SCHEDULE K (Form 990)

Supplemental Information on Tax-Exempt Bonds

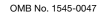
Complete if the organization answered "Yes" on Form 990, Part IV, line 24a. Provide descriptions, explanations, and any additional information in Part VI. ► Attach to Form 990.

▶ Information about Schedule K (Form 990) and its instructions is at www.irs.gov/form990.

Department of the Treasury Internal Revenue Service Name of the organization

Inspection Employer identification number

Par	Bond Issues																
	(a) Issuer name	(b) Issuer EIN	(c) CUSIP #	(d) Date	te issued (e) Issue price		e	(f) Description of purpose			(9) Deleased beha		(h) C behal issu	alf of fina		oled cing	
Α											Yes	No	Yes	No	Yes	No	
в																	
с																	
D																	
Par	II Proceeds								1								
					Α			В	C			D					
1	Amount of bonds retired																
2	Amount of bonds legally defeased																
3	Total proceeds of issue																
4	Gross proceeds in reserve funds																
5	Capitalized interest from proceeds																
6	Proceeds in refunding escrows																
7	Issuance costs from proceeds																
8	Credit enhancement from proceeds																
9	Working capital expenditures from proceeds	3															
10	Capital expenditures from proceeds																
11	Other spent proceeds																
12	Other unspent proceeds																
13	Year of substantial completion																
					Yes	No	Yes	No	Yes	No		Y	es		No		
14	Were the bonds issued as part of a current i	refunding issue?															
15	Were the bonds issued as part of an advance																
16	Has the final allocation of proceeds been ma	ade?															
17	Does the organization maintain adequate b final allocation of proceeds?																
Part	III Private Business Use			I													
						A B			C					D			
1	Was the organization a partner in a partners which owned property financed by tax-exen			F	Yes	No	Yes	No	Yes	No		Y	es		No		
2	Are there any lease arrangements that may bond-financed property?																



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Part	III Private Business Use (Continued)								
	_		4		В		ç	I	2
3a	Are there any management or service contracts that may result in private business use of bond-financed property?	Yes	No	Yes	No	Yes	No	Yes	No
b	If "Yes" to line 3a, does the organization routinely engage bond counsel or other outside counsel to review any management or service contracts relating to the financed property?								
c	Are there any research agreements that may result in private business use of bond-financed property?								
d	If "Yes" to line 3c, does the organization routinely engage bond counsel or other outside counsel to review any research agreements relating to the financed property?								
4	Enter the percentage of financed property used in a private business use by entities other than a section 501(c)(3) organization or a state or local government		%		%		%		9
5	Enter the percentage of financed property used in a private business use as a result of unrelated trade or business activity carried on by your organization, another section 501(c)(3) organization, or a state or local government		%		%		%		9
6 7	Total of lines 4 and 5 . <td></td> <td>%</td> <td></td> <td>%</td> <td></td> <td>%</td> <td></td> <td>%</td>		%		%		%		%
8a	Has there been a sale or disposition of any of the bond-financed property to a nongovernmental person other than a 501(c)(3) organization since the bonds were issued?								
b	If "Yes" to line 8a, enter the percentage of bond-financed property sold or disposed of		%		%		%		9
c	If "Yes" to line 8a, was any remedial action taken pursuant to Regulations sections 1.141-12 and 1.145-2?								
9	Has the organization established written procedures to ensure that all nonqualified bonds of the issue are remediated in accordance with the requirements under Regulations sections 1.141-12 and 1.145-2?								
Daut					1				
Part									
Part			4		В		c	1)
Part 1	Arbitrage Has the issuer filed Form 8038-T, Arbitrage Rebate, Yield Reduction and	Yes	A No	Yes	B No	Yes	C No	[Yes) No
	Arbitrage Has the issuer filed Form 8038-T, Arbitrage Rebate, Yield Reduction and Penalty in Lieu of Arbitrage Rebate?						ī t		
1	IV Arbitrage Has the issuer filed Form 8038-T, Arbitrage Rebate, Yield Reduction and Penalty in Lieu of Arbitrage Rebate? If "No" to line 1, did the following apply?						ī t		
1 2 a	Arbitrage Has the issuer filed Form 8038-T, Arbitrage Rebate, Yield Reduction and Penalty in Lieu of Arbitrage Rebate? If "No" to line 1, did the following apply? Rebate not due yet?						ī t		
1 2 a b	Arbitrage Has the issuer filed Form 8038-T, Arbitrage Rebate, Yield Reduction and Penalty in Lieu of Arbitrage Rebate? If "No" to line 1, did the following apply? Rebate not due yet? Exception to rebate?						ī t		
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			A		B	(<u> </u>		D
		Yes	No	Yes	No	Yes	No	Yes	No
a Wer	re gross proceeds invested in a guaranteed investment contract (GIC)? .								
b Nam	ne of provider								
c Terr	m of GIC						-		
d Was	the regulatory safe harbor for establishing the fair market value of the GIC satisfied?								
Wer	e any gross proceeds invested beyond an available temporary period? .								
Has	the organization established written procedures to monitor the								
requ	uirements of section 148?								
irt V	Procedures To Undertake Corrective Action		1	1	1			•	
			Α		В		0		D
Has	the organization established written procedures to ensure that violations	Yes	No	Yes	No	Yes	No	Yes	No
	ederal tax requirements are timely identified and corrected through the								
	intary closing agreement program if self-remediation is not available								
	er applicable regulations?								
rt VI	Supplemental Information. Provide additional information for resp	onses to	auestions	on Schedu	le K (see i	nstructions)		
	Supplemental mormation. Trovide additional mormation for resp	011363 10	questions	on ocneut	10 IX (300 I		<i>)</i> .		