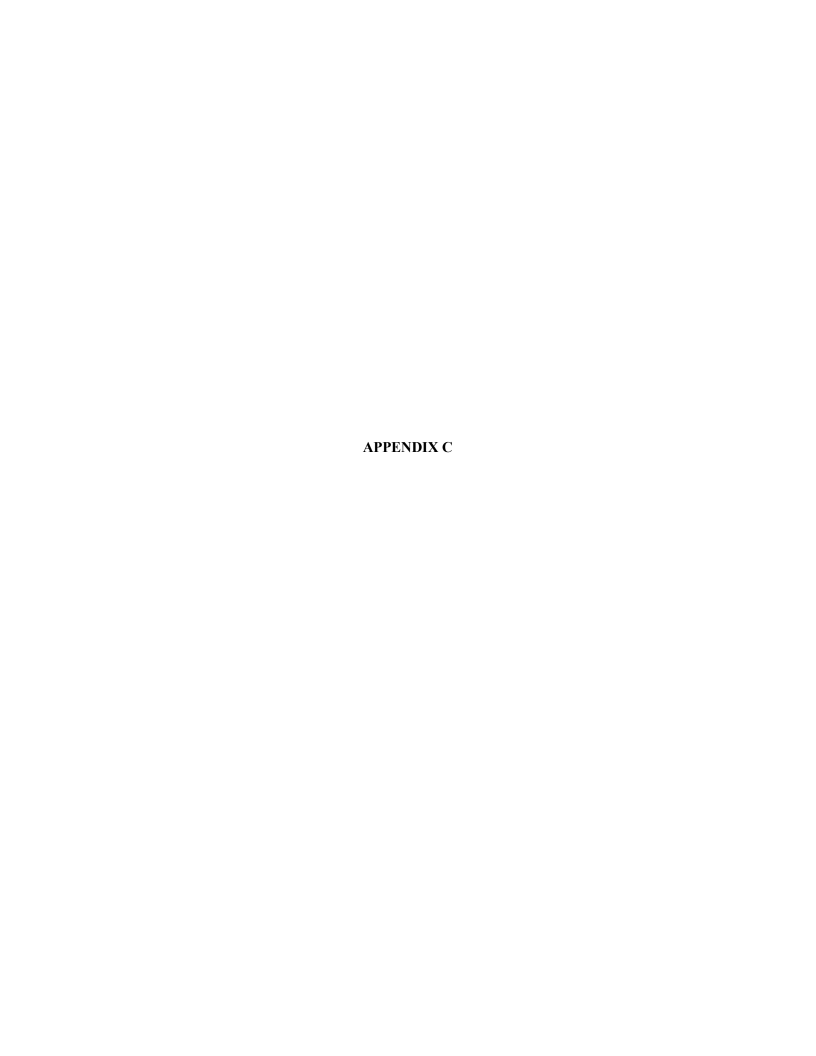
First Financial Bank German American Bank Jackson County Bank MainSource Bank Old National Bank MutualBank PNC Bank The Peoples Bank Woodforest National Bank

Higher Education

Name	<u>Location</u>	Distance from Seymour
Indiana University-Purdue		
University Regional Campus	Columbus, Indiana	20 miles
Franklin College	Franklin, Indiana	35 miles
Hanover College	Hanover, Indiana	45 miles
Indiana University-Southeast	New Albany, Indiana	45 miles
Indiana University	Bloomington, Indiana	50 miles
University of Louisville	Louisville, Kentucky	55 miles

Hospitals

Schneck Medical Center in Seymour is a full service medical facility with several specialties in women's services, surgical services, outpatient services and many physician practices.



FORM OF OPINION OF BOND COUNSEL



relating thereto.

One American Square | Suite 2900 | Indianapolis, IN 46282-0200

LEGAL COUNSEL	One American Square Suite 2900 Indianapolis, IN 46262-0200
, 2025	
Stifel, Nicolaus & Cor Indianapolis, Indiana	npany, Incorporated
Ad Va Total	our Elementary School Building Corporation lorem Property Tax First Mortgage Bonds, Series 2025 Issue: \$19,810,000 al Date:, 2025
Ladies and Gentlemen	:
Corporation (the "Issue of, 2 "Indenture") between the dated as of June 1, 20 Seymour Community sand such other papers a proceedings and certification.	d as bond counsel in connection with the issuance by Seymour Elementary School Building er") of \$19,810,000 of Ad Valorem Property Tax First Mortgage Bonds, Series 2025 dated as 025 (the "Bonds"), pursuant to Indiana Code § 20-47-3 (the "Act") and a Trust Indenture (the he Issuer and The Bank of New York Mellon Trust Company, N.A., as trustee (the "Trustee"), 25. We have examined the law and the certified transcript of proceedings of the Issuer and Schools (the "School Corporation") relative to the authorization, issuance and sale of the Bonds as we deem necessary to render these opinions. We have relied upon the certified transcript of cates of public officials, including the Issuer's and the School Corporation's tax covenants and Representations"), and we have not undertaken to verify any facts by independent investigation.
We have also Indenture.	relied upon a commitment for title insurance as to title to the real estate described in the
	been engaged or undertaken to review the accuracy, completeness or sufficiency of the atement dated, 2025 or the Final Official Statement dated, 2025

Based on our examination, we are of the opinion, as of the date hereof, as follows:

1. The Lease Agreement (the "Lease") between the Issuer, as lessor, and the School Corporation, as lessee, executed as of May 6, 2025, and with a term of twelve (12) years, has been duly entered into in accordance with the provisions of the Act, and is a valid and binding Lease. All taxable property in the School Corporation is subject to ad valorem taxation to pay the Lease rentals; however, the School Corporation's collection of the levy may be limited by operation of Indiana Code § 6-1.1-20.6, which provides taxpayers with tax credits for property taxes attributable to different classes of property in an amount that exceeds certain percentages of the gross assessed value of that property. The School Corporation is required by law to fully fund the payment of its Lease rentals in an amount sufficient to pay the Lease rentals, regardless of any reduction in property tax collections due to the

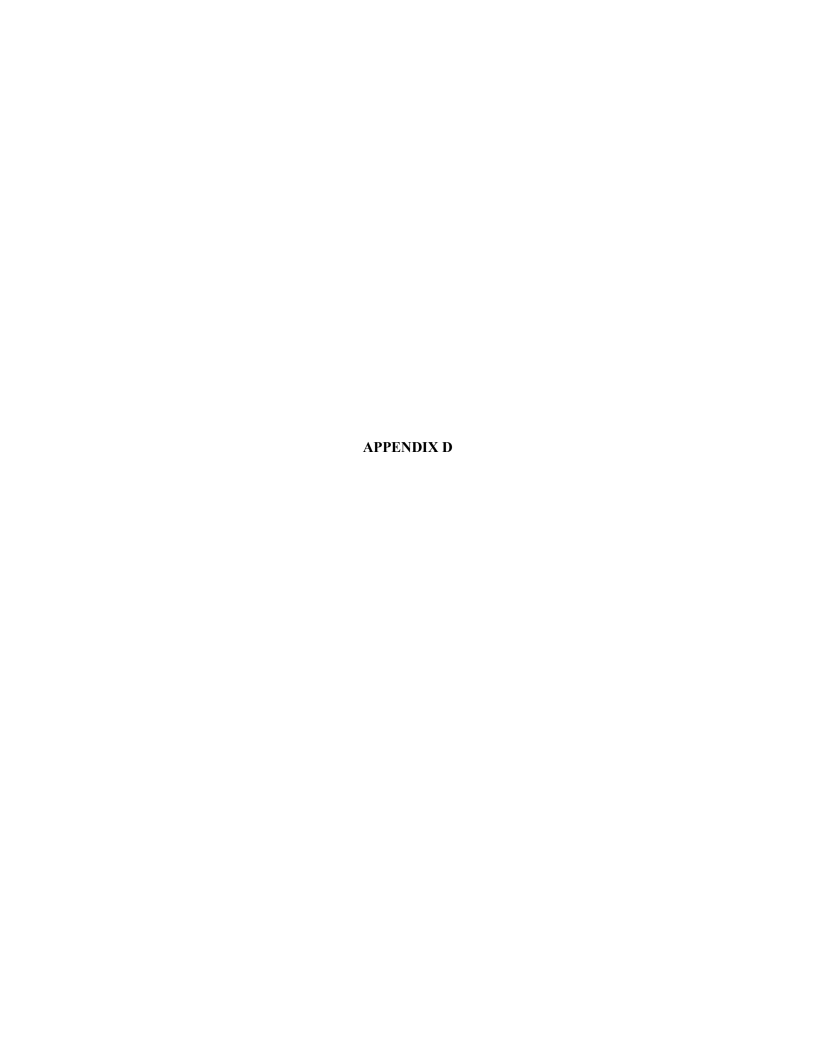
(collectively, the "Official Statement") or any other offering material relating to the Bonds, and we express no opinion

application of such tax credits. Pursuant to the Lease, the School Corporation is required by law annually to pay the Lease rentals which commence with payments during renovation of the leased premises beginning on June 30, 2026, and which full rentals commence with the later of completion of renovation and improvements to the school building or June 30, 2027.

- 2. The Issuer has duly authorized, sold, executed and delivered the Bonds and has duly authorized and executed the Indenture securing the same, and the Indenture has been duly recorded. The Bonds are the valid and binding obligations of the Issuer secured by a mortgage on the property described in the Indenture. Any foreclosure of the mortgage would, if the School Corporation is not in default in the payment of rentals as provided in the Lease, be subject to the rights of the School Corporation under the Lease.
- 3. Under statutes, decisions, regulations and rulings existing on this date, the interest on the Bonds is exempt from income taxation in the State of Indiana (the "State"). This opinion relates only to the exemption of interest on the Bonds from State income taxation.
- 4. Under federal statutes, decisions, regulations and rulings existing on this date, the interest on the Bonds is excludable from gross income of the owners for federal income tax purposes pursuant to Section 103 of the Internal Revenue Code of 1986, as amended to the date hereof (the "Code") and is not an item of tax preference for purposes of the federal alternative minimum tax imposed on individuals; however, such interest on the Bonds may be taken into account for the purpose of computing the alternative minimum tax imposed on certain corporations. This opinion is conditioned upon compliance by the Issuer and the School Corporation subsequent to the date hereof with the Tax Representations. Failure to comply with the Tax Representations could cause interest on the Bonds to lose the exclusion from gross income for federal income tax purposes retroactive to their date of issuance.

It is to be understood that the rights of the registered owners of the Bonds and the enforceability of the Bonds and the Indenture, as well as the rights of the Issuer, the School Corporation and the Trustee and the enforceability of the Lease may be subject to (i) bankruptcy, insolvency, reorganization, moratorium and other similar laws affecting creditors' rights heretofore or hereafter enacted and that their enforcement may be subject to the exercise of judicial discretion in accordance with general principles of law and equity; and (ii) the valid exercise of the constitutional powers of the State and the United States of America.

Very truly yours,



MASTER CONTINUING DISCLOSURE UNDERTAKING

This MASTER CONTINUING DISCLOSURE UNDERTAKING dated as of April 27, 2016 (the "Master Undertaking") is executed and delivered by SEYMOUR COMMUNITY SCHOOLS (the "Obligor") for the purpose of permitting various Underwriters (as hereinafter defined) of the Obligations (as hereinafter defined) issued by or on behalf of the Obligor from time to time to purchase such Obligations in compliance with the Securities and Exchange Commission ("SEC") Rule 15c2-12 (the "SEC Rule") as amended;

WITNESS ETH THAT:

Section 1. <u>Definitions.</u> The words and terms defined in this Master Undertaking shall have the meanings herein specified unless the context or use clearly indicates another or different meaning or intent. Those words and terms not expressly defined herein and used hereinwith initial capitalization where rules of grammar do not otherwise require capitalization, shall have the meanings assigned to them in the SEC Rule.

- (1) "Holder" or any similar term, when used with reference to any Obligation or Obligations, means any person who shall be the registered owner of any outstanding Obligation, or the owner of a beneficial interest in such Obligation.
- (2) "EMMA" is Electronic Municipal Market Access System established by the MSRB.
- (3) "Final Official Statement" means, with respect to any Obligations, the final Official Statement relating to such Obligations, including any document or set of documents included by specific reference to such document or documents available to the public on EMMA.
- (4) "MSRB" means the Municipal Securities Rulemaking Board.
- (5) "Obligated Person" means any person, including the Obligor, who is either generally or through an enterprise, fund, or account of such person committed by contract or other arrangement to support payment of all or a part of the obligations on the Obligations (other than providers of municipal bond insurance, letters of credit, or other liquidity facilities). All Obligated Persons with respect to Obligations currently are identified in Section 3 below.
- (6) "Obligations" means the various obligations issued by or on behalf of SEYMOUR COMMUNITY SCHOOLS, as listed on Exhibit A, as the same shall be amendedor supplemented from time to time.
- (7) "Underwriter" or "Underwriters" means, with respect to any Obligations, the underwriter or underwriters of such Obligations pursuant to the applicable purchase agreement for such Obligations.
- Section 2. <u>Obligations: Term.</u> (a) This Master Undertaking applies to the Obligations.

- (b) The term of this Master Undertaking extends from the date of delivery of the Master Undertaking by the Obligor to the earlier of (i) the date of the last payment of principal orredemption price, if any, of, and interest to accrue on, all Obligations or (ii) the date all Obligations are defeased under the respective trust indentures or respective resolutions.
- Section 3. <u>Obligated Persons.</u> The Obligor hereby represents and warrants as of the date hereof that the only Obligated Person with respect to the Obligations is the Obligor. If any such person is no longer committed by contract or other arrangement to support payment of the Obligations, such person shall no longer be considered an Obligated Person within the meaning of the SEC Rule and the continuing obligation under this Master Undertaking to provide annual financial information and notices of events shall terminate with respect to such person.

Section 4. <u>Provision of Financial Information.</u> (a) The Obligor hereby undertakes to provide, with respect to the Obligations, the following financial information, in each case (i) in an electronic format as prescribed by the MSRB and (ii) accompanied by identifying informationas prescribed by the MSRB:

- (1) To the MSRB, the audited financial statements of the Obligor as prepared and examined by the Indiana State Board of Accounts on a biennial basis for each period of two fiscal years, together with the opinion of the reviewers thereof and all notes thereto (collectively, the "Audited Information"), by the June 30 immediately following each biennial period. Such disclosure of Audited Information shall first occur by June 30, 2016, and shall be made by June 30 every two years thereafter, if the Audited Information is delivered to the Obligor by June 30 of each biennial period. If, however, the Obligor has not received the Audited Information by such June 30 biennial date, the Obligor agrees to (i) post a voluntary notice to the MSRB by June 30 of such biennial period that the Audited Information has not been received, and (ii) post the Audited Information within 60 days of the Obligor's receipt thereof; and
- (2) To the MSRB, no later than June 30 of each year beginning June 30, 2016, the most recent unaudited annual financial information for the Obligor including (i) unaudited financial statements of the Obligor, and (ii) operating data (excluding any demographic information or forecast) of the general type provided under the general categories of headings as described below (collectively, the "Annual Information"), which Annual Information may be provided in such format and under such headings as the School Corporation deems appropriate:

APPENDIX A

SEYMOUR COMMUNITY SCHOOLS

- Enrollments
- Receipts and Disbursements
- Cash Balances by Fund
- State of Indiana Payments
- Tax Rates
- Assessed Valuation
- Taxes Levied and Collected
- Large Taxpayers
- (b) If any Annual Information or Audited Information relating to the Obligor referred to in paragraph (a) of this Section 4 no longer can be provided because the operations to which they relate have been materially changed or discontinued, a statement to that effect, provided by the Obligor to the MSRB, along with any other Annual Information or Audited Information required to be provided under this Agreement, shall satisfy the undertaking to provide such Annual Information or Audited Information. To the extent available, the Obligor shall cause to be filed along with the other Annual Information or Audited Information operating data similar to that which can no longer be provided.
- (c) The disclosure may be accompanied by a certificate of an authorized representative of the Obligor in the form of Exhibit B attached hereto.
- (d) The Obligor agrees to make a good faith effort to obtain Annual Information and Audited Information. However, failure to provide any component of Annual Information and Audited Information, because it is not available to the Obligor on the date by which Annual Information is required to be provided hereunder, shall not be deemed to be a breach of this Master Undertaking. The Obligor further agrees to supplement the Annual Information or Audited Information filing when such data is available.
- (e) Annual Information or Audited Information required to be provided pursuant to this Section 4 may be provided by a specific reference to such Annual Information or Audited Information already prepared and previously provided to the MSRB. Any information included by reference shall also be (i) available to the public on EMMA at www.emma.msrb.org, or (ii) filed with the SEC.
- (f) All continuing disclosure filings under this Master Undertaking shall be made in accordance with the terms and requirements of the MSRB at the time of such filing. As of the date of this Master Undertaking, the SEC has approved the submission of continuing disclosure filings on EMMA, and the MSRB has requested that such filings be made by transmitting such filings electronically to EMMA currently found at www.emma.msrb.org.
- Section 5. <u>Accounting Principles.</u> The Annual Information will be prepared on a cash basis as prescribed by the State Board of Accounts, as in effect from time to time, as described in the auditors' report and notes accompanying the audited financial statements of the Obligor or those mandated by state law from time to time. The Audited Information of the

Obligor, as described in Section 4(a)(l) hereof, will be prepared in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in Government Auditing Standards issued by the Comptroller General of the United States.

Section 6. <u>Reportable Events.</u> The Obligor undertakes to disclose the following events within 10 business days of the occurrence of any of the following events, if material (which determination of materiality shall be made by the Obligor in accordance with the standards established by federal securities laws), to the MSRB, in each case (i) in an electronic format as prescribed by the MSRB and (ii) accompanied by identifying information as prescribed in MSRB:

- (1) non-payment related defaults;
- (2) modifications to rights of Holders;
- (3) bond calls;
- (4) release, substitution or sale of property securing repayment of the Obligations;
- (5) the consummation of a merger, consolidation, or acquisition, or certain asset sales, involving the obligated person, or entry into or termination of a definitive agreement relating to the foregoing; and
- (6) appointment of a successor or additional trustee or the change of name of a trustee.

The Obligor undertakes to disclose the following events, within 10 business days of the occurrence of any of the following events, regardless of materiality, to the MSRB, in each case (i) in an electronic format as prescribed by the MSRB and (ii) accompanied by identifying information as prescribed in MSRB:

- (1) principal and interest payment delinquencies;
- (2) unscheduled draws on debt service reserves reflecting financial difficulties;
- unscheduled draws on credit enhancements reflecting financial difficulties;
- (4) substitution of credit or liquidity providers, or their failure to perform;
- (5) defeasances;
- (6) rating changes;
- (7) adverse tax opinions or events affecting the status of the Obligations, the issuance by the IRS of proposed or final determinations of taxability, Notices of Proposed Issue (IRS Form 5701-TEB) or other material events, notices or determinations with respect to the tax status of the Obligations;
- (8) tender offers; and
- (9) bankruptcy, insolvency, receivership or similar event of the obligated person.

The disclosure may be accompanied by a certificate of an authorized representative of the Obligor in the form of Exhibit C attached hereto.

Section 7. <u>Use of Agent.</u> The Obligor may, at its sole discretion, utilize an agent (the "Dissemination Agent") in connection with the dissemination of any information required to be provided by the Obligor pursuant to the SEC Rule and the terms of this Master Undertaking. If a Dissemination Agent is selected for these purposes, the Obligor shall provide prior written notice thereof (as well as notice of replacement or dismissal of such agent) to EMMA, and the MSRB.

Further, the Obligor may, at its sole discretion, retain counsel or others with expertise in securities matters for the purpose of assisting the Obligor in making judgments with respect to the scope of its obligations hereunder and compliance therewith, all in order to further the purposes of this Master Undertaking.

Section 8. <u>Failure to Disclose</u>. If, for any reason, the Obligor fails to provide the Audited Information or Annual Information as required by this Master Undertaking, the Obligor shall provide notice of such failure in a timely manner to EMMA or to the MSRB, in the form of the notice attached as Exhibit D.

Section 9. Remedies. (a) The purpose of this Master Undertaking is to enable the Underwriters to purchase the Obligations by providing for an undertaking by the Obligor in satisfaction of the SEC Rule. This Master Undertaking is solely for the benefit of (i) the Underwriters, and (ii) the Holders, and creates no new contractual or other rights for, nor can it be relied upon by, the SEC, underwriters, brokers, dealers, municipal securities dealers, potential customers, other Obligated Persons or any other third party. The sole remedy against the Obligor for any failure to carry out any provision of this Master Undertaking shall be for specific performance of the Obligor's disclosure obligations hereunder and not for money damages of any kind or in any amount or for any other remedy. The Obligor's failure to honor its covenants hereunder shall not constitute a breach or default of the Obligations or any other agreement to which the Obligor is a party and shall not give rise to any other rights or remedies.

- (b) Subject to paragraph (e) of this Section 9, in the event the Obligor fails to provide any information required of it by the terms of this Master Undertaking, any holder of Obligations may pursue the remedy set forth in the preceding paragraph in any court of competent jurisdiction in the State of Indiana. An affidavit to the effect that such person is a holder of Obligations supported by reasonable documentation of such claim shall be sufficient to evidence standing to pursue this remedy.
- (c) Subject to paragraph (e) of this Section 9, any challenge to the adequacy of the information provided by the Obligor by the terms of this Master Undertaking may be pursued only by holders of not less than 25% in principal amount of Obligations then outstanding in any court of competent jurisdiction in the State of Indiana. An affidavit to the effect that such persons are holders of Obligations supported by reasonable documentation of such claim shall be sufficient to evidence standing to pursue the remedy set forth in the preceding paragraph.
- (d) If specific performance is granted by any such court, the party seeking such remedy shall be entitled to payment of costs by the Obligor and to reimbursement by the Obligor of reasonable fees and expenses of attorneys incurred in the pursuit of such claim. If specific performance is not granted by any such court, the Obligor shall be entitled to payment of costs by the party seeking such remedy and to reimbursement by such party of reasonable fees and expenses of attorneys incurred in the pursuit of such claim.

- (e) Prior to pursuing any remedy for any breach of any obligation under this Master Undertaking, a holder of Obligations shall give notice to the Obligor and the respective issuer of each obligation, by registered or certified mail, of such breach and its intent to pursue such remedy. Thirty (30) days after the receipt of such notice, upon earlier response from the Obligor to this notice indicating continued noncompliance, such remedy may be pursued under this Master Undertaking if and to the extent the Obligor has failed to cure such breach.
- Section 10. <u>Additional Information</u>. Nothing in this Master Undertaking shall be deemed to prevent the Obligor from disseminating any other information, using the means of dissemination set forth in this Undertaking or any other means of communication, or including any other information in any Annual Information or notice of occurrence of a reportable event, in addition to that which is required by this Master Undertaking.
- Section 11. Modification of Master Undertaking. The Obligor may, from time to time, amend or modify this Master Undertaking without the consent of or notice to the holders of the Obligations if either (a)(i) such amendment or modification is made in connection with a change in circumstances that arises from a change in legal requirements, change in law (including but not limited to a change in law which requires a change in the Obligor's policies or accounting practices) or change in the identity, nature or status of the Obligor, or type of business conducted, (ii) this Master Undertaking, as so amended or modified, would have complied with the requirements of the SEC Rule on the date hereof, after taking into account any amendments or interpretations of the SEC Rule, as well as any change in circumstances, and (iii) such amendment or modification does not materially impair the interests of the holders of the Obligations, as determined either by (A) nationally recognized bond counsel or (B) an approving of the holders of the Obligations pursuant to the terms of any Trust Indenture at the time of such amendment or modification; or (b) such amendment or modification (including an amendment or modification which rescinds this Master Undertaking) is otherwise permitted by the SEC Rule, as then in effect.
- Section 12. <u>Interpretation Under Indiana Law</u>. It is the intention of the parties hereto that this Undertaking and the rights and obligations of the parties hereunder shall be governed by, and construed and enforced in accordance with, the law of the State of Indiana.
- Section 13. <u>Severability Clause</u>. In case any provision in this Undertaking shall be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.
- Section 14. <u>Successors and Assigns.</u> All covenants and agreements m this Undertaking made by the Obligor shall bind its successors, whether so expressed or not.

IN WITNESS WHEREOF, the Obligor has caused this Agreement to be executed as of the day and year first hereinabove written.

SEYMOUR COMMUNITY SCHOOLS, as Obligor

Sy: Arthur Juergens

Board of School Trustees

Nancy Franke, Secretary Board of School Trustees

EXHIBIT A

OBLIGATIONS

Name of Issue	Base CUSIP	Final Maturity		
General Obligation Bonds of 2016	818599	01/15/19		

EXHIBIT B

CERTIFICATE RE: [ANNUAL INFORMATION][AUDITED INFORMATION] DISCLOSURE

The undersigned, on behalf of	the SEYMOUR COMMUNITY SCHOOLS, as the
Obligor under the Master Continuing	Disclosure Undertaking, dated as of April, 2016 (the
"Agreement"), hereby certifies that the	he information enclosed herewith constitutes the [Annual
Information][Audited Information] (as	defined in the Agreement) which is required to be provided
pursuant to Section 4(a) of the Agreen	ment.
Dated:	
	SEYMOUR COMMUNITY SCHOOLS

DO NOT EXECUTE - FOR FUTURE USE ONLY

EXHIBIT C

CERTIFICATE RE: REPORTABLE EVENT DISCLOSURE

under the Master Continuing Disclosure Und "Agreement"), hereby certifies that the inform	YMOUR COMMUNITY SCHOOLS, as Obligor dertaking, dated as of April, 2016 (the mation enclosed herewith constitutes notice of the quired to be provided pursuant to Section 6 of the
Dated:	SEYMOUR COMMUNITY SCHOOLS

DO NOT EXECUTE - FOR FUTURE USE ONLY

EXHIBIT D

NOTICE TO MSRB OF FAILURE TO FILE INFORMATION

	COMMUNITY SCHOOLS (the "Obligor") did
not timely file its [Annual Information][Audited In	formation] as required by Section 4(a) of the
Master Continuing Disclosure Undertaking, dated as	of April, 2016.
Dated:	
	
SEYM	MOUR COMMUNITY SCHOOLS

DO NOT EXECUTE - FOR FUTURE USE ONLY

FIRST AMENDMENT TO MASTER CONTINUING DISCLOSURE UNDERTAKING

This FIRST AMENDMENT TO MASTER CONTINUING DISCLOSURE UNDERTAKING, dated as of February 2, 2022 (the "Amendment") amends the Master Continuing Disclosure Undertaking dated as of April 27, 2016, as supplemented by a First Supplement to Master Continuing Disclosure Undertaking (the "Original Undertaking"). The Amendment is being entered into by the Seymour Community Schools (the "Obligor") for the purpose of incorporating changes to the Securities and Exchange Commission ("SEC") Rule 15c2-12 (the "SEC Rule") as described in the 2018 Amendments (as hereinafter defined). The Original Undertaking as amended by the Amendment is referred to herein as the "Master Undertaking".

WITNESSETH THAT:

WHEREAS, the Original Undertaking is being amended to modify Section 6 thereof pursuant to SEC Release No. 34-83885, dated August 20, 2018 (the "2018 Amendments"), and does not require the consent of existing Holders of Obligations because (i) this Amendment is entered into due to a change in circumstances that arises from a change in legal requirements or change in law, (ii) the Original Undertaking would have complied with the requirements of the SEC Rule on the date thereof, after taking into account any amendments or interpretations of the SEC Rule, as well as any change in circumstances, and (iii) such amendments or modifications herein do not materially impair the interests of the Holders of the Obligations issued before the date of this Amendment, as determined by nationally recognized bond counsel; and

WHEREAS, the Obligor finds that this Amendment is being entered into in connection with a change in circumstances that arises from a change in legal requirements and a change in law; and

WHEREAS, the Obligor further finds that the Original Undertaking would have complied with the requirements of the SEC Rule on the date thereof; and

WHEREAS, upon a determination by nationally recognized bond counsel, the Obligor further finds that this Amendment does not materially impair the interests of the Holders of the Obligations issued before the date of this Amendment; and

WHEREAS, the Obligor is an Obligated Person (as defined in the SEC Rule) because the only sources of funds pledged to pay the principal and interest due on the Obligations are (i) lease rental payments (in addition to bond proceeds held under one or more trust indentures) due under one or more lease agreements pursuant to which the Obligor is a party, and/or (ii) the tax levy of the Obligor;

NOW, THEREFORE, in consideration of the payment for and acceptance of the Seymour Elementary School Building Corporation Ad Valorem Property Tax First Mortgage Bonds, Series 2022 (the "2022 Bonds") and any Obligations issued after the date of this Amendment, the Original Undertaking is hereby amended as follows:

Section 1. <u>Definitions</u>. In this Amendment, words and terms not defined shall have the meaning prescribed in the Original Undertaking unless the context otherwise dictates.

"Financial Obligation" means a debt obligation; derivative instrument entered into in connection with, or pledged as security or a source of payment for, an existing or planned debt obligation; or a guarantee of either a debt obligation or a derivative instrument entered into in connection with, or pledged as security or a source of payment for, an existing or planned debt obligation, but does not include municipal securities as to which a final official statement has been provided to the MSRB consistent with the SEC Rule."

Section 2. Solely as to the 2022 Bonds and any Obligations issued after the date of this Amendment, Section 6 of the Original Undertaking is hereby replaced and shall read as follows:

"Section 6. Reportable Events. The Obligor undertakes to disclose the following events within 10 business days of the occurrence of any of the following events, if material (which determination of materiality shall be made by the Obligor in accordance with the standards established by federal securities laws), to the MSRB, in each case (i) in an electronic format as prescribed by the MSRB and (ii) accompanied by identifying information as prescribed by the MSRB:

- (1) non-payment related defaults;
- (2) modifications to rights of Holders;
- (3) bond calls;
- (4) release, substitution or sale of property securing repayment of the Obligations;
- (5) the consummation of a merger, consolidation, or acquisition, or certain asset sales, involving the Obligor, or entry into or termination of a definitive agreement relating to the foregoing;
- (6) appointment of a successor or additional trustee or the change of name of a trustee; and
- (7) solely as to the 2022 Bonds and any Obligations issued after the date of this Amendment, incurrence of a Financial Obligation (as defined in the SEC Rule) of the Obligor or agreement to covenants, events of default, remedies, priority rights, or other similar terms of a Financial Obligation of the Obligor, any of which affect security holders.

The Obligor undertakes to disclose the following events, within 10 business days of the occurrence of any of the following events, regardless of materiality, to the MSRB, in each case (i) in an electronic format as prescribed by the MSRB and (ii) accompanied by identifying information as prescribed by the MSRB:

- (1) principal and interest payment delinquencies;
 - (2) unscheduled draws on debt service reserves reflecting financial difficulties;
 - (3) unscheduled draws on credit enhancements reflecting financial difficulties;
 - (4) substitution of credit or liquidity providers, or their failure to perform;
 - (5) defeasances;
 - (6) rating changes;
 - (7) adverse tax opinions or events affecting the status of the Obligations, the issuance by the IRS of proposed or final determinations of taxability, Notices of Proposed Issue (IRS Form 5701-TEB) or other material events, notices or determinations with respect to the tax status of the Obligations;
 - (8) tender offers;
 - (9) bankruptcy, insolvency, receivership or similar event of the Obligor; and
 - (10) solely as to the 2022 Bonds and any Obligations issued after the date of this Amendment, default, event of acceleration, termination event, modification of terms, or other similar events under the terms of a Financial Obligation of the Obligor, any of which reflect financial difficulties."
 - Section 3. <u>Obligations</u>. This Amendment only applies to the 2022 Bonds and Obligations issued after the date of this Amendment.

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, the Obligor has caused this First Amendment to Master	Continuing
Disclosure Undertaking to be executed as of the day and year first hereinabove written.	

SEYMOUR COMMUNITY SCHOOLS, as Obligor

	By: President, Board of School Trustees
Secretary, Board of School Trustees	

SECOND SUPPLEMENT TO MASTER CONTINUING DISCLOSURE UNDERTAKING

This Second Supplement to Master Continuing Disclosure Undertaking, dated as of ________, 2025 (the "Second Supplement"), to the Master Continuing Disclosure Undertaking dated as of April 27, 2016, as previously amended by a First Amendment to Master Continuing Disclosure Undertaking dated as of February 2, 2022, and as previously supplemented by a First Supplement Master Continuing Disclosure Undertaking (as amended and supplemented, the "Original Undertaking"), of the Seymour Community Schools (the "Obligor"), is entered into for the benefit of Stifel, Nicolaus & Company, Incorporated, as underwriter of the \$19,810,000 Seymour Elementary School Building Corporation Ad Valorem Property Tax First Mortgage Bonds, Series 2025 (the "2025 Bonds"). The Original Undertaking, as supplemented by this Second Supplement, will be referred to herein as the "Master Undertaking."

- Section 1. The terms of the Master Undertaking are hereby made applicable in all respects to the 2025 Bonds. As of the date of this Second Supplement, for clarification purposes only:
- (i) the Audited Information referred to in Section 4(a)(1) of the Master Undertaking shall first occur on the 2025 Bonds by June 30, 2026;
- (ii) the Annual Information referred to in Section 4(a)(2) of the Master Undertaking shall first occur on the 2025 Bonds beginning June 30, 2026.
- Section 2. There are no other obligated persons other than the Obligor with respect to the 2025 Bonds.
- Section 3. Exhibit A of the Master Undertaking is supplemented to include the 2025 Bonds, as attached hereto.

[Remainder of page intentionally left blank]

IN WITNESS	WHEREOF,	the Obligor	r has cause	ed this S	second S	Supplement	to Master
Continuing Disclosure	Undertaking t	to be execut	ed as of the	day and	year firs	st hereinabov	e written.

	SEYMOUR COMMUNITY SCHOOLS, as Obligor
	By: President, Board of School Trustees
Secretary, Board of School Trustees	

[Signature Page to Second Supplement to Master Continuing Disclosure Undertaking]

EXHIBIT A

OBLIGATIONS

Proforma after Issuance of 2025 Bonds

	Full Name of Bond Issue	Base CUSIP	Final Maturity
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Lease Obligations

Seymour Elementary School Building Corporation
Ad Valorem Property Tax First Mortgage Bonds, Series 2022*

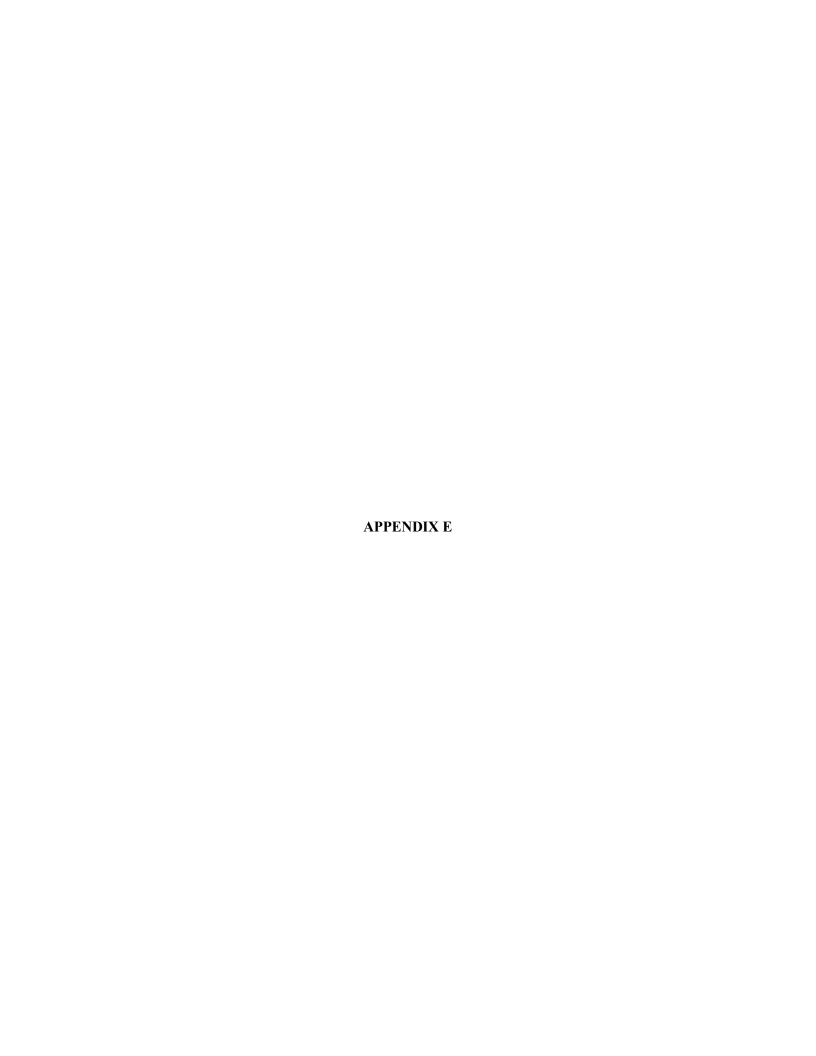
818605

January 15, 2042

Seymour Elementary School Building Corporation

Ad Valorem Property Tax First Mortgage Bonds, Series 2025* 818605

^{*}Issued after February 27, 2019 and subject to the 2018 Amendments as defined in the Master Undertaking.



STATE BOARD OF ACCOUNTS 302 West Washington Street Room E418 INDIANAPOLIS, INDIANA 46204-2769

FINANCIAL STATEMENT AUDIT REPORT

OF

SEYMOUR COMMUNITY SCHOOL CORPORATION

JACKSON COUNTY, INDIANA

July 1, 2021 to June 30, 2023



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SCHEDULE OF OFFICIALS

<u>Office</u>	<u>Official</u>	Term
Treasurer	Steve Nauman	07-01-21 to 06-30-24
Superintendent of Schools	Brandon Harpe	07-01-21 to 06-30-24
President of the School Board	Art Juergens Ken Browning	07-01-21 to 12-31-23 01-01-24 to 06-30-24



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INDEPENDENT AUDITOR'S REPORT

TO: THE OFFICIALS OF THE SEYMOUR COMMUNITY SCHOOL CORPORATION, JACKSON COUNTY, INDIANA

Report on the Audit of the Financial Statement

Adverse and Unmodified Opinions

We have audited the accompanying financial statement of the Seymour Community School Corporation (School Corporation), which comprises the financial position and results of operations for the period of July 1, 2021 to June 30, 2023, and the related notes to the financial statement as listed in the Table of Contents.

Adverse Opinion on U.S. Generally Accepted Accounting Principles

In our opinion, because of the significance of the matter discussed in the Basis for Adverse and Unmodified Opinions section of our report, the financial statement referred to above does not present fairly, the financial position and results of operations of the School Corporation for the period of July 1, 2021 to June 30, 2023, in accordance with accounting principles generally accepted in the United States of America.

Opinion on Regulatory Basis of Accounting

In our opinion, the accompanying financial statement referred to above presents fairly, in all material respects, the respective financial position and results of operations of the School Corporation, for the period of July 1, 2021 to June 30, 2023, in accordance with the financial reporting provisions of the Indiana State Board of Accounts described in Note 1.

Basis for Adverse and Unmodified Opinions

We conducted our audit in accordance with auditing standards generally accepted in the United States of America (GAAS) and the standards applicable to financial auditors contained in *Government Auditing Standards* issued by the Comptroller General of the United States. Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Financial Statement* section of our report. We are required to be independent of the School Corporation, and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

INDEPENDENT AUDITOR'S REPORT (Continued)

Matter Giving Rise to Adverse Opinion on U.S. Generally Accepted Accounting Principles

As discussed in Note 1 to the financial statement, the School Corporation prepares its financial statement on the prescribed basis of accounting that demonstrates compliance with the reporting requirements established by the Indiana State Board of Accounts as allowed by state statute (IC 5-11-1-6), which is a basis of accounting other than accounting principles generally accepted in the United States of America. The effects on the financial statement of the variances between the regulatory basis of accounting described in Note 1 and accounting principles generally accepted in the United States of America, although not reasonably determinable, are presumed to be material.

Responsibilities of Management for the Financial Statement

Management is responsible for the preparation and fair presentation of the financial statement in accordance with the financial reporting provisions of the Indiana State Board of Accounts as allowed by state statute (IC 5-11-1-6). Management is responsible for and has determined that the regulatory basis of accounting, as established by the Indiana State Board of Accounts, is an acceptable basis of presentation. Management is also responsible for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of the financial statement that is free from material misstatement, whether due to fraud or error.

Auditor's Responsibilities for the Audit of the Financial Statement

Our objectives are to obtain reasonable assurance about whether the financial statement as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinions. Reasonable assurance is a high level of assurance, but is not absolute assurance, and, therefore, is not a guarantee that an audit conducted in accordance with GAAS and *Government Auditing Standards* will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment of a reasonable user based on the financial statement.

In performing an audit in accordance with GAAS and Government Auditing Standards, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statement, whether
 due to fraud or error, and design and perform audit procedures responsive to those risks.
 Such procedures include examining, on a test basis, evidence regarding the amounts and
 disclosures in the financial statement.
- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances, but not for the purpose of expressing
 an opinion on the effectiveness of the School Corporation's internal control. Accordingly,
 no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates and related disclosures made by management, as well as evaluate the overall presentation of the financial statement.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the School Corporation's ability to continue as a going concern for a reasonable period of time.

INDEPENDENT AUDITOR'S REPORT (Continued)

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.

Other Information

Management is responsible for the other information included in the Annual Financial Report. The other information comprises the Combining Schedules of Receipts, Disbursements, Other Financing Sources (Uses), and Cash and Investment Balances - Regulatory Basis, Schedule of Payables and Receivables, Schedule of Leases and Debt, and Schedule of Capital Assets, as listed in the Table of Contents, but does not include the basic financial statement and our auditor's report thereon. Our opinions on the basic financial statement do not cover the other information, and we do not express an opinion or any form of assurance thereon.

In connection with our audit of the basic financial statement, our responsibility is to read the other information and consider whether a material inconsistency exists between the other information and the basic financial statement, or the other information otherwise appears to be materially misstated. If, based on the work performed, we concluded that an uncorrected material misstatement of the other information exists, we are required to describe it in our report.

Other Reporting Required by Government Auditing Standards

In accordance with Government Auditing Standards, we have also issued our report dated February 29, 2024, on our consideration of the School Corporation's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the School Corporation's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with Government Auditing Standards in considering the School Corporation's internal control over financial reporting and compliance.

Beth Kelley, CPA, CFE Deputy State Examiner

Beth Kelley

February 29, 2024

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FINANCIAL STATEMENT AND ACCOMPANYING NOTES AND OTHER INFORMATION

The financial statement and accompanying notes were approved by management of the School Corporation. The financial statement and notes are presented as intended by the School Corporation.

The School Corporation's Financial Reports can be found on the Indiana Department of Education website: IDOE Finance Dashboard. This website is maintained by the Indiana Department of Education. More current financial information is available from the School Corporation Treasurer's office. Additionally, some financial information of the School Corporation can be found on the Indiana Gateway for Government Units website: https://gateway.ifionline.org/.

Differences may be noted between the financial information presented in the financial statement contained in this report and the financial information presented in the School Corporation's Financial Reports referenced above. These differences, if any, are due to adjustments made to the financial information during the course of the audit. This is a common occurrence in any financial statement audit. The financial information presented in this report is audited information, and the accuracy of such information can be determined by reading the opinion given in the Independent Auditor's Report.

The other information presented was approved by management of the School Corporation. It is presented as intended by the School Corporation.

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SEYMOUR COMMUNITY SCHOOL CORPORATION STATEMENT OF RECEIPTS, DISBURSEMENTS, OTHER FINANCING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Years Ended June 30, 2022 and 2023

	Cash and Investments			Other Financing	Cash and Investments			Other Financing	Cash and Investments
Fund	07-01-21	Receipts	Disbursements	Sources (Uses)	06-30-22	Receipts	Disbursements	Sources (Uses)	06-30-23
rojtan En	\$ 1.840.805		\$ 32,781,035	\$ (4,563,218) \$		40,527,228	\$ 32,982,856	\$ (4,950,000)	\$ 5,074,151
Debt Service	1858.971	4.067.616	4,311,838	114	1,614,749	6,072,364	6,392,681	æ	1,294,432
Pot/Severage Bond Debt Serv	181 928	304.597	304,946	3	181,579	301,473	305,177	DM	177,875
Operations	6 665 281	7.594.673	12,627,697	4,585,114	6,217,371	7,676,744	12,817,688	4,950,000	6,026,427
Rainy Day	4.710.344	Đ.	2000	1,289,656	6,000,000	(*	i ii	(8)	000'000'9
Construction	20.386	613.117	2,980,565	2,347,062	ă i	10	245,083	245,083	æ
Doodi - An Conter Greenhouse	1	•		2540	34	37.0	531,540	531,540	
Social Agreement of sellingual	8C W	33 493	8 215 438	19.990.509	11,808,564	85,203	12,112,990	2,733,746	2,514,523
Proug Elementery Construction	a 1			2.01	500	39,453	315,147	1,792,822	1,517,128
School Linch	1 145 975	3.684.667	3.130,022	000	1,700,620	4,230,377	3,677,807	Įį.	2,253,190
Textbook Rental	397.921	475,553	473,907	1000	399,567	402,610	117,514	(e)	684,663
Saff Instrument		6.107.721	5,205,535	(902,186)	ţ(a	6,615,145	5,813,891	74,460	875,714
Education License Plates	4.161	94		8.€	4,255	(%	e.	*	4,255
Alternative Education Grant	16,162	*1	16,162	::*	æ	×)*	(1)	()
Bryden Donation	2.512	6	550		2,512	(36	25		2,512
Pensi - Building Allocation	189	S(0)	278	27 .	613	3,962	1,766	(i)	2,809
Pensi - Corporate Allocation	42,838	76	15,426	2.5	27,488	1	18,087	£.	9,401
Community Foundation Grants	4,301	1,913	100	98	6,214	2,324	1,102	T	7,436
Summer Robocode Camp	[1.9]	16,999	7,350	100	9,649	160	9,649	•	Đ
Down Syndrome Grant	538		₩	9	538	%	W.	•	538
Brown Vectren Donation	4.10	(30 *)	7.0	(*	12	D.	(20)	*	20
German American Donations	2,472	222	100	ii.	3,049	635	*	Œ.	3,684
Building Grants	144,768	62,355	52,269	ű.	154,854	76,827	20,000	365	161,681
Ameriflex Reimbursements	16,141	48,468	49,031	0.50	15,578	38,145	42,467	(*)	11,256
She Building Trades Class	400	6,750	9341	3	7,150	3,500	2,246	*	8,404
School Farm	652,511	100,380	606'08		671,982	114,108	108,747		677,343
Extra-Curricular Activities	90	100	21,298	21,298	100	21,582	29,763	8,181	W
Aisin Art Donation	4,181	9	2:40		4,181	9	*	1.0	4,181
M.R. Brown	16,316	•	1,574		14,742	9	841	*	13,901
Seymour Hs Scholarship	320	0	200	<u> </u>	320	10	Ø.	<i>(K)</i>	076
G B Burkhart Scholarship	110,100	51,861	29,365	11.6	132,596	58,256	68,250	(*).	122,602
Maurice & May Spray Scholarship	1,500		1,500	11	(*)		(1,000)	•	1,000
Gene Haas Scholarships	000'8	15,000	201	ें	23,000	(*)	2,523	M2	20,477
State Instructional Support	i,	283,492	305,743	22,251	ă.			#0 	•00
Formative Assessment Grant		54,093	54,093	39	Ж	54,165	54,165		6 0
Student Learning Recovery	33. 6 1.	100		i e	W	114,747	110,231		
Secured Schools Safety Grant	0.60	100,000	33	(69,959)	31,041	100,001	231,042		96
2022 Digital Learning Grant	30¥S		.*	×	¥	ě	34,066	34,066	U.S.

SEYMOUR COMMUNITY SCHOOL CORPORATION STATEMENT OF RECEIPTS. DISBURSEMENTS. OTHER FINANCING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Years Ended June 30, 2022 and 2023

	Cash and Investments		Č	Other Financing	Cash and Investments	:	i	Other Financing	Cash and Investments
	12-10-70	Receipts	Dispursements	sonices (Uses)	06-30-22	Receipts	Disbursements	Sources (Uses)	06-30-23
2020-21 Safe Haven Grant	D	5,584	(15,055)	(20,639)	100	i	,	,	•
Alternative Education Grant	000	18,833	384	.010	18,449	13,563	25.469		6 543
2021-22 Safe Haven Grant)) (194	59,225	59,225	:1301	68,320	96,785	28.465	
2020-21 Early Intervention	16,339	37	16,339	01	200	540	6	0	
2021-22 Early Intervention	36	18,441	12.5	(4)	18,441	STAN	18,387	9	72
2019-20 Non-English Speaking Grant	300	()¥	(2,904)		2,904	Ca.	2,904	9 %	Ŷ
2020-21 Non-English Speaking Grant	98,457	114	98,457	3 4	((a)	en au			
2021-22 Non-English Speaking Grant	0.0	592,776	434,312	(4)	158,464	(Ya)	158,464	•	8
2022-23 Non-English Speaking Grant	01	lΨ	12	38 (•	9200	596,076	508,982	9 8	87.094
Teacher Appreciation Grant	30	196,325	196,325	-01	500	198,950	198,950	•	*
High Ability Grant	29,704	49,099	61,173	0)	17,630	46,180	51,402	0.0	12.408
State Connectivity Grant	16,658	18,000	2,338	(a)	32,320	11,820	4,140		40,000
2022-23 Teacher Residency	934	116	æ	110	34	9361	1,500	1,500	į
School Technology	3 x	616,295	602,332	(13,963)	::1	3,777	734,995	731,218	į
2020-21 Title I Grant	(92,850)	227,267	134,417	()•	ī.¥		((*)		
2021-22 Title I Grant	: :	584,130	643,892	\(\)	(59,762)	141,078	81,316	٠	
2022-23 Title I Grant	90	100	728		139 100	533,587	583,766	7(*)	(50.179)
2019-21 Idea Grant - Fy 2020	(33,282)	68,725	35,443	⊗	9	114	504	٠	125
2020-22 Idea Grant - Fy 2021	(101,087)	720,005	619,170	39	(252)	37,400	37,148	•	, di
2021-23 Idea Grant - Fy 2022	34	484,266	574,476	(X	(90,210)	659,622	708,214	٠	(138,802)
2022-24 Idea Grant - Fy 2023	204	54	134	14	3¥	568,205	662,717	•	(94,512)
2020-22 Preschool - Fy 2021	(5,285)	36,584	31,299	31	ä	1.0	34	•	
2021-23 Preschool - Fy 2022	*	8,632	8,632	•	ä	11,346	17,019	•	(5,673)
2022-24 Preschool - Fy 2023	0.2	57	0.	39	13	15,957	15,957	•	
2018-20 Preschool - Fy 2019	(34)	34	7.5	OX.	Ä	iii	24	٠	
2019-21 Preschool - Fy 2020	(65)	65	9	a	29	í i	() •	39	
2019-21 Title IV Student Support	(100)	23,962	23,862	0.	24	116	39	٠	,
2020-22 Title IV Part A	(2,040)	37,900	27,551) (K	8,309	3,730	12,039	•	6
2021-23 Title IV Fy 2022	ж	36,100	39,525	()●	(3,425)	7,368	4,118	9	(175)
2022-24 Title IV Fy 2023	×	9		90	84	33,913	35,193		(1,280)
2019-21 Title II Part A	(646)	120,332	119,686	() a .	(A)	50	1)4	10	(6)
2020-22 Title II Part A	24	121,262	120,953	3. 6	309	16,004	16,313	iii	(3)
2021-23 Title II Part A	78	2,665	2,665	100	ST.	129,749	130,289	10	(540)
2022-24 Title II Part A	N.	*	1.6	34	i	2.6	1,897	(it	(1,897)
2019-21 Title III Grant	(4,691)	56,375	51,684	×	Ni.		238	Įį.	100
2020-22 Title III Grant	78	58,213	70,846	3K	(12,633)	65,418	52,785	(6	70
2021-23 Title III Grant	æ:	27,796	27,796	36	ii.	107,030	111,397	(3	(4,367)
2022-24 Title III Grant	*		*	*	ii.	*	3,541	(<u>i</u>	(3,541)

SEYMOUR COMMUNITY SCHOOL CORPORATION STATEMENT OF RECEIPTS, DISBURSEMENTS, OTHER FINANCING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Years Ended June 30, 2022 and 2023

=	06-30-23	æ.	(14,478)	(710)	(84,461)	(126,765)	90	**	+ 56,873	(123)	(120)	50	500 500	÷.	· · · · · · · · · · · · · · · · · · ·	6	•	•	•	•	*	•			•	100	85°	egg at	200	242	ores	4	(iii	59,541	•	65 \$ 27.204.843
Other Financing	Sources (Uses)																																		•	F 7/6 165
	Disbursements	14,399	216,641	4,170	1,080,485	1,109,702	123,339	349,463	630,385	2,851,566	2,398,727	987,830	629,621	6,846	1,378	11,973	916,255	10,540	14,491	2,116	20,702	41,099	28,889	9,531	513,545	12,430	36,286	33,698	32,438	4,798	11,229	11,864	1,991	9,674		4 00 500 057
	Receipts	17,026	202,667	3,460	1,057,170	1,109,031	167,140	349,463	623,428	2,851,443	2,398,607	987,830	629,621	6,846	1,378	11,973	916,255	10,540	14,491	2,116	20,702	41,099	28,889	9,531	513,545	12,430	36,286	33,698	32,438	4,798	11,229	11,864	1,991	69,215		677 900 10
Cash and Investments	06-30-22	(2,627)	(204)		(61,146)	(126,094)	(43,801)		63,830		*	*	•	W.	i e	100	***	¥ï	¥()	***	rė	ж	10	•()	,*:	*6	*	*1	*/	51	£	10	9			00 400 400
Other Financing	Sources (Uses)	•)	•		*	300	*	14	7	TV.	70	æ	*	*	£	*	16	•0	#R	×	*1	*	36	(6)	8	<u>.</u>	0	•	*	è	*	8		'		02707100
	Disbursements	14,605	23,923	134	547.458	1.094.564	296,163	24	233,002	2,704,201	2,314,914	961,132	604,374	5,433	2,316	13,226	929,983	10,108	10,079	1,474	21,947	39'062	30,045	10,007	545,404	14,208	36,706	34,255	36,273	6,035	12,372	12,637	2,003	26,102		
	Receipts	13.755	23.419	1.134	524,486	1.023.505	260,388	(<u>(</u>	215,668	2,704,201	2,314,914	961,132	604,374	5,433	2,316	13,226	929,983	10,108	10,079	1,474	21,947	39,062	30,045	10,007	545,404	14,208	36,706	34,255	36,273	6,035	12,372	12,637	2.003	26,102		
Cash and Investments	07-01-21	(1,777)	19	9	(38.174)	(52:032)	(8,026)	9	81.164	55	87	34	88	lä*	196	78.	*	340	91		300	10	90	90	*	228	8.5	22	S.*	10		2	9	'		
	Eund	2020-22 Title III - Immigrant	2021 23 Aro - Special Ed Grant	2021-20 App - Operation Grant	Esser III American Rescue Plan	Education Stabilization	Cares Act Education Relief	2020-23 Coos Svoo Grant	Prepaid School Lunch	Federal Tax	E CHI	State Tax	County Tax	Teachers Retirement	Perf	Group Insurance	Annuities	United Wav	Activate Health Clinic	Garnishments	Child Support Payments	Voluntary Life Insurance	Trustmark Universal Life	Am Fidelity Life Insurance	Hsa Employee	Affac Hospital Insurance	Aflac Critical Illness	Aul - Short Term Disability	Aflac Accident Insurance	Am Fidelity Accident Insurance	Aflac Cancer Insurance	Am Fid Cancer Ins	Fringe Bapefit Clearing	Other		

The notes to the financial statement are an integral part of this statement.

Note 1. Summary of Significant Accounting Policies

A. Reporting Entity

School Corporation, as used herein, shall include, but is not limited to, the following: school townships, school towns, school cities, consolidated school corporations, joint schools, metropolitan school districts, township school districts, county schools, united schools, school districts, cooperatives, educational service centers, community schools, community school corporations, and charter schools.

The School Corporation was established under the laws of the State of Indiana. The School Corporation operates under a Board of School Trustees form of government and provides educational services.

The accompanying financial statement presents the financial information for the School Corporation.

B. Basis of Accounting

The financial statement is reported on a regulatory basis of accounting prescribed by the Indiana State Board of Accounts in accordance with state statute (IC 5-11-1-6), which is a comprehensive basis of accounting other than accounting principles generally accepted in the United States of America. The basis of accounting involves the reporting of only cash and investments and the changes therein resulting from cash inflows (receipts) and cash outflows (disbursements) reported in the period in which they occurred.

The regulatory basis of accounting differs from accounting principles generally accepted in the United States of America, in that receipts are recognized when received in cash, rather than when earned, and disbursements are recognized when paid, rather than when a liability is incurred.

C. Cash and Investments

Investments are stated at cost. Any changes in fair value of the investments are reported as receipts in the year of the sale of the investment.

D. Receipts

Receipts are presented in the aggregate on the face of the financial statement. The aggregate receipts include the following sources:

Local sources. Amounts received from taxes, revenue from local governmental units other than school corporations, transfer tuition, transportation fees, investment income, food services, School Corporation activities, revenue from community service activities, and other revenue from local sources.

Intermediate sources. Amounts received as distributions from the County for fees collected for or on behalf of the School Corporation including, but not limited to, the following: educational license plate fees, congressional interest, riverboat distributions, and other similar fees.

State sources. Amounts received as distributions from the State of Indiana that are to be used by the School Corporation for various purposes, including, but not limited to, the following: unrestricted grants, restricted grants, revenue in lieu of taxes, and revenue for or on behalf of the School Corporation.

Federal sources. Amounts received as distributions from the federal government that are to be used by the School Corporation for various purposes, including, but not limited to, the following: unrestricted grants, restricted grants, revenue in lieu of taxes, and revenue for or on behalf of the School Corporation.

Temporary loans. Amounts received from a loan obtained to pay current expenses prior to the receipt of revenue from taxes levied for that purpose. These loans, sometimes designated tax anticipation warrants, must be repaid from the next semiannual distribution of local property taxes levied for such fund.

Interfund loans. Amounts temporarily transferred from one fund to a depleted fund for use in paying current operating expenses. Such advancement shall not be made for a period extending beyond the budget year.

Other receipts. Amounts received from various sources, including, but not limited to, the following: return of petty cash, return of cash change, insurance claims for losses, sale of securities, and other receipts not listed in another category above.

E. Disbursements

Disbursements are presented in the aggregate on the face of the financial statement. The aggregate disbursements include the following uses:

Instruction. Amounts disbursed for regular programs, special programs, adult and continuing education programs, summer school programs, enrichment programs, remediation, and payments to other governmental units.

Support services. Amounts disbursed for support services related to students, instruction, general administration, school administration, outflows for central services, operation and maintenance of plant services, and student transportation.

Noninstructional services. Amounts disbursed for food service operations and community service operations.

Facilities acquisition and construction. Amounts disbursed for the acquisition, development, construction, and improvement of new and existing facilities.

Debt services. Amounts disbursed for fixed obligations resulting from financial transactions previously entered into by the School Corporation, including: all expenditures for the reduction of the principal and interest of the School Corporation's general obligation indebtedness.

Nonprogrammed charges. Amounts disbursed for donations to foundations, securities purchased, indirect costs, scholarships, and self-insurance payments.

Interfund loans. Amounts temporarily transferred from one fund to a depleted fund for use in paying current operating expenses. Such advancement shall not be made for a period extending beyond the budget year.

F. Other Financing Sources and Uses

Other financing sources and uses are presented in the aggregate on the face of the financial statement. The aggregate other financing sources and uses include the following:

Proceeds of long-term debt. Amounts received in relation to the issuance of bonds or other long-term debt issues.

Sale of capital assets. Amounts received when land, buildings, or equipment owned by the School Corporation are sold.

Transfers in. Amounts received by one fund as a result of transferring money from another fund. The transfers are used for cash flow purposes as provided by various statutory provisions.

Transfers out. Amounts paid by one fund to another fund. The transfers are used for cash flow purposes as provided by various statutory provisions.

G. Fund Accounting

Separate funds are established, maintained, and reported by the School Corporation. Each fund is used to account for amounts received from and used for specific sources and uses as determined by various regulations. Restrictions on some funds are set by statute while other funds are internally restricted by the School Corporation. The amounts accounted for in a specific fund may only be available for use for certain, legally-restricted purposes. Additionally, some funds are used to account for assets held by the School Corporation in a trustee capacity as an agent of individuals, private organizations, other funds, or other governmental units, and, therefore, the funds cannot be used for any expenditures of the unit itself.

Note 2. Budgets

The operating budget is initially prepared and approved at the local level. The fiscal officer of the School Corporation submits a proposed operating budget to the governing board for the following calendar year. The budget is advertised as required by law. Prior to adopting the budget, the governing board conducts public hearings and obtains taxpayer comments. Prior to November 1, the governing board approves the budget for the next year. The budget for funds for which property taxes are levied or highway use taxes are received is subject to final approval by the Indiana Department of Local Government Finance.

Note 3. Property Taxes

Property taxes levied are collected by the County Treasurer and are scheduled to be distributed to the School Corporation in June and December; however, situations can arise which would delay the distributions. State statute (IC 6-1.1-17-16) requires the Indiana Department of Local Government Finance to establish property tax rates and levies by December 31 of the year preceding the budget year or January 15 of the budget year if the School Corporation is issuing debt after December 1 or intends on filing a shortfall appeal. These rates were based upon the assessed valuations adjusted for various tax credits from the preceding year's lien date of January 1. Taxable property is assessed at 100 percent of the true tax value (determined in accordance with rules and regulations adopted by the Indiana Department of Local Government Finance). Taxes may be paid in two equal installments which normally become delinquent if not paid by May 10 and November 10, respectively.

Note 4. Deposits and Investments

Deposits, made in accordance with state statute (IC 5-13), with financial institutions in the State of Indiana, at year end, should be entirely insured by the Federal Depository Insurance Corporation or by the Indiana Public Deposit Insurance Fund. This includes any deposit accounts issued or offered by a qualifying financial institution.

State statutes authorize the School Corporation to invest in securities including, but not limited to, the following: federal government securities, repurchase agreements, and certain money market mutual funds. Certain other statutory restrictions apply to all investments made by local governmental units.

Note 5. Risk Management

The School Corporation may be exposed to various risks of loss related to torts; theft of, damage to, and destruction of assets; errors and omissions; job-related illnesses or injuries to employees; medical benefits to employees, retirees, and dependents; and natural disasters.

These risks can be mitigated through the purchase of insurance, establishment of a self-insurance fund, and/or participation in a risk pool. The purchase of insurance transfers the risk to an independent third-party. The establishment of a self-insurance fund allows the School Corporation to set aside money for claim settlements. The self-insurance fund would be included in the financial statement. The purpose of participation in a risk pool is to provide a medium for the funding and administration of the risks.

Note 6. Pension Plans

A. Public Employees' Retirement Fund

Plan Description

The Indiana Public Employees' Retirement Fund Defined Benefit Plan (PERF DB) is a costsharing multiple-employer defined benefit plan and provides retirement, disability, and survivor benefits to plan members. PERF DB is administered through the Indiana Public Retirement System (INPRS) Board in accordance with state statutes (IC 5-10.2 and IC 5-10.3) and administrative code (35 IAC 1.2), which govern most requirements of the system and give the School Corporation authority to contribute to the plan.

The Public Employees' Hybrid Plan (PERF Hybrid) consists of two components: PERF DB, the employer-funded monthly defined benefit component, and the Public Employees' Hybrid Members Defined Contribution Account, the defined contribution component.

The Retirement Savings Plan for Public Employees (My Choice) is a multiple-employer defined contribution plan. It is administered through the INPRS Board in accordance with state statutes (IC 5-10.2 and IC 5-10.3) and administrative code (35 IAC 1.2), which govern most requirements of the system and give the School Corporation authority to contribute to the plan.

New employees hired have a one-time election to join either the PERF Hybrid or the My Choice.

Financial Report

INPRS issues a publicly available financial report that includes financial statements and required supplementary information for the plan as a whole and for its participants. That report may be obtained by contacting:

Indiana Public Retirement System One North Capitol, Suite 001 Indianapolis, IN 46204 Ph. (844) 464-6777

Contributions

Members' contributions are set by state statute at 3 percent of compensation for both the defined contribution component of PERF Hybrid and My Choice. The employer may elect to make the contribution on behalf of the member of the defined contribution component of PERF Hybrid and My Choice members may receive additional employer contribution in lieu of the PERF DB. Contributions to the PERF DB are determined by INPRS Board based on actuarial valuation.

B. Teachers' Retirement Fund

Plan Description

The Indiana Teachers' Hybrid Plan (TRF Hybrid) consists of two components: Indiana Teachers' Pre-1996 Defined Benefit Account (Teachers' Pre-1996 DB) or Indiana Teachers' 1996 Defined Benefit Account (Teachers' 1996 DB) the monthly employer-funded defined benefit components, along with the Indiana Teachers' Defined Contribution Account (TRF DC), the defined contribution component. Generally, members hired before 1996 participate in the Teachers' Pre-1996 DB and members hired after 1995 participate in the Teachers' 1996 DB.

The Teachers' 1996 DB is a cost-sharing multiple-employer defined benefit pension plan and provides retirement, disability, and survivor benefits to plan members. All legally qualified and regularly employed licensed teachers serving in State of Indiana public schools are eligible to participate in the Teachers' 1996 DB.

The Teachers' Pre-1996 DB is a pay-as-you-go, cost-sharing multiple-employer defined benefit pension plan and provides retirement, disability, and survivor benefits to plan members. Membership in the Teachers' Pre-1996 DB is closed to new entrants.

The TRF DC is a multiple-employer defined contribution plan providing supplemental retirement benefits to Teachers' 1996 DB and Teachers' Pre-1996 DB members.

The Retirement Savings Plan for Public Teachers (My Choice) is a multiple-employer defined contribution plan. New employees hired after June 30, 2019, have a one-time election to join either the TRF Hybrid plan that is not closed to new entrants or the My Choice plan.

All these plans are administered through the Indiana Public Retirement System (INPRS) Board in accordance with state statutes (IC 5-10.2, IC 5-10.3, and IC 5-10.4) and administrative code (35 IAC 14), which govern most requirements of the system and give the School Corporation authority to contribute to the plan when applicable.

Financial Report

INPRS issues a publicly available financial report that includes financial statements and required supplementary information for the TRF plan as a whole and for its participants. That report may be obtained by contacting:

Indiana Public Retirement System One North Capitol, Suite 001 Indianapolis, IN 46204 Ph. (844) 464-6777

Contributions

The School Corporation contributes the employer's share to Teachers' 1996 for certified employees employed under a federally funded program and all the certified employees hired after July 1, 1995. The School Corporation currently receives partial funding, through the school funding formula, from the State of Indiana for this contribution. These contributions are determined by INPRS Board based on actuarial valuation. The employer's share of contributions for certified personnel who are not employed under a federally funded program and were hired before July 1, 1995 (Teachers' Pre-1996 DB) is considered to be an obligation of, and is paid by, the State of Indiana.

Contributions for the defined contribution component of TRF Hybrid are determined by statute and the INPRS Board at 3 percent of covered payroll. The employer may choose to make these contributions on behalf of the member. Under certain limitations, voluntary contributions up to 10 percent can be made solely by the member.

My Choice plan is funded with employer contributions and member contributions. The employer contributions must equal the contribution rate for monthly employer-funded defined benefit components of TRF Hybrid. The amount deposited into the employer contribution subaccount for the member is the normal cost of participation. The variable rate contribution can be no less than 3 percent. Member contributions are determined by statute and the Board at 3 percent of covered payroll. The employer must make these contributions on behalf of the member. Under certain limitations, voluntary contributions up to 10 percent can be made solely by the member.

Note 7. Cash Balance Deficits

The financial statement contains some funds with deficits in cash. This is a result of certain funds being set up for reimbursable grants and the disbursements were not reimbursed by June 30, 2022, or June 30, 2023. Additionally, some funds deficit cash balances were the result of disbursements exceeding receipts.

Note 8. Holding Corporations

The School Corporation has entered into capital leases with the Seymour Elementary School Building Corporation (the lessor). The lessor was organized as a not-for-profit corporation pursuant to state statute for the purpose of financing and constructing or reconstructing facilities for lease to the School Corporation. The lessor has been determined to be a related-party of the School Corporation. Lease payments during the years 2022 and 2023 totaled \$1,974,000 and \$1,976,500, respectively.

OTHER INFORMATION

SEYMOUR COMMUNITY SCHOOL CORPORATION
COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS,
OTHER FINANCING SOUNCES (USES), AND CASH AND
INVESTMENT BALANCES - REGULATORY BASIS
For the Year Ended June 30, 2022

	Education	Debt Service	Ret/Severance Bond Debt Serv	Operations	Rainy Day	Construction	Readi - Ag Center Greenhouse
Cash and investments - beginning	\$ 1,840,805	\$ 1,858,971	\$ 181,928	\$ 6,665,281	\$ 4,710,344	\$ 20,386	\$
Receipts: Local sources Intermediate sources State sources Federal sources Other receipts	146,842 226 37,836,159	4,067,616	304,597	7,577,027	\$2208 S	613,117	# # E.S
Total receipts	37,983,227	4,067,616	304,597	7,594,673		613,117	
Disbursements: Instruction Support services Noninstructional services Facilities acquisition and construction Debt services Nonprogrammed charges	25,213,137 6,891,850 676,048	4,311,838	304,946	10,238,883		2,980,565	8 8 8 8 8 8 A
Total disbursements	32,781,035	4,311,838	304,946	12,627,697		2,980,565	
Excess (deficiency) of neceipts over disbursements	5,202,192	(244,222)	(349)	(5,033,024)		(2,367,448)	
Other financing sources (uses): Sale of capital assets Transfers in Transfers out	21,895	100 AN 100 C		4,585,114	4,785,599 (3,495,943)	5,207,413 (2,860,351)	* * *
Total other financing sources (uses)	(4,563,218)			4,585,114	1,289,656	2,347,062	ž.
Excess (deficlency) of receipts and other financing sources over disbursements and other financing uses	638,974	(244,222)	(349)	(447,910)	1,289,656	(20,386)	
Cash and investments - ending	\$ 2,479,779	\$ 1,614,749	\$ 181,579	\$ 6,217,371	\$ 6,000,000	6	φ.

SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OTHER FINANGING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Year Ended June 30, 2022

	2022 5Th/6Th Construction	Brown Elementary Construction	School Lunch	School Lunch Textbook Rental Self Insurance	Self Insurance	Education License Plates	Alternative Education Grant	1
Cash and investments - beginning	9	· · · · · · · · · · · · · · · · · · ·	\$ 1,145,975	\$ 397,921	· (\$ 4,161	\$ 16,162	au l
Receipts: Local sources Intermediate sources State sources Federal sources Other receipts	33,493	* * * * *	220,101 30,640 3,424,669 9,25 <u>7</u>	220,364	6,053,350	9 1 1		1100 SESSION SG - 2003
Total receipts	33,493		3,684,667	475,553	6,107,721	94		101
Disbursements: Instruction	8	75.5	2.	"	*	ok :	16,162	8
Support services	10.	eiit	3.067.040	473,907				16 19
Noninstructional services Facilities acquisition and construction	8,215,438		62,982	20	•			Э.
Debt services Nonprogrammed charges		1 11			5,205,535			3 2Î
Total disbursements	8,215,438		3,130,022	473,907	5,205,535		16,162	엤
Excess (deficiency) of receipts over disbursements	(8,181,945)		554,645	1,646	902,186	94	(16,162)	
Other financing sources (uses): Sale of capital assets Transfers in Transfers out	22,724,255 (2,733,746)				720,297			8 - 80
Total other financing sources (uses)	19,990,509				(902,186)	(0)		41
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses	11,808,564		554,645	5 1,646		94	4 (16,162)	(32)
Cash and investments - ending	\$ 11,808,564	φ.	\$ 1,700,620	399,567	\$	\$ 4,255	(A)	111

SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OTHER FINANCING SOUNCES (USES), AND CASH AND INVESTMENT BALANCES. REGULATORY BASIS For the Year Ended June 30, 2022

	Bryden	Bryden Donation	Pepsi - Building Allocation	ļ	Pepsi - Corporate Allocation	Community Foundation Grants	Summer Robocode Camp	Down Syndrome Grant	Brown Vectren Donation
Cash and investments - beginning	છ	2,512	\$ 891	69	42,838	\$ 4,301	€9	\$ 538	69
Receipts: Local sources		9	,		ý	200	94		
Intermediate sources			7 (7			<u> </u>	866,01	1 71	1 19
State sources		ž	(0.	127	ì	35	*	21	39
Federal sources		*	70.	2	ř	.8.		0.1	4
Other receipts	189	*	2	1	76			*	X
Total receipts					76	1,913	16,999		
Disbursements:									
Instruction			23.1	727	7.00	130	7,350	63	*2
Support services		•	278	_ 1	15,426	100	•10	10	e
Noninstructional services		(*)	07.0		1	15	•11	61	×
Facilities acquisition and construction			6201	12/11	•	16	•01	X:	90
Debt services		•)	(50)	-0.0	6.	KET	¥6	X 2	*:
Not programmed on aligns									i
Total disbursements		j	278		15,426		7,350		
Excess (deficiency) of receipts over disbursements		j	(278)		(15,350)	1,913	9,649		
Other financing sources (uses):									
Sale of capital assets		•	0.7	S2-0-	nevii	K 9 /54	13	•0	ĸ
Transfers out		Ì				•Sree•			e e
Total other financing sources (uses)		•		J					
Excess (deficiency) of receipts and other rithancing sources over disbursements and other financing uses			(020)		(45.950)		0		
מוכ סוום וווקוסוות מספס		· 	(2/2)		(000'01)	200	9,048		
Cash and investments - ending	Θı	2,512 \$	613	49	27,488 \$	6,214	\$ 9,649	\$ 538	Ө

SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OTHER FINANCING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Year Ended June 30, 2022

	German American			Ameriflex	Shs Building			Extra-Curricular	Aisin Art	
	Donations	Build 	Building Grants	Reimbursements	Trades Class		School Farm	Activities	Donation	ř
Cash and investments - beginning	\$ 2,472	72 \$	144,768	\$ 16,141	8	400 \$	652,511	θ.	\$	4,181
Receipts:										
Local sources	S	277	62,355			6,750	100,380	nui)		9.1
Intermediate sources		ŝ.	91 9		10 X		61	• •		, i
Federal sources					# 6	٠		No.		ij.
Other receipts		1		48,468	001		1			9
Total receipts		577	62,355	48,468		6,750	100,380			']
Disbursements:										
Instruction		Œ	20,154		(•	•	74,487	9		X
Support services		N.	18	49,031	<u> </u>	Ŷ	4,922	* 6		•
Noninstructional services		্য	1		14	ï		21,298		ě.
Facilities acquisition and construction		ii :	32,115		70 7	ï				٠
Debt services		9 3			. 3	E 6	1 500	k I		į i
Nonprogrammed charges		1				T.	201			
Total disbursements		1	52,269	49,031	되	1	806'08	21,298		1
Excess (deficiency) of receipts over		3	900	797	(663)	750	10 474	(24.298)		
dispursements			000	2			1			
Other financing sources (uses):										
Sale of capital assets		0 1	a 0		* 3	e 1		50 A67		8 1
I ransfers in Transfers out						- 10		(29,569)		•
		1								
Total other financing sources (uses)		1						21,298		1
Excess (deficiency) of receipts and other										
financing sources over disbursements		17	200.04		(663)	8 750	10 471	,		,
and other tinanoing uses		//6	000,01		8	200	r b			
Cash and investments - ending	හි න	3,049 \$	154,854	\$ 15,578	78 \$	7,150	\$ 671,982	\$	8	4,181

SEYMOUR COMMUNITY SCHOOL CORPORATION
COMBINING SCHEDULE OF RECEIPT'S, DISBURSEMENTS,
OTHER FINANCING SOUNCES (USES), AND CASH AND
INVESTMENT BALANCES - RECULATORY BASIS
For the Year Ended June 30, 2022

	Æ	M R Brown	Seymour Hs Scholarship	G. S	G. B. Burkhart Scholarship	Maurice & May Spray Scholarship	Gene Haas Scholarships	State Instructional Support	Formative Assessment Grant
Cash and investments - beginning	€	16,316	\$ 320	69	110,100	\$ 1,500	8,000	ω	·
Receipts: Local sources		59	/3	19	51,861)(*	15.000	51	18
Intermediate sources		276	3	79	10	10			11.5. 9 .
State sources		69	**		18	Ĭ.		283,492	54,093
Federal sources		9%	3		(/!!	2.5
Other receipts	ļ	34.3		1	1				Ĭ
Total receipts					51,861		15,000	283,492	54,093
Disbursements:									
Instruction		ĸ	•	95	•3	9)	. Sii	305,743	5.
Support services		***		9.5	•	20	Mi .	**	54,093
Noninstructional services Exalibles somisition and construction		1,574		er i					
Debt services		0 %	•	W 62	6 .		× •		
Nonprogrammed charges					29,365	1,500			
Total disbursements		1,574			29,365	1,500		305,743	54,093
Excess (deficiency) of receipts over disbursements	}	(1,574)			22,496	(1,500)	15,000	(22,251)	
Other financing sources (uses): Sale of capital assets		×		20	*	•0	•		ı
Transfers in Transfers out	l							39,092 (16,841)	
Total other financing sources (uses)		*						22,251	
Excass (deficiency) of receipts and other financing sources over disbursements and other financing uses		(1,574)			22,496	(1,500)	15,000		
Cash and investments - ending	€9	14,742	\$ 320	69	132,596	69	\$ 23,000	₩.	69

SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OTHER FINANCING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Year Ended June 30, 2022

	Student Learning Recovery	Secured Schools Safety Grant	2022 Digital Learning Grant	2020-21 Safe Haven Grant	Alternative Education Grant	2021-22 Safe Haven Grant	2020-21 Early Intervention
Cash and investments - beginning	<i>₩</i>	69	€	€	€	6	\$ 16,339
Receipts:		9	2.		·	34	8
Local sources Intermediate sources	W E		(0.4)	9	(B)		()
State sources	8 9	100,000		5,584	18,833))
Federal sources	•			•		14	₩ :
Other receipts		•		•		•	4
Total receipts		100,000		5,584	18,833	1	
Disbursements:							
Instruction		· ·	•	100 127	384	1 200	000
Support services				(15,U55)	*:)	027'80	855'OI
Noninstructional services					10 A	62 A	E 4
Debt services			2 (4)			. •0	7 100
Nonprogrammed charges							
Total disbursements				(15,055)	384	59,225	16,339
Excess (deficiency) of receipts over disbursements		100,000		20,639	18,449	(59,225)	(16,339)
Other financing sources (uses):		2		,			,
Sale of capital assets Transfers in			9 1m	, ,		82,330	(<u>\$</u>)
Transfers out		(68,959)		(20,639)		(23,105	
Total other financing sources (uses)		(68,959)		(20,639)	0	59,225	
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses		31,041		200	18,449		(16,339)
Cash and investments - ending	₩	\$ 31,041	65 1.	φ.	\$ 18,449	\$	9

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SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OTHER FINANCING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Year Ended June 30, 2022

	2021-22 Early Intervention	2019-20 Non- English Speaking Grant	2020-21 Non- English Speaking Grant	2021-22 Non- English Speaking Grant	2022-23 Non- English Speaking Grant	Teacher Appreciation Grant	High Ability Grant
Cash and investments - beginning		69	\$ 98,457	69	₩.	φ.	\$ 29,704
Receipts: Local sources Intermediate sources State sources Grade sources	18,441			592,776	2229	196,325	49,099
Oinei receipts Total receipts	18,441			592,776		196,325	49,099
Disbursements: Instruction Support services Noninstructional services Facilities acquisition and construction Debt services Nonprogrammed charges		(2,904)	69,075	333,654 100,658	* * * * * *	196,325	51,816 9,357
Total disbursements		(2,904)	98,457	434,312		196,325	61,173
Excess (deficiency) of receipts over disbursements	18,441	2,904	(98,457)	158,464			(12,074)
Other financing sources (uses): Sale of capital assets Transfers in Transfers out	, ,				* * 1	* * 1	6,897)
Total other financing sources (uses)			*		•		
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses	18,441	2,904	(98,457)	158,464	20	20	(12,074)
Cash and investments - ending	\$ 18,441	\$ 2,904	69	\$ 158,464	·	9	17,630

SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OTHER FINANCING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Year Ended June 30, 2022

2021-22 Title 1 2022-23 Title 1 2019-21 Idea Grant Grant - Fy 2020	. \$ (33,282)	584,130 68,725	584,130 - 68,725	36,774 35,443 273,232 3,896	643,892 - 35,443 (59,762) - 33,282	E E E	(59,762) - 33,282
2020-21 Title I 20 Grant	(92,850) \$	227,267	227,267	72,194 60,295 1,928	134,417		92,850
School 20 Technology	ده	616,295	616,295	602,332	602,332	122,792 (136,755)	(13,963)
2022-23 Teacher Residency	69	5 2 3 3 N		* * * * * * *		* * *	
State Connectivity Grant	658 \$	12,760	18,000	2,338	2,338		15,662
	Cash and investments - beginning	Receipts: Local sources Intermediate sources State sources Federal sources Other receipts	Total receipts	Disbursements: Instruction Support services Noninstructional services Facilities acquisition and construction Debt services Nonprogrammed charges	Total disbursements Excess (deficiency) of receipts over disbursements	Other financing sources (uses): Sale of capital assets Transfers in Transfers out	Total other financing sources (uses) Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses

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SEYMOUR COMMUNITY SCHOOL CORPORATION
COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS,
OTHER FINANCING SOUNCES (USES), AND CASH AND
INVESTMENT BALANCES. REGULATORY BASIS
For the Year Ended June 30, 2022

INDIANA STATE BOARD OF ACCOUNTS

	2020-22 Idea Grant - Fy 2021	2021-23 Idea 1 Grant - Fy 2022	2022-24 Idea Grant - Fy 2023	2020-22 Preschool - Fy 2021	2021-23 Preschool - Fy 2022	2022-24 Preschool - Fy 2023	2018-20 Preschool - Fy 2019
Cash and investments - beginning	\$ (101,087)		φ,	\$ (5,285)	9	9	\$ (34)
Receipts: Local sources Intermediate sources State sources Federal sources Other receipts	720,005	35 484,266		36,584	8,632	F: F: F: F: F:	9.4.1.8
Total receipts	720,005	35 484,266		36,584	8,632		34
Disbursements: Instruction Support services Noninstructional services Facilities acquisition and construction Debt services Nonprogrammed charges	568,565 50,605	55 500,069	*****	31,299	8,632	*****	9 34 3 36 A 46
Total disbursements	619,170	70 574,476		31,299	8,632	1	
Excess (deficiency) of receipts over disbursements	100,835	35 (90,210)		5,285			85
Other financing sources (uses): Sale of capital assets Transfers in Transfers out		2.5.5			* * *	* * *	3* 3* 3*
Total other financing sources (uses)							
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses	100,835	35 (90,210)		5,285		1	94
Cash and investments - ending	\$ (2)	(252) \$ (90,210)	\$	69	ь	69	9

SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OTHER FINANCING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Year Ended June 30, 2022

	2019-21 Preschool - Fy 2020	2019-21 Title IV Student Support	V 2020-22 Title IV	2021-23 Title IV Fy 2022	2021-23 Title IV 2022-24 Title IV Fy Fy 2022 2023	2019-21 Title II Part A	2020-22 Title II Part A
Cash and investments - beginning	\$ (65)	5) \$ (100)	0) \$ (2,040)	59	69	\$ (646)	69
Receipts: Local sources Intermediate sources State sources Federal sources Other receipts	Φ	65 23,962	37,900	36,100	3 4 3 7 3	120,332	121,262
Total receipts	9	53,962	37,900	36,100	3.43	120,332	121,262
Disbursements: Instruction Support services Noninstructional services Facilities acquisition and construction Debt services		23,862	15,146	24,282		119,686	120,953
Nonprogrammed charges Total disbursements		23,862	52 27,551	39,525		119,686	120,953
Excess (deficiency) of raceipts over disbursements		65	100 10,349	(3,425)	9	646	309
Other financing sources (uses): Sale of capital assets Transfers in Transfers out	ļ	N 94 34	***		F E H		
Total other financing sources (uses)							
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses		65	100 10.349	(3,425)		646	308
Cash and investments - ending	₩.	€	8,309	99 \$ (3,425)	5) \$	es l	309

SEYMOUR COMMUNITY SCHOOL CORPORATION
COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS,
OTHER FINANCING SOURCES (USES), AND CASH AND
INVESTMENT BALANCES - REGULATORY BASIS
For the Year Ended June 30, 2022

	2021-23 Title II Part A	2022-24 Title II Part A	2019-21 Title III Grant	2020-22 Title III Grant	2021-23 Title III Grant	2022-24 Title III Grant	2020-22 Title III - Immigrant
Cash and investments - beginning	69	€9	\$ (4,691)	9	5	40	\$ (1,777)
Receipts: Local sources Intermediate sources	Đị Đị	€	W - 65	8.8	* *	90 K	赛 蹇
State sources Federal sources Other receipts	2,665		56,375	58,213	27,796	* * *	13,755
Total receipts	2,665		56,375	58,213	27,796		13,755
Disbursements: Instruction		39 . 9	25,875	37,196	9181	i MOS	14,605
outport services Noninstructional services Facilities acquisition and construction	1 1	. 3. 3.	23,309	33,612 38	27,796		
Debt services Nonprogrammed charges	1 1	* *	3 3		i u	i an ela	
Total disbursements	2,665		51,684	70,846	27,796		14,605
Excess (deficiency) of receipts over disbursements		*1	4,691	(12,633)	•		(850)
Other financing sources (uses): Sale of capital assets Transfers in Transfers out	, , ,	, , ,	24 24 24			395	
Total other financing sources (uses)							
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses			4,691	(12,633)			(850)
Cash and investments - ending	9	69	69	\$ (12,633)	69	69	\$ (2,627)

SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OTHER FINANCING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Year Ended June 30, 2022

	2021-23 Arp - Special Ed Grant	2021-23 Arp -	Esser III American Rescue Plan	Education Stabilization	Cares Act Education Relief	2020-23 Cops Svpp Grant	Prepaid School Lunch
Cash and investments - beginning	v	59	\$ (38,174)	\$ (55,035)	\$ (8,026)	9	\$ 81,164
Receipts: Local sources Intermediate sources State sources Federal sources Other receipts	23,419	1,134	524,486	1,023,505	260,388	X X X Y 2	215,668
Total receipts	23,419	1,134	524,486	1,023,505	260,398		215,668
Disbursements: Instruction Support services Facilities acquisition and construction Debt services Nonprogrammed charges	23,923	1,134	514,204	1,087,704	153,650 142,513		233,002
Total disbursements	23,923	3 1,134	547,458	1,094,564	296,163		233,002
Excess (deficiency) of receipts over disbursements	(504)	4)	(22,972)	(71,059)	(35,775)		(17,334)
Other financing sources (uses): Sale of capital assets Transfers in Transfers out		3 3 3		0.0.0			e e e
Total other financing sources (uses)							
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses	19)	(504)	(22,972)	(71,059)	(35,775)		(17,334)
Cash and investments - ending	\$ (5)	(504) \$	\$ (61,146)	(126,094)	(43,801)	\$	\$ 63,830

SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OTHER FINANCING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Year Ended June 30, 2022

INDIANA STATE BOARD OF ACCOUNTS

	Federal Tax	Fica	Stat	State Tax	County Tax	Teachers	ners	Perf	Group Insurance
Cash and investments - beginning	С	w	50	69		ဖ	69	1	9
Receipts: Local sources Intermediate sources State sources Federal sources Other receipts	2,704,201	2,314,914	1 1 1 4	961,132	604,374		5,433	2,316	13,226
Total receipts	2,704,201	2,314,914	914	961,132	604,374		5,433	2,316	13,226
Disbursements: Instruction Support services Noninstructional services Facilities acquisition and construction Debt services			# W W W W W		6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6				
nonprogrammed charges Total disbursements	2,704,201	2,314,914	914	961,132	604,374		5,433	2,316	13,226
Exosos (deficiency) of receipts over disbursements			1						*
Other financing sources (uses): Sale of capital assets Transfers in Transfers out	67 % A				8 8 8				
Total other financing sources (uses)				¥.			er.		¥.
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses				Ì					
Cash and investments - ending	€	9	-	wil.		w	φ 		9

SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OTHER FINANCING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Year Ended June 30, 2022

	Annuities	United Way	Activate Health Clinic	Garnishments	Child Support Payments	Voluntary Life Insurance	Trustmark Universal Life
Cash and investments - beginning	ഴ	φ '		9	t	Θ	ω
Receipts: Local sources Intermediate sources State sources Federal sources Other receipts	929,983	10,108	10,079	1,474	21,947	39,062	30,045
Total receipts	929,983	10,108	10,079	1,474	21,947	39,062	30,045
Disbursements: Instruction Support services Noninstructional services	V 16 W	* * *	* * *	8 X Ñ	* * *	N2 N5 N5	#2 #6 #6
Facilities acquisition and construction Debt services Nonprogrammed charges	929,983	10,108	10,079	1,474	21,947	39,062	30,045
Total disbursements	929,983	10,108	10,079	1,474	21,947	39'062	30,045
Excess (deficiency) of receipts over disbursements							
Other financing sources (uses): Sale of capital assets Transfers in Transfers out	X: 3/ X	E E 4					
Total other financing sources (uses)						***	
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses							
Cash and investments - ending	9	€	69	φ.	6	\$	

SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OTHER FINANCING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Year Ended June 30, 2022

	Am Fidelity Life Insurance	Hsa Employee	Aflac Hospital Insurance	Aflac Critical Illness	Aul - Short Term Affac Accident Disability Insurance	Affac Accident Insurance
Cash and investments - beginning	· •	69	ω	69	69	₩
Receipts: Local sources Intermediate sources State sources Federal sources Other receipts	10,007	545,404	14,208	36,706	34,255	36,273
Total receipts	10,007	545,404	14,208	36,706	34,255	36,273
Disbursements: Instruction Support services	2.5	96 96 3	34 SF //	G W 0	NA NA S	W % 3
Noninstructional services Facilities acquisition and construction Debt services Nonprogrammed charges	10,007	545,404	14,208	36,706	34,255	36,273
Total disbursements	10,007	545,404	14,208	36,706	34,255	36,273
Excass (deficiency) of receipts over disbursements						
Other financing sources (uses): Sale of capital assets Transfers in Transfers out					97 92 WUN	K: K: QC
Total other financing sources (uses)		24				
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses						
Cash and investments - ending	9	€	69	49	49	49

SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OTHER FINANCING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Year Ended June 30, 2022

	Am Fidelity Accident	Aflac Cancer	Am Fid Cancer	Fringe Benefit		
	Insurance	Insurance	lns	Clearing	Other	Totals
Cash and investments - beginning	49	<i>₩</i>	9	67		\$ 17,748,953
Receipts:		1			•	19 492 342
Local sources Intermediate sources				•	•	320
State sources	•	•	'	1	1	40,069,662
Federal sources	r				1	8,101,337
Other receipts	6,035	12,372	12,637	2,003	26,102	8,519,378
Total receipts	6,035	12,372	12,637	2,003	26,102	76,183,039
Disbursements:						!
Instruction	•		•	•	•	29,759,943
Support services	•		•	•		19,559,798
Noninstructional services	•		•	ı		3,7,4,312
Facilities acquisition and construction	•		•		r 1	4616784
Debt services Nonprogrammed charges	6,035	12,372	12,637	2,003	26,102	13,855,198
Total disbursements	6,035	12,372	12,637	2,003	26,102	85,245,949
Excess (deficiency) of receipts over disbursements						(9,062,910)
Other financing sources (uses):				9	9	22 746 150
Sale of capital assets Transfers in	,			9 90	*	15,600,401
Transfers out						(15,600,401)
Total other financing sources (uses)					1	22,746,150
Excess (deficiency) of receipts and other financing sources over disbursements						
and other financing uses					1	13,683,240
Cash and investments - ending	ω	g:	σI	9	69	\$ 31,432,193

SEYMOUR COMMUNITY SCHOOL CORPORATION
COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS,
OTHER FINANCING SOUNCES (USES), AND CASH AND
INVESTMENT BALANCES - RECULATORY BASIS
For the Year Ended June 30, 2023

	Education	Debt Service	Ret/Severance Bond Debt Serv	Operations	Rainy Day	Construction	Readi - Ag Center Greenhouse
Cash and investments - beginning	\$ 2,479,779	\$ 1,614,749	\$ 181,579	\$ 6,217,371	\$ 6,000,000	49	69
Receipts: Local sources	300,419	6,072,364	301,473	7,652,952	9	31	(0
Intermediate sources State sources	224	78 79	38 38	₩ 3	Dt - 09	20, 20	(1
Federal sources	10° 1881 10°		• •	F 738	· ×		. 21
Other receipts	27,060			23,792	90		
Total receipts	40,527,228	6,072,364	301,473	7,676,744			
Disbursements:							
Instruction	25,538,229			11 308 451	N 3	3 2 3	061 - 0
Noninstructional services	737,817			P	6 10	c »	e ac
Facilities acquisition and construction		Đ.		1,509,237		245,083	531,540
Debt services		6,392,681	305,177	*	*:	*	·
Nonprogrammed charges		**					
Total disbursements	32,982,856	6,392,681	305,177	12,817,688		245,083	531,540
Excess (deficiency) of receipts over disbursements	7,544,372	(320,317)	(3,704)	(5,140,944)		(245,083)	(531,540)
Other financing sources (uses): Proceeds of long-term debt	i.e	9)	•	62	*6	957	*/-
Transfers in Transfers out	(4,950,000)			4,950,000		4,960,223 (4,715,140)	536,019
Total other financing sources (uses)	(4,950,000)			4,950,000		245,083	531,540
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses	2,594,372	(320,317)	(3,704)	(190,944)			
Cash and investments - ending	\$ 5,074,151	\$ 1,294,432	\$ 177,875	\$ 6,026,427	\$ 6,000,000	Ф	₩

SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OOTHER FUNNANCING SOURCES (USES), AND CASH AND INVESTIMENT BALANCES - REGULATORY BASIS For the Year Ended June 30, 2023

	COC ETHIETH	Brown				Education License	Alternative
	Construction	Construction	School Lunch	School Lunch Textbook Rental Self Insurance	Self Insurance	Plates	Щ
Cash and investments - beginning	\$ 11,808,564	5	\$ 1,700,620	\$ 399,567	u)	\$ 4,255	6
Recalpts: Local sources	85,203	39,453	641,860	145,359	6,615,145	(a j	(4.)
Intermediate sources State sources		, ,	27,792	257,233	() (f	•) 9 7
Federal sources	100	1	3,501,451	201	100	38 3	(#)
Other receipts		•	59,274	18	'		
Total receipts	85,203	39,453	4,230,377	402,610	6,615,145		13
Disbursements:					1		,
Instruction	w ∃w	N N		117.514	1,900		81 M
Noninstructional services) ax	5 56	3,422,788	83			
Facilities acquisition and construction	12,112,990	315,147	255,019		*		8
Debt services	SIK	200	•	*		***	80
Nonprogrammed charges					5,811,991		
Total disbursements	12,112,990	315,147	3,677,807	117,514	5,813,891		
Excass (deficiency) of raceipts over disbursements	(12,027,787)	(275,694)	552,570	285,096	801,254		
Other financing sources (uses): Proceeds of long-term debt Transfers in Transfers out	2,733,746	5,815,000 2,724,135 (6,746,313)			222,668 (148,208)	(0)	
Total other financing sources (uses)	2,733,746	1,792,822			74,460		
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses	(9,294,041)	1,517,128	552,570	285,096	875,714		
Cash and investments - ending	\$ 2,514,523	\$ 1,517,128	\$ 2,253,190	\$ 684,663	\$ 875,714	4,255	es

SEYMOUR COMMUNITY SCHOOL CORPORATION
COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS,
OTHER FINANCING SOUNCES (USES), AND CASH AND
INVESTINENT BALANCES. REGULATORY BASIS
For the Year Ended June 30, 2023

			ono iono		Pepsi -	Community	ć		
	Bryden	Bryden Donation		J	Allocation	Grants	Summer Robocode Camp	Down syndrome Grant	Brown Vectren Donation
Cash and investments - beginning	છ	2,512	€	613 \$	27,488	\$ 6,214	\$ 9,649	\$ 538	69
Receipts: Local sources		<u>((</u>	3.6	3,962	19	2.324	30	100	•
Intermediate sources		(8)	-		9.		200	(((*))	ge Duré
State sources Federal sources		* 4		9	25 125		a))	16 116	(40.5)
Other receipts		•		4					
Total receipts		1	3'8	3,962		2,324			
Disbursements:									
Instruction		0	1.7	1,766	18,087	1,102	9,649	ř	(20)
Support services Noninstructional services		0.0				,, ,		× 3	У 3
Facilities acquisition and construction		<u> </u>		ě	. 20.		ж		: i¥:
Debt services		ě		ě	***		•	*	700
Nonprogrammed charges		1		1	•				
Total disbursements		1	1,7	1,766	18,087	1,102	9,649		(50)
Excess (deficiency) of receipts over disbursements			2,1	2,196	(18,087)	1,222	(9,649)		50
Other financing sources (uses): Proceeds of long-term debt		100			.53			Æ	х
Transfers in		*//		•	89		•		٠
Iransfers out		1		1					
Total other financing sources (uses)		1		1					
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses		- 1	2,1	2,196	(18,087)	1,222	(9,649)		50
Cash and investments - ending	€9	2,512	\$ 2,8	2,809 \$	9,401	\$ 7,436	49	\$ 538	\$ 20

SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OTHER FINANCING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Year Ended June 30, 2023

	Amr.	German American			Ameriflex		Shs Building		Extra-Curricular		Aisin Art
	Do	Donations	Building	Building Grants	Reimbursements	ł	Trades Class	School Farm	Activities	۵	Donation
Cash and investments - beginning	€9	3,049	€	154,854	8	15,578 \$	7,150	\$ 671,982	2	ь	4,181
Receipts:		20.2		76 B27		,	3.500	114 10R	A 21.582		
Local sources Intermediate sources		200		120,01		8 5					0 10
State sources				()		* **	9 90				- 10
Federal sources		×		*		5	*(1		6		40
Other receipts		•		1	6	38,145	•				
Total receipts		635		76,827	6	38,145	3,500	114,108	21,582		'
Disbursements:											
Instruction		1000		30,175		ĵ,	2,246	93,564	74		ď.
Support services		0.0		i i	4	42,467	•	6,16			X.
Noninstructional services		i5 € 0.		453		ě	•		29,763	_	ù.
Facilities acquisition and construction		130		34,372		į	'		7.8		18
Debt services		R.ª.V		i		ě	•				at.
Nonprogrammed charges		1		5,000			•	000'6	8		'
Total disbursements		1		70,000	1	42,467	2,246	108,747	47 29,763		'
Excess (deficiency) of receipts over disbursements		635		6,827		(4,322)	1,254	5,361	31 (8,181)	(a)	']
Other financing sources (uses):											
Proceeds of long-term debt				(0)		Si		CZ.	Œ.	,	٠
Transfers in				a) .		ă		12 1		. i	•
Transfers out		1		Y		ĺ			(989'07)	<u>ി</u>	'
Total other financing sources (uses)		*				1			8,181	-1	1
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses		635		6,827		(4,322)	1,254	5,361	61	[,,
Cash and investments - ending	69	3,684	₩	161,681	\$	11,256	\$ 8,404	\$ 677,343	43 \$	 بو	4,181

SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OTHER FINANCING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Year Ended June 30, 2023

						Maurice & May		State	Formative
	×	M R Brown	Seymour Hs Scholarship	Sch	G, B. Burkhart Scholarship	Spray Scholarship	Gene Haas Scholarships	Instructional	Assessment Grant
Cash and investments - beginning	ь	14,742	\$ 320	€	132,596	\$	\$ 23,000	\$	9
Receipts:					900				
Local sources Infermediate sources		9			90,200	((9		1 14	6 0 C 6
State sources		8	Q.		(0)	B		19	54,165
Federal sources		(()	22.		2.9	()	3.	0¥	111
Other receipts		1		ļ	2				
Total receipts			1.5	İ	58,256			1	54,165
Disbursements:									
Instruction		9			*:	900	*).	X 2	X 1
Support services		Œ.			ě.	000		×	54,165
Noninstructional services		841			*	00 0	•	*: 1	W()
Debt services					U 36			6 1	E 90
Nonprogrammed charges					68,250	(1,000)	2,523		
Total disbursaments		841			68,250	(1,000)	2,523		54,165
Excess (deficiency) of receipts over disbursements		(841)			(9,994)	1,000	(2,523)	'	
Other financing sources (uses): Proceeds of long-term debt		100			9	Y	ke	•6	•
Transfers in Transfers out						*0 *		66 6	× ×
					1				
Total other financing sources (uses)		1							***
Excess (deficiency) of receipts and other finencing sources over disbursements and other financing uses		(841)			(9,994)	1,000	(2,523)		
Cash and investments - ending	சு	13,901	\$ 320	69	122,602	\$ 1,000	\$ 20,477	69	69

SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OTHER FINANCING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Year Ended June 30, 2023

	Student Learning	Secured Schools		2020-21 Safe	Alternative	2021-22 Safe Haven Grant	2020-21 Early
	Kecovery	Sarety	Cearling Grant	D IDAGE		6	
Cash and investments - beginning	6	\$ 31,041	50	e e	9440	9	9
Receipts:	•	•	•	e.		8	\#
Intermediate courses	1 *					(0)	()
State sources	114,747	100,001	6	n•/	13,563	68,320	(A.)
Federal sources	•	10	8	(* (i)			. 9
Other receipts							
Total receipts	114,747	100,001			13,563	68,320	
Disbursements:					;		
Instruction	110,231	0 200	34,066	* :	25,469	96 785	w i
Support services	•	231,042	9 O				i i
Noninstructional services		, ,,	7 24			7. 9 6	7 9 8
Pacifities acquisition and construction Debt services	sint.	39	(1)	•	175	×	W
Nonprogrammed charges							*1
Total disbursements	110,231	231,042	34,066		25,469	96,785	
Excess (deficiency) of receipts over disbursements	4,516	(131,041)	(34,066)		(11,906)	(28,465)	
Other financing sources (uses):	25	10.	iit.				50
Trocedus of long-term debt	19,575	100,000	68,132		,	123,245	, ,
Transfers out	(24,091)		(34,000)				
Total other financing sources (uses)	(4,516)	100,000	34,066			28,465	
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses		(31,041)	0		(11,906)		
Cash and investments - ending	சு	φ	·	69	- \$ 6,543	& C	€

SEYMOUR COMMUNITY SCHOOL CORPORATION
COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS,
OTHER FINANCING SOURCES (USES), AND CASH AND
INVESTMENT BALANCES - REGULATORY BASIS
For the Year Ended June 30, 2023

27	2021-22 Early Intervention	2019-20 Non- English Speaking	2020-21 Non- English Speaking	2021-22 Non- English Speaking	2022-23 Non- English Speaking	Teacher Appreciation	High Ability
Cash and investments - beginning	\$ 18,441	\$ 2,904	ω.	\$ 158,464	6	·	\$ 17,630
Receipts: Local sources Intermediate sources State sources Federal sources Other receipts				33430	596,076	198,950	46,180
Total receipts	•				596,076	198,950	46,180
Disbursements: Instruction Support services Noninstructional services Facilities acquisition and construction Debt services Nonprogrammed charges	18,387	2,904		157,776 688 638	406,978 98,567 3,437	198,950	39,584
Total disbursements	18,387	2,904		158,464	508,982	198,950	51,402
Excess (deficiency) of receipts over disbursements	(18,387)	(2,904)		(158,464)	87,094	1	(5,222)
Other financing sources (uses): Proceeds of long-term debt Transfers in Transfers out					K: K) *	6 6 6	15,963 (15,963)
Total other financing sources (uses)				*			
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses	(18,387)	(2,904)		(158,464)	87.094		(5,222)
Cash and investments - ending	54	6	·	6	\$ 87,094	49	\$ 12,408

SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OTHER FINANCING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Year Ended June 30, 2023

SEYMOUR COMMUNITY SCHOOL CORPORATION
COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS,
OTHER FINANCING SOUNCES (USES), AND CASH AND
INVESTMENT BALANCES - REGULATORY BASIS
For the Year Ended June 30, 2023

SEYMOUR COMMUNITY SCHOOL CORPORATION
COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS,
OTHER FINANCING SOUNCES (USES), AND CASH AND
INVESTMENT BALANCES - REGULATORY BASIS
For the Year Ended June 30, 2023

	2019-21 Preschool - Fy 2020	21 ol - Fy	2019-21 Title IV Student Support.	/ 202(5-22 Title IV Part A	2021-23 Titl Fy 2022	N 20	122-24 Title IV Fy 2023	2019-21 Title IV 2020-22 Title IV 2021-23 Title IV 2022-24 Title IV 2019-21 Title II Part Student Support Part A Fy 2022 Fy 2023 A	2020-22 Title II Part A
Cash and investments - beginning	ω		₩	€>	8,309	(3	(3,425) \$		€	\$ 306
Receipts: Local sources Intermediate source		9.9			3 4 38		00 00	31-30		9 9
internounce sources State sources Federal sources Other receipts					3,730	7	7,368	33,913	* * *	16,004
Total receipts		1			3,730		7,368	33,913		16,004
Disbursaments: Instruction Sumont services		W W		x x	3,258	(,	968 3.150	14,980	2.	16,313
Noninstructional services Fourthistocome interest and construction		380 0			* *		8.8		* *	X t
racilities adquisition and constitucion Debt services Nonprogrammed charges		1		1			. 1			
Total disbursements				 	12,039		4,118	35,193		16,313
Excess (deficiency) of receipts over disbursements				(4)	(8,309)		3,250	(1,280)		(608)
Other financing sources (uses): Proceeds of long-term debt Transfers in Transfers out		36 36 36T		x x xp			* * *	* * *		
Total other financing sources (uses)				1			Ť			
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses				99	(608'9)		3,250	(1,280)		(60E)
Cash and investments - ending	w	*	69	φ.		€	(175) \$	(1,280)	9	·

SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OTHER FINANCING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Year Ended June 30, 2023

	2021-23 Title II Part A	2022-24 Title II Part A	2019-21 Title III Grant	2020-22 Title III Grant	2021-23 Title III Grant	2022-24 Title III Grant	2020-22 Title III - Immigrant
Cash and investments - beginning	49	69)	69	\$ (12,633)	45	49	\$ (2,627)
Receipts: Local sources Intermediate sources State sources Federal sources Cother receipts	129,749			65,418	107,030		17,026
Total receipts	129,749			65,418	107,030		17,026
Disbursements: Instruction Support services	130,289	1,897	0.0	13,126	45,122 54,165	3,541	14,399
Noninstructional services Facilities acquisition and construction Debt services	or ok or	,,,		8,775	12,110	* * *	
Nonprogrammed charges		*		2	*		•
Total disbursements	130,289	1,897		52,785	111,397	3,541	14,399
Excess (deficiency) of receipts over disbursements	(540)	(1,897)		12,633	(4,367)	(3,541)	2,627
Other financing sources (uses): Proceeds of long-term debt Transfers in Transfers out	3 1 33	2 1 1		* * *			* * *
Total other financing sources (uses)	1						
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses	(540)	(1,897)		12,633	(4,367)	(3,541)	2,627
Cash and investments - ending	\$ (540)	\$ (1,897) \$	49.	6	\$ (4,367)	\$ (3,541) \$	·

SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OTHER FINANCING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Year Ended June 30, 2023

	2021-23 Arp - Special Ed Grant	2021-23 Arp - 2021-23 Arp - Special Ed Grant Preschool Grant	Esser III American Rescue Plan	Education Stabilization	Cares Act Education Relief	2020-23 Cops Svpp Grant	Prepaid School Lunch
Cash and investments - beginning	\$ (504)	w)	\$ (61,146)	\$ (126,094)	\$ (43,801)	9	\$ 63,830
Receipts: Local sources Intermediate sources State sources Federal sources Other receipts	202,667	3,460	1,057,170	1,109,031	167,140	349,463	623,428
Total receipts	202,667	3,460	1,057,170	1,109,031	167,140	349,463	623,428
Disbursements: Instruction Support services Noninstructional services Facilities acquisition and construction Debt services Nonprogrammed charges	216,641	4,170	752,145 328,340	1,109,702	100,000	(201) 349,463 201	630,385
Total disbursements	216,641	4,170	1,080,485	1,109,702	123,339	349,463	630,385
Excess (deficiency) of receipts over disbursements	(13,974)	(710)	(23,315)	(671)	43,801		(6,957)
Other financing sources (uses): Proceeds of long-term debt Transfers in Transfers out	0. 22. 93					E E 1	E K 1
Total other financing sources (uses)							
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses	(13,974)	(10)			, 43,801		
Cash and investments - ending	\$ (14,478)	(710)	\$ (84,461)	\$ (126,765)	8	6	\$ 56,873

SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OTHER FINANCING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Year Ended June 30, 2023

	Federal Tax	Tax	Fica	State Tax	County Tax	Teachers Retirement		Perf G	Group Insurance
Cash and investments - beginning	₩.	69		6	ю.	60	es	ь '	·
Receipts; Local sources Intermediate sources State sources Federal sources Other receipts Total receipts	2,86	2,851,443 —	2,398,607	987,830	629,621		6,846 6,846	1,378	11,973
Disbursements: Instruction Support services Noninstructional services Facilities acquisition and construction Debt services Nonprogrammed charges	2,88	2,851,566	2,398,727		629,621		6,846	1,378	11,978
Total disbursements	2,86	2,851,566	2,398,727	987,830	629,621		6,846	1,378	11,973
Excess (deficiency) of receipts over disbursements		(123)	(120)				1	1	
Other financing sources (uses): Proceeds of long-term debt Transfers in Transfers out		54 CORTORS			3 3 3		3.4.9	3 73 3	3 0.00 .69
Total other financing sources (uses)	J,	1						1	
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses		(123)	(120)		2)	W. 10.		<u>.</u>	
Cash and investments - ending	so.	(123) \$	(120)	8	49	€	φ.	\ \	

SEYMOUR COMMUNITY SCHOOL CORPORATION
COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS,
OTHER FINANCING SOUNCES (UJES), AND CASH AND
INVESTMENT BALANCES - REGULATORY BASIS
For the Year Ended June 30, 2023

	Annuities	, United Way	Activate Health Clinic	Garnishments	Child Support Payments	Voluntary Lífe Insurance	Trustmark Universal Life
Cash and investments - beginning	භ '	est to		69	ы		69
Receipts: Local sources Intermediate sources State sources Federal sources Other receipts	916,255	10,540	14,491	2,116	20,702	41,099	28,889
Total receipts	916,255	10,540	14,491	2,116	20,702	41,099	28,889
Disbursements: Instruction Support services	(6. 19. 19.	* * *	* * !); (i))	,		iv w
Noninstructional services Fedilities acquisition and construction Debt services Nonprogrammed charges	916,255	10,540	14,491	2,116	20,702	41,099	28,889
Total disbursements	916,255	10,540	14,491	2,116	20,702	41,099	28,869
Excess (deficiency) of receipts over disbursements							
Other financing sources (uses): Proceeds of long-term debt Transfers in Transfers out	* * *						
Total other financing sources (uses)			1				
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses							
Cash and investments - ending	69	es.	69	€9	\$	₩	€

SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OTHER FILMACING SOUNCES (USES), AND CASH AND INVESTMENT BALANCES. REGULATORY BASIS For the Year Ended June 30, 2023

	Am Fidelity Life Insurance	Hsa Employee	Aflac Hospital Insurance	Aflac Critical Illness	Aul - Short Term Aflac Accident Disability Insurance	Aflac Accident Insurance
Cash and investments - beginning	(9)	₩	\$	₩	69	69
Receipts: Local sources Intermediate sources State sources Federal sources Other receipts	9.559	513,545	12,430	36,286	33,698	32,438
Total receipts	9,531	513,545	12,430	36,286	33,698	32,438
Disbursements: Instruction Support services Noninstructional services Facilities acquisition and construction	ÊÊÊÊ	E U L L	6 6 6 6		F F B R	F 10 10 F
Dabt services Nonprogrammed charges	9,531	513,545	12,430	36,286	33,698	32,438
Total disbursements	9,531	513,545	12,430	36,286	33,698	32,438
Excess (deficiency) of receipts over disbursements						
Other financing sources (uses): Proceeds of long-term debt Transfers in Transfers out	Viz Vi		0 41		40-40-4	6.6.8
Total other financing sources (uses)	"				2.0	
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses						
Cash and investments - ending	69	69	40)	45	49	9

SEYMOUR COMMUNITY SCHOOL CORPORATION COMBINING SCHEDULE OF RECEIPTS, DISBURSEMENTS, OTHER FINANCING SOURCES (USES), AND CASH AND INVESTMENT BALANCES - REGULATORY BASIS For the Year Ended June 30, 2023

	Am Fidelity	Affac Cancer	Am Fid Cancer	Fringe Benefit		
	Insurance	Insurance	suj	Clearing	Other	Totals
Cash and investments - beginning		Ф	φ.	9	υ •	\$ 31,432,193
Receipts: Local sources	•	,	1	1	1	22,139,199
Intermediate sources				1 1	, ,	224 41,682,672
otare sources Federal sources Other consists	7 79R	11 229	11.864	1.991	69,215	9,361,243 B,812,804
Outral receipts Total receipts	4,798				69,215	81,996,142
Disbursements:				,	,	90 610 019
Instruction	• 4			()	0 30	20,840,466
Support services Noninstructional services				. *	(%)	4,220,460
Facilities acquisition and construction		75		2		15,003,388
Debt services					*	6,697,858
Nonprogrammed charges	4,798	11,229	11,864	1,991	9,674	15,125,666
Total disbursements	4,798	11,229	11,864	1,991	9,674	92,500,057
Excess (deficiency) of raceipts over disbursements					59,541	(10,503,915)
Other financing sources (uses): Proceeds of long-term debt Transfers in Transfers out	3 3 4					6,276,565 16,931,528 (16,931,528)
Total other financing sources (uses)					•	6,276,565
Excess (deficiency) of receipts and other financing sources over disbursements and other financing uses					59,541	(4,227,350)
Cash and investments - ending	99	€	69	<i>в</i>	\$ 59,541	\$ 27,204,843

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SEYMOUR COMMUNITY SCHOOL CORPORATION SCHEDULE OF PAYABLES AND RECEIVABLES June 30, 2023

Accounts Accounts Payable Receivable	201,519 \$ 365,343
Acco Pay	49
Government or Enterprise	Governmental activities

SEYMOUR COMMUNITY SCHOOL CORPORATION SCHEDULE OF LEASES AND DEBT June 30, 2023

Lessor	esodind	Annual Lease Payment	Lease Beginning Date	Lease Ending Date
Governmental activities: Seymour Elementary Building Corporation Seymour Elementary Building Corporation	Build Jackson & Redding Elementary Renovate SHS Ag Bldg & 6GC	\$ 988,000 3,199,000	12/1/2010 7/13/2021	12/31/2023 1/15/2042
Total governmental activities		4,187,000		
Total of annual lease payments		\$ 4,187,000		
Descript	Description of Debt	Ending Principal	Principal Due Within One	
Туре	Purpose	Balance	Year	
Governmental activities: General Obligation Bonds General Obligation Bonds Notes and Loens Payable	Construction & Renovation Retirement & Severance Common School Technology Loans	\$ 4,415,000 450,000 1,267,532	\$ 2,915,000 295,000 457,850	
Total governmental activities		6,132,532	3,667,850	
Totals		\$ 6,132,532	\$ 3,667,850	

SEYMOUR COMMUNITY SCHOOL CORPORATION SCHEDULE OF CAPITAL ASSETS June 30, 2023

Capital assets are reported at actual or estimated historical cost based on appraisals or defiated current replacement cost. Contributed or donated assets are reported at estimated fair value at the time received.

Ending Balance	\$ 189,400	2,000,000	63,332,424 13,585,219	8,469,922	23,372,020	784,181	111,753,166	\$ 111,753,166
	Governmental activities: Land	Infrastructure	Buildings Improvements other than buildings	Machinery, equipment, and vehicles	Construction in progress	Books and other	Total governmental activities	Total capital assets

OTHER REPORTS	
In addition to this report, other reports may have been issued for the School Corporation. All reports can be found on the Indiana State Board of Accounts' website: http://www.in.gov/sboa/ .	3