## -- FORM OF RESOLUTION --

LF060204-14

Mem	er introduced the following resolution and moved its adoption:	
	RESOLUTION APPROVING AND AUTHORIZING THE EXECUTION OF A GOVERNMENTAL LEASE-PURCHASE MASTER AGREEMENT AND SUPPLEMENTS THERETO AND RELATED DOCUMENTS AND CERTIFICATES	
BE II	RESOLVED by the City of Rapid City, State of South Dakota, as follows:	
	The Governmental Lease-Purchase Master Agreement (the "Agreement" or the "Master Lease") and or Supplements thereto are hereby approved substantially in the form presented to this board and on the Secretary/Clerk.	d the
appropriate Agreement,	The Mayor or Council President is hereby authorized to execute the Agreement and any Supplement thereto on behalf of the City, and to execute such other certificates and documents as may be necessary to effectuate the transactions contemplated by the Agreement and said Supplement or Supplements. The Supplement or Supplements and the related documents may contain such necessary and appropriate missions and insertions as the Mayor or Council President shall determine to be necessary, and the execute Mayor or Council President shall be conclusive evidence of such determination and its approval by	y and The priate aution
excess of \$1 exempt obl	Lessee reasonably anticipates that it will not issue tax-exempt obligations (not including "pds" as defined in Section 141 of the Internal Revenue Code of 1986, as amended) in an aggregate amount of million during the calendar year in which the Lease commences. The lease is designated as a qualifier gation for purposes of Section 265(b)(c) of the Internal Revenue Code of 1986, as a mended, relating of interest by financial institutions.	unt in d tax-
The	motion for the adoption of the foregoing resolution was duly seconded by Meand upon roll call vote the following voted in favor thereof:	mbei
and the follo	wing voted against the same:	
whereupon	aid resolution was declared duly passed adopted.	
	SOUTH DAKOTA ) )SS DF PENNINGTON	
Dakota, do the City Co same is a f authorizing	undersigned, being the fully qualified and acting Secretary/Clerk of the City of Rapid City, State of hereby certify that I have carefully compared the attached and foregoing extract of minutes of a meetincil held on the day of, 2004, with the original thereof on file in my office, and the true and complete transcript insofar as the same relates to the adoption of a resolution approving the execution of a governmental lease-purchase master agreement and supplements thereto and read certificates.	ing of ad the g and
WIT	NESS MY HAND officially as such Secretary/Clerk this day of, 20	)04.
		 Clerk

Costs Funded \$500,000.00	Payment Rate 4.03%	5 Payments 1 per year 4.030% Rate	Level Payment \$112,408.23 Fctr=.224816	Closing Fees 6/7/2006	Average Life 3.08 years 36.9 months
		Commencemen	t: Jun 7, 2004	_	
		<b>Closing Date: J</b>	un 7, 2004	<u> </u>	

Pmt	Total Payment Due	Interest Payment Due	Principal Payment Due	After Payment Principal Balance	After Payment Termination Value	Payment Due Date
	\$0.00		\$0.00	\$500,000.00		Jun 7, 2004
1	\$112,408.23	\$20,150.00	\$92,258.23	\$407,741.77	\$414,852.18	Jun 7, 2005
2	\$112,408.23	\$16,431.99	\$95,976.24	\$311,765.54	\$316,134.07	Jun 7, 2006
3	\$112,408.23	\$12,564.15	\$99,844.08	\$211,921.46	\$214,158.26	Jun 7, 2007
4	\$112,408.23	\$8,540.43	\$103,867.79	\$108,053.67	\$108,817.26	Jun 7, 2008
5	\$112,408.23	\$4,354.56	\$108,053.67	\$0.00	\$1.00	Jun 7, 2009

Please Note: Sum of individual principal payments differ from total principal by one cent due to even-cent rounding.

This exhibit is a draft only and may not reflect final terms.

Wells Fargo Public Finance (WFPF) bankers are registered representatives of Wells Fargo Brokerage Services, LLC, or Wells Fargo Institutional Securities, LLC, brokerage affiliates of Wells Fargo & Company and members of the NASD and SIPC.

Investments: • NOT FDIC insured • May lose value • No bank guarantee

The information in this e-mail is confidential and may be legally privileged. It is intended solely for the addressee. Access to this e-mail by anyone else is unauthorized. If you are not the intended recipient, any disclosure, copying, distribution or any action taken or omitted based on this information is prohibited and may be unlawful.