AGENDA
UNIVERSITY OF SOUTHERN INDIANA
BOARD OF TRUSTEES
January 11, 2001

SECTION I - GENERAL AND ACADEMIC MATTERS
A. Approval of Minutes of November 2, 2000, Meeting
B. Establishment of Next Meeting Date, Time, Location
C. President's Report
D. Approval of request for Utility Easement
E. Approval of Distance Education Programs
F. Report of the Long Range Planning Committee Approval of Engineering Program

SECTION II - FINANCIAL MATTERS
A. Approval of Resolutions Approving and Authorizing the Sale of Revenue Bonds to Finance the Student Residential Building No. 3 Project
B. Update on Current Construction Projects
C. Approval of Request for General Repair and Rehabilitation Funds
D. Approval of Resolutions Concerning Renovation of a Portion of the University Center
E. Approval of Recommendation for 2001-02 Housing Rates
F. Approval of Recommendation for 2001-02 Meal Plan Rates

SECTION III – PERSONNEL MATTERS
A. Approval of Personnel Actions
SECTION I - GENERAL AND ACADEMIC MATTERS

A. APPROVAL OF MINUTES OF NOVEMBER 2, 2000, MEETING

B. ESTABLISHMENT OF NEXT MEETING DATE, TIME, LOCATION

C. PRESIDENT’S REPORT

D. APPROVAL OF REQUEST FOR UTILITY EASEMENT

Southern Indiana Gas and Electric Company requests an easement for right-of-way to relocate the electric transmission overhead line away from the Recreation and Fitness Center. The relocation of the line will allow for future expansion of the Center.

Approval of the request for right-of-way to relocate the electric transmission overhead line in Exhibit I-A is recommended.

E. APPROVAL OF DISTANCE EDUCATION PROGRAMS

Programs offered via distance education must be approved by the Indiana Commission for Higher Education. Included in the USI Program Inventory are the following programs which have distance education authorization:

1) Associate of Science in Communications
2) Bachelor of Science in Health Services
3) Bachelor of Science in Nursing

Awaiting Commission action are two programs which include delivery by distance education technology:

1) Master of Science in Occupational Therapy
2) Master of Health Administration

Approval of the request to extend authorization for distance education to two additional programs is recommended.

1) Bachelor of Science in Radiologic and Imaging Sciences
2) Master of Science in Nursing

F. REPORT OF THE LONG RANGE PLANNING COMMITTEE APPROVAL OF ENGINEERING PROGRAM

On December 14, 2000, the Long Range Planning Committee, previously authorized to act on behalf of the full board, approved the baccalaureate in engineering program. The program proposal has been sent to the Commission for Higher Education for consideration for its approval.
SECTION II - FINANCIAL MATTERS

A. APPROVAL OF RESOLUTIONS APPROVING AND AUTHORIZING THE SALE OF REVENUE BONDS TO FINANCE THE STUDENT RESIDENTIAL BUILDING NO. 3 PROJECT

At its meeting on November 4, 1999, the Board of Trustees, recognizing the need for additional student housing, authorized the Construction Committee to proceed with a project to construct Student Residence Building No. 3 and authorized the Finance Committee to approve a financing plan for the project. At its meeting on September 7, 2000, the Finance Committee approved a financing plan from Dain Rauscher and Fifth Third Bank. It is anticipated that the bonds will be sold in February, 2001. To allow the proposed sale of the bonds to proceed, the Board of Trustees must now approve the resolutions in Exhibit II-A.

Approval of the Resolutions of the Board of Trustees for the University of Southern Indiana Approving and Authorizing the Sale of the University of Southern Indiana Auxiliary System Revenue Bonds, Series 2001A, and the University of Southern Indiana Auxiliary System Variable Rate Demand Revenue Bonds, Series 2001B in Exhibit II-A is recommended.

B. UPDATE ON CURRENT CONSTRUCTION PROJECTS

C. APPROVAL OF REQUEST FOR GENERAL REPAIR AND REHABILITATION FUNDS

This request authorizes President Hoops to request approval of the Indiana Commission for Higher Education, the State Budget Committee, and the Governor of the State of Indiana for appropriation of general repair and rehabilitation funds for the projects listed in Exhibit II-B.

Approval of the funding authorization request for repair and rehabilitation funds in Exhibit II-B is recommended.

D. APPROVAL OF RESOLUTIONS CONCERNING RENOVATION OF A PORTION OF THE UNIVERSITY CENTER

The University has engaged a consulting team to review the relationship between enrollment growth and University Center service/space requirements. The team included Veazey Parrot Durkin & Shoulders (architects of the original University Center design and of the 1996 renovation/addition), Ken White & Associates (bookstore consultants) and Sodexho Marriott (food service consultants). The consulting team has completed its work, and has suggested both short-term and medium-term improvements.

The short-term project would renovate existing finished and unfinished space in the University Center to provide additional room for both bookstore and food service operations. At a preliminary estimated cost of $550,000 this project might be complete by the start of Fall 2001 classes if it can begin immediately.

The medium-term project is an addition to the University Center to house expanded student activity space, a new bookstore, and other space. Vacating the old bookstore would allow expansion for food service space. The preliminary estimated cost for the new construction and renovation project is $9,000,000. This project is included in the University’s Ten-Year Capital Plan for the 2003-05 biennium.

The Trustees are asked to authorize staff to proceed with the short-term renovation project, including engaging an architect. Additionally, the Trustees are asked to authorize the Construction Committee to act on their behalf concerning design approval and contract execution for the short-term renovation project.

At the Trustees meeting in May, 2001, staff will review the proposed medium-term new construction project, including preliminary program needs, funding plans, and construction schedules.

Approval of the following resolution is recommended.
Whereas, the University’s history of enrollment growth has made it difficult for the University Center to maintain adequate levels of service to students; and

Whereas, the University bookstore, which was designed to serve approximately 3,000 students, now serves more than 9,000 students; and

Whereas, the number of students participating in contract meal plans is expected to increased dramatically when Student Residence Building No. 3 opens (increasing from 550 students in Fall 2000 to 875 students in Fall 2001); and

Whereas, all food service venues in the University Center already are operating well beyond their anticipated volume levels; and

Whereas, the University’s Ten-Year Capital Plan does not anticipate University Center expansion until the 2003-05 biennium; and

Whereas, the University expects continued enrollment growth between now and the 2003-05 biennium, and disproportionately high growth in the number of food service plan participants; and

Whereas, a consulting team composed of Veazey Parrot Durkin & Shoulders, Ken White & Associates, and Sodexho Marriott has recommended that some immediate relief may be obtained by a renovation project estimated to cost $550,000; and

Whereas, this renovation project will be most helpful if completed by the start of Fall 2001 classes, and it may be possible to meet that schedule if the project begins immediately;

Now therefore be it resolved, that the Board of Trustees authorizes staff to proceed with the renovation of a portion of the University Center, including engaging an architect; and that the Board of Trustees authorizes the Construction Committee to act on the Trustees’ behalf concerning design approval and contract execution for this project.

E. APPROVAL OF RECOMMENDATION FOR 2001-02 HOUSING RATES

Approval of the following housing rates for 2001-02 is recommended.

<table>
<thead>
<tr>
<th></th>
<th>CURRENT FEE</th>
<th>PROPOSED FEE</th>
<th>EFFECTIVE DATE</th>
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<tbody>
<tr>
<td>FALL OR SPRING SEMESTER</td>
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<td>APARTMENT</td>
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<td>Two Bedroom, Four Student</td>
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<td>7-01-01</td>
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<td>One Bedroom, One Student</td>
<td>3,000</td>
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<td>7-01-01</td>
</tr>
<tr>
<td>RESIDENCE HALL</td>
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</tr>
<tr>
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<td>$1,195</td>
<td>$1,260</td>
<td>7-01-01</td>
</tr>
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<td>2,100</td>
<td>7-01-01</td>
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SUMMER SESSIONS

Summer session rates, effective 5-01-01, are indexed to the semester rates above. The rate for each one-month summer session is 20% of the one-semester rate.
F. APPROVAL OF RECOMMENDATION FOR 2001-02 MEAL PLAN RATES

Students who live in the Residence Halls (Newman Hall, Governors Hall, and Residence Hall No. 3) are required to purchase a Resident Meal Plan. Three plans are available from which students can choose. The proposed fee will allow for a late-night meal option, increased flexibility, and normal increases in food and labor costs.

Approval of the following meal plan rates for 2001-02 is recommended.

<table>
<thead>
<tr>
<th>Plan</th>
<th>CURRENT FEE</th>
<th>PROPOSED FEE</th>
<th>EFFECTIVE DATE</th>
</tr>
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<tr>
<td>Red Eagle Plan</td>
<td>$1,396</td>
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<td>White Eagle Plan</td>
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<tr>
<td>Blue Eagle Plan</td>
<td>996</td>
<td>1,096</td>
<td>7-01-01</td>
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SECTION III – PERSONNEL MATTERS

A. Approval of Personnel Actions

1. Early Retirement. Larry D. Goss, Professor of Engineering Technology, in accordance with the early retirement policy, has requested early retirement effective May 5, 2001, including leave with pay for the period of January 2, 2001 through May 5, 2001. Severance pay based on 26 years of service to the University will be paid as of June 29, 2001.

Jackson L. Marr, Associate Professor of Biology, in accordance with the early retirement policy, has requested early retirement effective May 5, 2001, including leave with pay for the period of January 2, 2001 through May 5, 2001. Severance pay based on 30 years of service to the University will be paid as of June 29, 2001.

2. Emeritus Status. It is recommended that the following faculty members be retired officially with the effective dates shown and the appropriate emeritus titles, as indicated, conferred:

Larry D. Goss, Professor Emeritus of Engineering Technology;
26 years at USI, effective May 5, 2001.

Jackson L. Marr, Associate Professor Emeritus of Biology;
30 years at USI, effective May 5, 2001.
EASEMENT FOR RIGHT OF WAY

THIS INDENTURE WITNESSETH, THAT UNIVERSITY OF SOUTHERN INDIANA, an educational corporation organized under the laws of the State of INDIANA, hereinafter called "Grantor", whether one or more, for and in consideration of One Dollar ($1.00) receipt of which is hereby acknowledged, does hereby GRANT, CONVEY, and WARRANT to SOUTHERN INDIANA GAS AND ELECTRIC COMPANY, located at 20 NW Fourth Street, P.O. BOX 569, Evansville, Indiana 47741-0001, an Indiana corporation, its successors, assigns and lessees (hereinabove and hereinafter collectively referred to as the "Company"), an easement with the right, power and authority to construct, inspect, maintain, operate, alter, rebuild, relocate, enlarge and repair one or more electric lines and one or more fiber optic cables underground and/or above ground upon one (1) line of wood, metal or other type of supporting structures in such numbers and at such locations along said line as the Company deems necessary, with the right to relocate said supporting structures along said line from time to time as the Company deems necessary, together with guy wires, anchors and such other equipment and appurtenances as are used or may be used in the construction of electric lines and/or fiber optic cables along, through and across the real estate hereinafter described, together with the rights of ingress and egress over the lands of Grantor to and from said lines and/or cables in the exercise of the rights hereby granted, provided, that in the exercise of such rights the Company will, whenever practicable to do so, use regularly established highways or roadways.

The Grantor, for the same consideration, further grants unto the Company the right to remove, cut, trim, spray and/or control growth by chemical methods, at Company's sole discretion, any and all trees, shrubs, and undergrowth or overhanging branches located within said right-of-way and easement, and any and all trees located outside of said right-of-way and easement that are of such a height that in falling directly to the ground they could come in contact with said electric lines and/or fiber optic cables, and to remove other obstructions within the area of said right-of-way and easement which may now or might hereafter interfere with or constitute a hazard to the construction, installation and maintenance of said electric lines and/or fiber optic cables.

The Company agrees to bury any underground conduit so that the same will not interfere with the cultivation of Grantor's real estate and to backfill any conduit trench to the grade level existing prior to the installation of an underground line. Subject to the rights of Company herein set forth, Grantor reserves the right to the use of the real estate included within said right of way and easement, except that Grantor shall not erect or maintain any buildings, improvements or other structures, facilities or equipment, either of a permanent or temporary nature within the area of said right of way, except those fences, buildings, structures, facilities or roadways which exist as of the date of this indenture. Grantor shall not change the grade elevation within said right of way and easement nor shall Grantor change the existing nature of use of the surface of the real estate within said right of way and easement without the written consent of Company. Grantor shall not construct lakes or ponds on any portion of grantor's real estate in such a manner as to cause water to collect or stand on any portion of the real estate located with said right of way and easement.

The right of way and easement hereby conveyed is ONE HUNDRED (100) feet in width and extends over and across the following described real estate situated in PERRY Township, VANDERBURGH County, State of Indiana, to-wit:


and the location of the centerline of said right of way and easement is shown and designated upon the plat which is attached to and by reference made a part of this indenture.

The amount of physical damages to the real estate, soil, crops, gates, drains or fences, caused by the Company in the exercise of the rights and privileges hereby granted, (except damage to trees, shrubs, undergrowth, overhanging branches or other obstructions which are cut, trimmed, removed, sprayed or treated by chemical methods, as above provided for), shall be promptly paid by the Company to Grantor and/or Grantor's tenants, provided a claim for such damages, if any, shall be filed in writing with the Company within One Hundred Eighty (180) days after the occurrence of any such damage.

The Company, its successors or assigns and lessees, may use and occupy the aforesaid lands for one of the purposes provided
for herein prior to the use thereof for all the purposes provided for herein, and it is, therefore, understood and agreed by Grantor that said right of way and easement shall remain in effect until the Company gives written notice of its intent to abandon said right of way and easement, which notice shall be in the form of a release recorded in the office of the Recorder of the County wherein Grantor's hereindescribed real estate is located.

Grantor certifies under oath that there is no Indiana Gross Income Tax due in respect to the transfer made by this indenture.

IN WITNESS WHEREOF, this instrument is executed this ________ day of ______________________, 2000.

UNIVERSITY OF SOUTHERN INDIANA

ATTEST:

By ____________________________
Printed ____________________________
Its __________________________

STATE OF ____________ )
SS:

COUNTY OF ____________ )

Before me, the undersigned, a Notary Public, in and for said County and State, came UNIVERSITY OF SOUTHERN INDIANA, an educational corporation, by ____________________________, its ____________________________, and by ____________________________, its ____________________________, who as such ____________________________, and ____________________________, respectively, for and on behalf of said educational corporation, acknowledged the execution of the foregoing Easement for Right-Of-Way.

WITNESS my hand and Notarial Seal this ________ day of ______________________, 2000.

I reside in ____________ County, State of ____________, and my commission expires: ____________________________

Notary Public

Printed

This instrument was prepared by C.E. Oswald, Jr. with insertions by: ____________________________.

W.O. 7102002 DWG. TY32-B7-SH4

WHEREAS, the Board of Trustees (the "Board") of the University of Southern Indiana (the "University") has full power and authority under and by virtue of the laws of the State of Indiana, including, more particularly, the provisions of Indiana Code 20-12-8 and 20-12-9, to issue revenue bonds secured by net income or net revenues of student residence, dining, and parking facilities and other auxiliary facilities, in order to finance and refinance such facilities on its Evansville campus; and

WHEREAS, the University desires to authorize the execution and delivery to Fifth Third Bank, Indiana, as trustee (the "Trustee"), of an Indenture of Trust dated as of February 1, 2001 (the "Original Indenture"), for the purpose of securing its Auxiliary System Revenue Bonds to be issued from time to time thereunder; and

WHEREAS, Article IV of the Original Indenture would authorize the issuance of one or more initial series of bonds by the University and the authentication and delivery of those series of bonds by the Trustee under the conditions set forth in Article IV, which conditions have been complied with so as to authorize the issuance, authentication and delivery of two initial series of bonds by the Trustee under the conditions set forth in Article IV, to provide the funds required to (i) finance the acquisition, construction, renovation or equipping of certain student residence facilities (the "New Money Project" as described in Attachment I attached hereto), and (ii) refund certain prior debt obligations of the University (the "Prior Bonds" as described in Attachment II attached hereto) which were issued to finance or refinance the costs of the acquisition, construction, renovation or equipping of certain student residence facilities; and

WHEREAS, the Board has full authority to take all necessary actions in connection with the financing of the New Money Project and the refunding of the Prior Bonds through the issuance of two initial series of bonds, and to approve and authorize the appropriate officers of the Board and the University to execute and deliver, for and on behalf of the University, such instruments as may be determined by such officers to be appropriate and necessary to carry out the financing of the New Money Project and the refunding of the Prior Bonds through the issuance of two initial series of bonds; and

WHEREAS, the Board desires to authorize the execution and delivery of the University of Southern Indiana Auxiliary System Revenue Bonds, Series 2001A (the "Series 2001A Bonds"), and (in connection with the Series 2001A Bonds) a First Supplemental Indenture (the "First Supplemental Indenture"), a Continuing Disclosure Undertaking Agreement (the "Undertaking Agreement"), a Preliminary Official Statement (the "Preliminary Official Statement"), and forms of the Series 2001A Bonds; and

WHEREAS, the Board desires to authorize the execution and delivery of the University of Southern Indiana Auxiliary System Variable Rate Demand Revenue Bonds, Series 2001B (the "Series 2001B Bonds," and, together with the Series 2001A Bonds, the "Bonds"), and (in connection with the Series 2001B Bonds) a Second Supplemental Indenture (the "Second Supplemental Indenture"), a Credit Agreement (the "Credit Agreement"), a Bond Pledge Agreement (the "Bond Pledge Agreement"), a Remarketing Agreement (the "Remarketing Agreement"), and forms of the Series 2001B Bonds; and
WHEREAS, the Board desires to authorize the execution and delivery (in connection with the both series of Bonds) of a separate final Official Statement for each series (collectively, the "Official Statements"), a Construction and Rebate Agreement (the "Construction and Rebate Agreement"), a Purchase Contract (the "Purchase Contract"), and an Escrow Deposit Agreement (the "Escrow Deposit Agreement");

WHEREAS, there has now been submitted to the Board a form of Original Indenture, a form of First Supplemental Indenture, a form of Second Supplemental Indenture, a form of Undertaking Agreement, a form of Credit Agreement, a form of Remarketing Agreement, a form Bond Pledge Agreement, a form of Preliminary Official Statement, forms of final Official Statements, a form of Construction and Rebate Agreement, a form of Purchase Contract, and a form of Escrow Deposit Agreement, all submitted in connection with the issuance of the Bonds, in an aggregate principal amount not to exceed $26,000,000 for the Series 2001A Bonds and $11,500,000 for the Series 2001B Bonds, plus certain additional costs and discounts and funding requirements, which financing has been approved by the State Budget Agency of the State of Indiana;

NOW, THEREFORE, BE IT RESOLVED by the Board as follows:

Section 1. The issuance of the Series 2001A Bonds by the University on the terms and conditions set forth in the First Supplemental Indenture is hereby authorized in the total principal amount not to exceed the sum of $26,000,000, plus underwriter's discount, as described below, original issue discount, as permitted by law, costs of issuance and costs of any premium for bond insurance. The Series 2001A Bonds shall be designated "University of Southern Indiana Auxiliary System Revenue Bonds, Series 2001A." The true interest cost of the Series 2001A Bonds shall not exceed 6.5%, with a maximum underwriter's discount of 1% and with such serial or term maturities and redemption features as the executing officers shall approve. The final maturity of the Series 2001A Bonds shall not extend beyond October 1, 2018. The Series 2001A Bonds shall be sold pursuant to the Purchase Contract at negotiated sale to Dain Rauscher Incorporated, as the representative of the underwriters listed in the Purchase Contract.

Section 2. The issuance of the Series 2001B Bonds by the University on the terms and conditions set forth in the Second Supplemental Indenture is hereby authorized in the total principal amount not to exceed the sum of $11,500,000, plus underwriter's discount, as described below, original issue discount (if any), as permitted by law, costs of issuance, costs of any premium for bond insurance and fees for any other credit enhancement, and capitalized interest on the Series 2001B Bonds. The Series 2001B Bonds shall be designated "University of Southern Indiana Auxiliary System Variable Rate Demand Revenue Bonds, Series 2001B". The Series 2001B Bonds shall be sold at an interest rate or rates approved by the Chair, Vice Chair or Treasurer of the University, which interest rate or rates shall be the Daily Rate, Weekly Rate, or Term Rate, and which shall not exceed the Maximum Rate, all as established pursuant to the Second Supplemental Indenture. The final maturity of the Series 2001B Bonds shall not extend beyond October 1, 2021, with such redemption features as the executing officers shall approve. The Series 2001B Bonds shall be sold pursuant to the Purchase Contract at negotiated sale to Dain Rauscher Incorporated, as the representative of the underwriters listed in the Purchase Contract.

Section 3. The Original Indenture, the First Supplemental Indenture, and the Second Supplemental Indenture are approved in substantially the forms submitted to the Board and are made a part of this Resolution as if fully set forth herein. The Chair or Vice Chair of the University, or either of them, is hereby authorized to execute and deliver, and the Secretary or Assistant Secretary of the
University, or either of them, is hereby authorized to attest the signature of and to imprint the corporate seal of the University on the Indenture, the First Supplemental Indenture, and the Second Supplemental Indenture, in substantially the forms submitted to the Board, with those changes in form or substance that the officers executing those documents shall approve (including any changes necessary to obtain bond insurance or other credit enhancement), such approval to be conclusively evidenced by the execution and delivery thereof.

Section 4. The Official Statements are approved in substantially the forms submitted to the Board and are made a part of this Resolution as if fully set forth herein. The Treasurer of the University is hereby authorized and directed to make those changes in form or substance as are necessary or appropriate (including any changes necessary to obtain bond insurance or other credit enhancement), to authorize the distribution of the Official Statements, to deem each Official Statement to be final or nearly final for purposes of applicable Securities and Exchange Commission rules, to execute and deliver the form of each final Official Statement with those changes in form or substance that the Treasurer shall approve (including any changes necessary to obtain bond insurance or other credit enhancement), and to cause printed copies of any Preliminary Official Statement and final Official Statements to be provided to those prospective purchasers, investors and other persons as he may deem advisable in order to market the Bonds, and any such prior actions are hereby ratified and confirmed.

Section 5. The Purchase Contract is approved in substantially the form submitted to the Board and is made a part of this Resolution as if set forth fully herein. The Chair, Vice Chair or Treasurer of the University, or any of them, is hereby authorized to execute and deliver the Purchase Contract in substantially the form submitted to the Board, with those changes in form or substance that the officers executing that document shall approve (including any changes necessary to obtain bond insurance or other credit enhancement), such approval to be conclusively evidenced by the execution and delivery thereof.

Section 6. The Construction and Rebate Agreement and the Escrow Deposit Agreement are approved in substantially the forms submitted to the Board and are made a part of this Resolution as if set forth fully herein. The Chair, Vice Chair or Treasurer of the University, or any of them, is hereby authorized to execute and deliver and the Secretary or Assistant Secretary of the University, or either of them, is hereby authorized to attest the signature of and to imprint the corporate seal of the University on the Construction and Rebate Agreement and the Escrow Deposit Agreement in substantially the forms submitted to the Board, with those changes in form or substance that the officers executing those documents shall approve (including any changes necessary to obtain bond insurance or other credit enhancement), such approval to be conclusively evidenced by the execution and delivery thereof.

Section 7. The Remarketing Agreement is approved in substantially the form submitted to the Board and is made a part of this Resolution as if set forth fully herein. The Chair, Vice Chair or Treasurer of the University, or any of them, is hereby authorized to execute and deliver the Remarketing Agreement in substantially the form submitted to the Board, with those changes in form or substance that the officers executing that document shall approve (including any changes necessary to obtain bond insurance or other credit enhancement), such approval to be conclusively evidenced by the execution and delivery thereof.

Section 8. The Credit Agreement and the Bond Pledge Agreement are approved in substantially the forms submitted to the Board and are made a part of this Resolution as if set forth fully herein. The Chair, Vice Chair or Treasurer of the University, or any of them, is hereby authorized to execute and
deliver the Credit Agreement and the Bond Pledge Agreement in substantially the forms presented to the Board, with those changes in form or substance that the officers executing those documents shall approve (including any changes necessary to obtain bond insurance or other credit enhancement), such approval to be conclusively evidenced by the execution and delivery thereof.

Section 9. The Undertaking Agreement is approved in substantially the form submitted to the Board and is made a part of this Resolution as if set forth fully herein. The Chair, Vice Chair or Treasurer of the University, or any of them, is hereby authorized to execute and deliver the Undertaking Agreement in substantially the form presented to the Board, with those changes in form or substance that the officers executing that document shall approve (including any changes necessary to obtain bond insurance or other credit enhancement), such approval to be conclusively evidenced by the execution and delivery thereof.

Section 10. The Treasurer of the University is hereby authorized to prepare the bond forms, as approved by the Board, required for use in the issuance of each series of Bonds, and to cause the same to be executed manually or by facsimile by the proper officers of the University as provided in the Original Indenture, the First Supplemental Indenture, and the Second Supplemental Indenture. Upon execution of each series of Bonds, the Treasurer shall deliver such Bonds to the Trustee for authentication, and upon their authentication, the Treasurer is authorized and directed to deliver such Bonds, upon payment of the purchase price, to The Depository Trust Company, New York, New York ("DTC"), on behalf of the purchaser thereof, which purchase price shall reflect the underwriter’s discount permitted by this Resolution and original issue discount, if any, as permitted by law.

Section 11. The Chair, Vice Chair, Treasurer, Secretary and Assistant Secretary of the University are, and each of them is, hereby authorized and directed to do any and all further acts and things necessary, and to execute and deliver any necessary additional or supporting agreements, documents or certificates (including any supplement to the Blanket Issuer Letter of Representations, and including any agreement, document or certificate associated with obtaining bond insurance or other credit enhancement), as may be requested or necessary in order to complete the transactions contemplated by the Original Indenture, the First Supplemental Indenture, the Second Supplemental Indenture, the Purchase Contract, the Construction and Rebate Agreement, the Escrow Deposit Agreement, the Remarketing Agreement, the Credit Agreement, the Bond Pledge Agreement, the Undertaking Agreement and the Official Statements hereby authorized.

THE NEW MONEY PROJECT

PROJECT DESCRIPTION – STUDENT RESIDENCE BUILDING NO. 3

Budget Agency Number: G-0-00-1-02

Project Description

The University of Southern Indiana proposes the construction of a student residence building with a combination of one and two-bedroom apartments. The residence building, with fifty-two (52) two-bedroom apartments and twelve (12) one-bedroom apartments, will accommodate two-hundred twenty (220) students and will be located in a wooded area south of the Physical Activities Center. The proposed facility is the same general design as the first two suite-style facilities, Newman Hall and Governors Hall. However, several improvements and enhancements have been incorporated into the architectural design of the project, including the addition of a lower (basement) level.

The three-story building will include a central entrance with interior corridors, a centrally located lounge and reception area, a computer laboratory on each floor, a laundry facility, and a multipurpose room. The two-bedroom units with two bathrooms will accommodate four students and the single units with one bathroom will accommodate one student. The total square footage of a two-bedroom unit is approximately 725 square feet with approximately 530 square feet in the one-bedroom unit. Each apartment will include a kitchenette, a common living area for the residents, and technological enhancements for computer networking. The basement level will contain ten student apartments and an unfinished area for future use.

The construction of the building will be a combination of wood framing, masonry block walls where needed for fire blocks, brick exterior, gypsum board walls and ceilings, and light weight concrete floors.
EXHIBIT II-A
ATTACHMENT II

THE PRIOR BONDS

1. University of Southern Indiana Student Housing Revenue Refunding Bonds, Series 1996, in the outstanding principal amount of $9,605,000.

2. University of Southern Indiana Student Housing Revenue Refunding Bonds, Series 1997, in the outstanding principal amount of $2,504,000.

3. University of Southern Indiana Student Housing Revenue Bonds, Series 1997, in the outstanding principal amount of $4,300,000.

4. University of Southern Indiana Variable Rate Student Housing Bonds, Series 1998, in the outstanding principal amount of $13,400,000.
University of Southern Indiana

Request for General Repair and Rehabilitation Funds

January 11, 2001

Replace Boiler No. 2 in Physical Plant $134,000
Renovate Administrative Services Buildings 100,000
Upgrade Publishing Services Center Exhaust at Printing Press 11,000

TOTAL $245,000