

VIRGINIA: AT THE CONTINUATION MEETING OF THE DINWIDDIE COUNTY BOARD OF SUPERVISORS HELD IN THE MULTI-PURPOSE ROOM OF THE PAMPLIN ADMINISTRATION BUILDING IN DINWIDDIE COUNTY, VIRGINIA, ON THE 31st DAY OF AUGUST, 2004, AT 2:00 P.M.

PRESENT: DONALD L. HARAWAY – CHAIRMAN ELECTION DISTRICT #2
HARRISON A. MOODY - VICE CHAIR ELECTION DISTRICT #1
ROBERT L. BOWMAN IV ELECTION DISTRICT #3
DORETHA E. MOODY ELECTION DISTRICT #4
MICHAEL W. STONE ELECTION DISTRICT #5

=====

Mr. Donald L. Haraway, Chairman, called the continuation meeting to order at 2:00 P.M. at the VDOT Residency Building, 4608 Boydton Plank Road, Petersburg, Virginia.

IN RE: TOUR OF COUNTY ROADS – VDOT & BOARD OF SUPERVISORS

The Board met with VDOT representatives to take a riding tour of the County roads to see first hand the condition of some of the roads in the County and to take a look at the reclamation process and “spot improvements” recommended by Mr. Ray Varney, VDOT Resident Engineer.

IN RE: DINNER RECESS

The Board recessed for dinner at 5:15 P.M. The Board reconvened at 7:16 P.M. in the Multi-purpose Room of the Pamplin Administration Building.

IN RE: PRESENTATION OF PROPOSED SCHOOL CONSTRUCTION PROJECTS

Dr. Charles Maranzano, Acting School Superintendent, presented the following proposed project update to the Board and IDA members:

Dinwiddie County New School Construction Plans

Dr. Charles Maranzano, Jr., Acting Superintendent

August 31, 2004

Background

In January 2002, the School Board undertook an Attendance Zone Revision and Educational Facilities Study with BCWH.

Fall 2002: Elementary School Rezoning was phased in for 2002-2003 school year. (All five elementary schools became K-5)

December 2002: School and support facilities study completed by BCWH.

January 2003-present: Dialogue with Board of Supervisors conducted:

BCWH study produced a ten-year projection (2005-2012) addressing renovation of existing facilities and new projects to accommodate county growth in two phases at \$111,993,919. (p. 8 Davenport presentation 3/8/04)

Board of Supervisors requested School Officials to determine immediate needs for growth and work within the parameters of a reasonable allotment.

School officials agree to formulate priorities, work with the boards, and communicate with the community at large.

April 14, 2004 Joint meeting Summary:

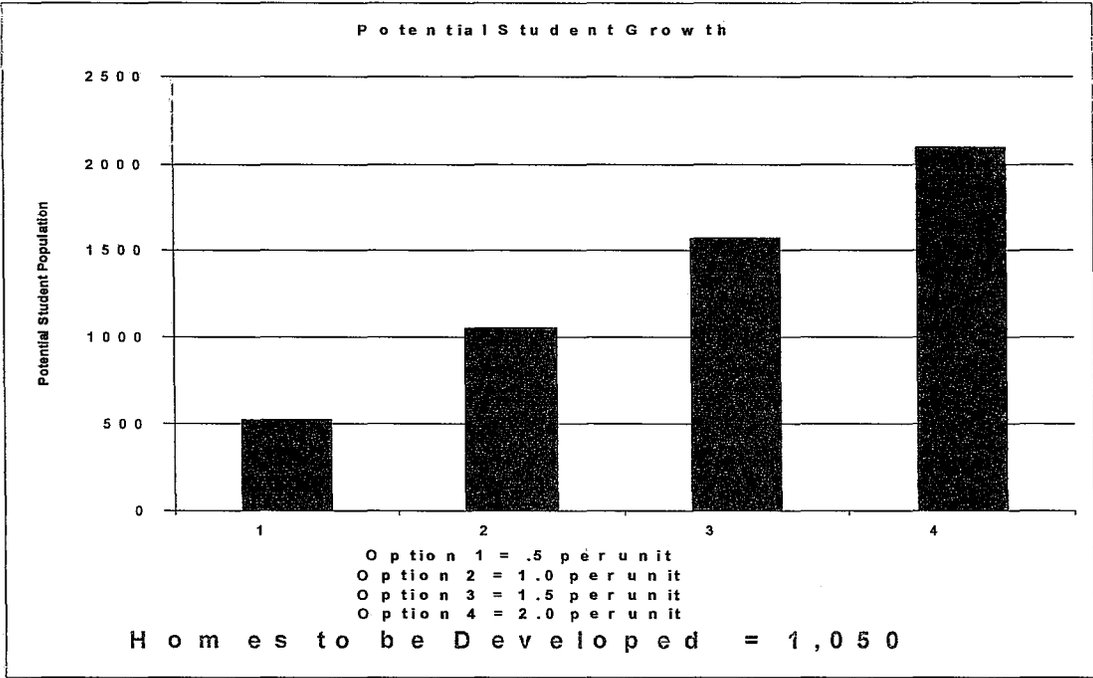
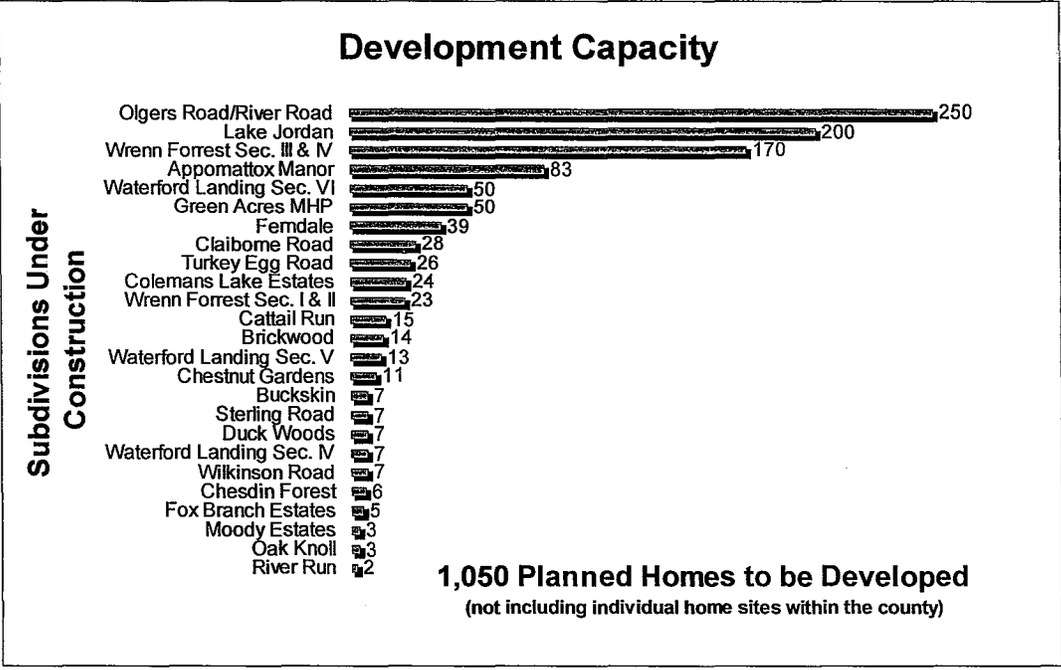
Consensus developed regarding Davenport & Company's recommendations for Capital Funding.

1. \$55 million maximum identified.
2. County seeks information on different types of bond issues.
3. Joint Boards agree to move forward with project needs.
4. Schools agree to move forward with plans to inform and involve stakeholders in planning process.

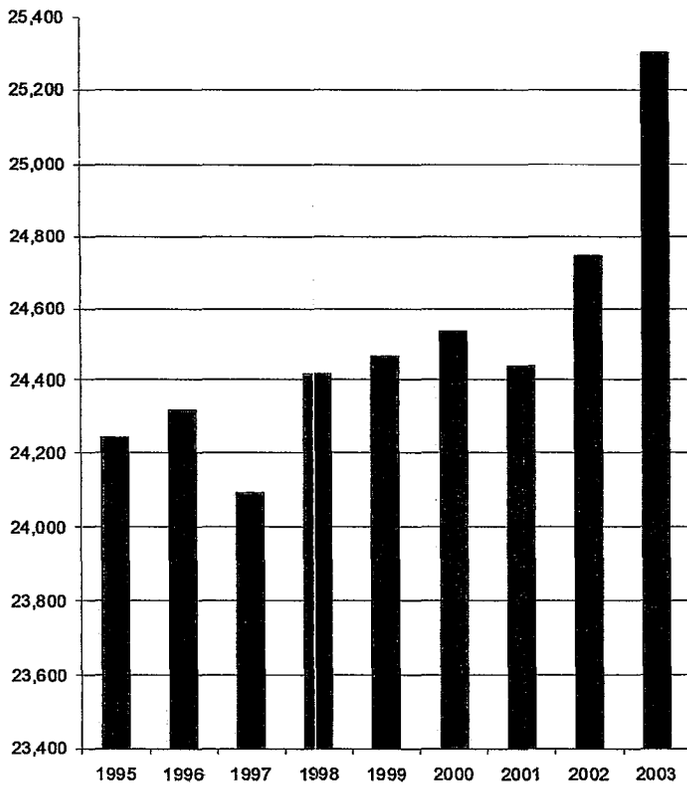
Background information on county growth and facilities use: **September 2004
Community Report**



AGING FACILITIES		
Original Construction	Current Educational Use	Years in Use
1936	Midway Elementary School	68
1939	Dinwiddie Elementary School	65
1954	Dinwiddie Middle School	50
1964	Dinwiddie County High School	40
1968	Rohoic Elementary School	36
1972	Southside Elementary School	32
1980	Sunnyside Elementary School	24



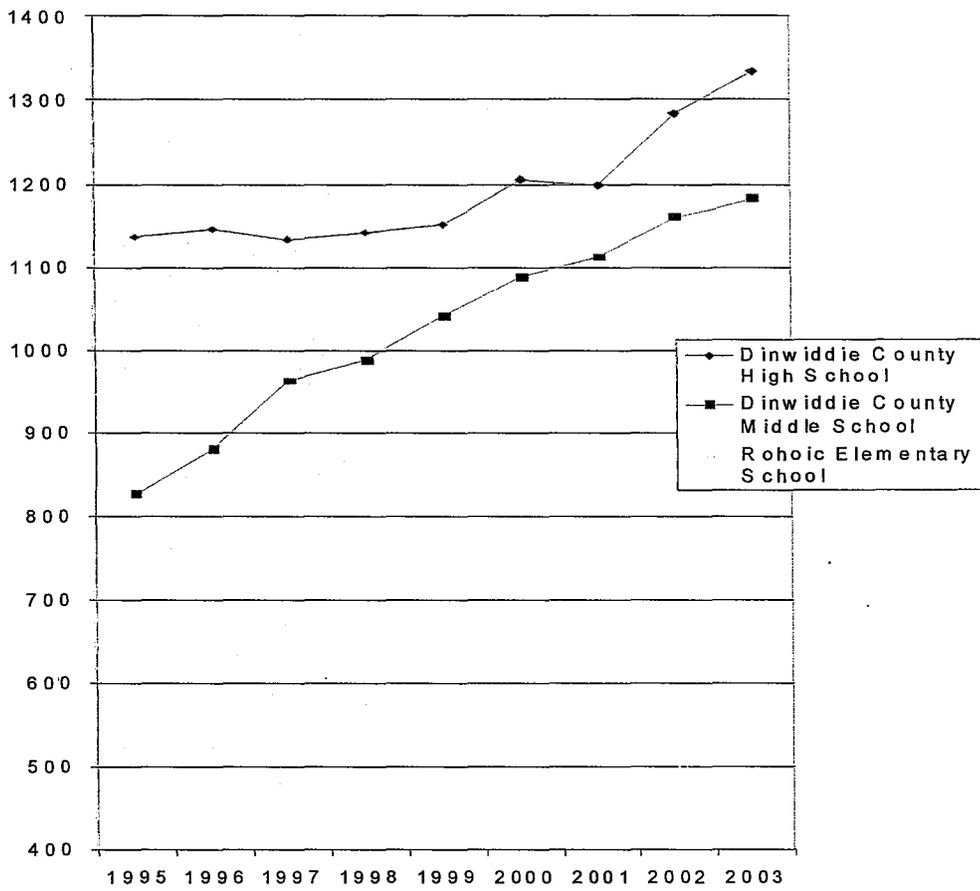
Population of Dinwiddie County



DINWIDDIE COUNTY PUBLIC SCHOOLS
Capacity vs. Enrollment By School
September 30, 2003

<u>School</u>	<u>Building Capacity</u>	<u>Total Enrollment</u>
Dinwiddie Elementary	650	366
Midway Elementary	475	369
Southside Elementary	550	405
Sunnyside Elementary	350	297
Rohoic Elementary	350	520
Dinwiddie Middle	900	1182
Dinwiddie High	1100	1332

Specific School Populations

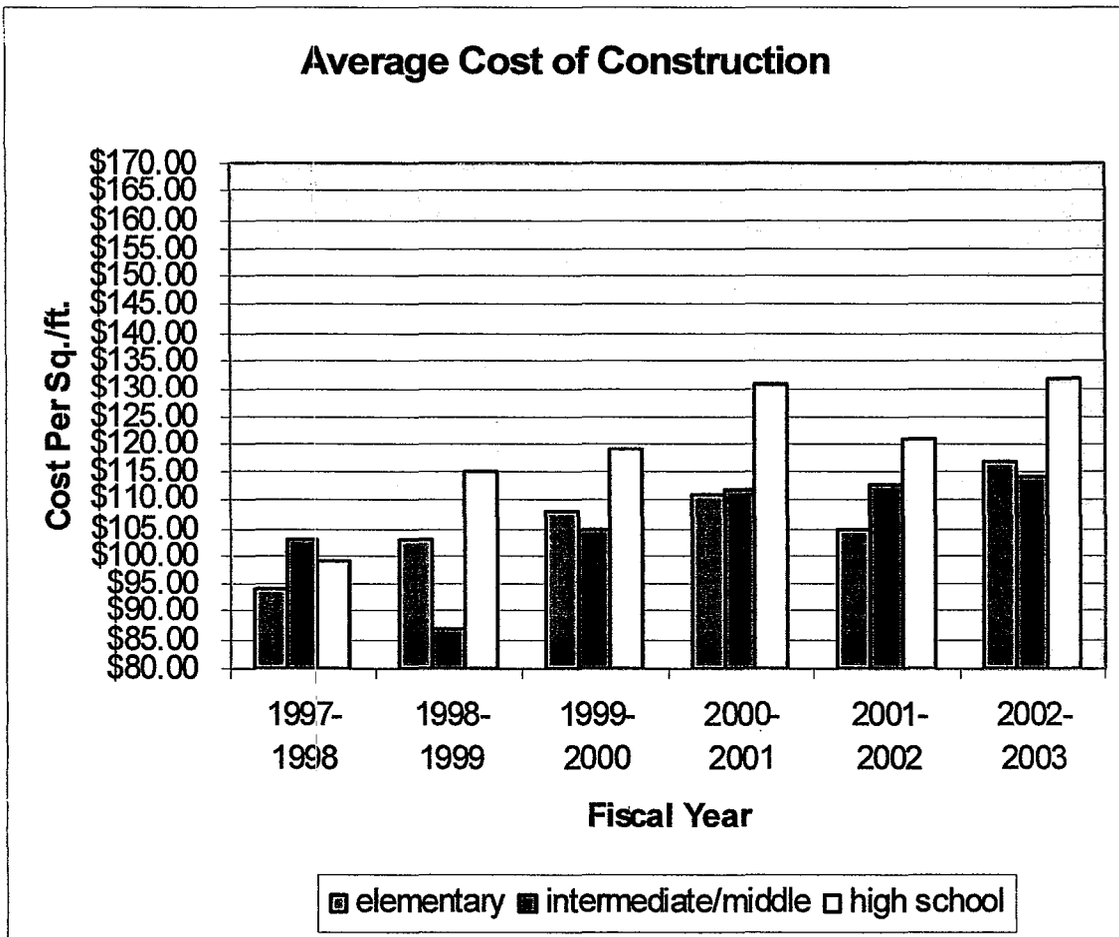


**PROJECTED EXPENDITURE SUMMARY
FOR \$55 MILLION BOND**

New Elementary (700)	11 M
New High School	40 M
Move Middle to High School (Conversion)	3 M
Dinwiddie Middle School (Conversion to Educational Services Facility)	1 M
	<hr/> 55 M

DOES NOT INCLUDE:

- CIP - Southside
- CIP - Sunnyside
- CIP - Rohoic
- Midway Addition



Planning progress update:

Two separate RFP's written.

Two committees established and convened with school and county representation.

Proposals reviewed, eight finalists selected for interviews.

Interviews conducted for both elementary and secondary projects.

Additional progress:

Architectural contractual negotiations began.

Land acquisition team formed.

Elementary and Secondary sites identified and visited.

Interviews with landowners conducted (ongoing to date).

Appraisals of land in progress.

Next steps:

Joint action of Board of Supervisors, Industrial Development Authority required; School Board resolution pending.

Timeline and planning guide developed for construction of elementary school. Middle and High School to follow ASAP.

IN RE: UPDATE ON RATINGS & BOND INSURANCE

Mr. David Rose with Davenport presented the following update on the ratings and bond insurance:

Briefing on Series 2004

Lease Revenue Bonds and Notes

=====
 Industrial Development Authority of
 Dinwiddie County, Virginia
 Dinwiddie County School Board
 County of Dinwiddie
August 31, 2004

RATINGS AND BOND INSURANCE RESULTS

- **May 2004** Dinwiddie County Meets with the Three Major Rating Agencies (Moody's Investors Service, Standard & Poor's and Fitch Ratings).

- **June 2004** Dinwiddie County Receives Solid Ratings as Follows:

 - Moody's Investors Service - A2.
 - Standard & Poor's - A+.
 - Fitch Ratings - A+.

- **July/Aug 2004** After Soliciting the Universe of All Major Bond Insurers (5) Dinwiddie County Receives Bond Insurance Bids from 3 Primary Bond Insurers Based on the County's Solid Investment Grade Ratings. Note: One Insurer Declined Because it does not Insure Schools; Other Insurer Declined Because of its Uncertainty with the Literary Loan Program.

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SOURCES AND USES OF FUNDS

	Rating Agencies (Spring 2004)	Insured Approach (AAA)	Non-Insured Approach (A Rated)
Amount Issued	\$58,980,000	\$56,115,000	\$58,415,000
Less:			
Bond Insurance	(380,000)	(500,000)	0
Cost of Issuance	(615,000)	(615,000)	(615,000)
Debt Service Reserve Fund	(2,985,000)	0	(2,800,000)
Construction Amount to Schools	\$55,000,000	\$55,000,000	\$55,000,000

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COSTS OF ISSUANCE

	<u>Amount</u>
Bond Counsel	\$90,000
Rating Agencies, Underwriter's Counsel, Trustee, Misc	95,000
Davenport - Hourly Fee	220,000
Underwriting	<u>210,000</u>
Total Cost of Issuance	\$615,000

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COMPARATIVE ALL-IN COSTS OF EACH OPTION

	Rating Agencies (<u>Spring 2004</u>)	Insured Approach (<u>AAA</u>)	Non-Insured Approach (<u>A Rated</u>)
Amount Issued	\$58,980,000	\$56,115,000	\$58,415,000
Total Debt Service	\$106,100,000	\$96,100,000	\$104,300,000
Average Annual Debt Service	\$2,930,000	\$2,700,000	\$2,875,000
True Interest Cost	5.50%	<u>4.87%</u>	5.11%

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PRELIMINARY FINANCING TIME SCHEDULE

- **August 31, 2004** • **Joint Meeting – IDA, County and School Boards. Documents and Parameters Resolution Approved.**
- **Aug 31 – Sept 9** • **Preliminary Official Statement (POS) Finalized.**
- **September 10** • **POS Printed and Mailed.**
- **September 21** • **Pricing and Sale of Bonds.**
• **County Board of Supervisors Meeting to Sign Bond Purchase Agreement.**
- **October 6** • **Closing and Investment of Funds.**

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IN RE: ADOPTION OF RESOLUTION FOR \$55 MILLION DOLLAR BOND ISSUE – SCHOOL CONSTRUCTION

Mr. Daniel Siegel, County Attorney, stated the resolutions for the bond issues were sent to all the members of the School Board, IDA, and Board of Supervisors and if they had any questions he would be happy to answer them. If not, the Board should adopt the resolution for the \$55 million for the school construction bond issue.

Upon motion of Mr. Moody, Seconded by Ms. Moody, Ms. Moody, Mr. Stone, Mr. Bowman, Mr. Moody, Mr. Haraway, voting "Aye", the following resolution was adopted.

**RESOLUTION OF THE BOARD OF SUPERVISORS
OF DINWIDDIE COUNTY, VIRGINIA**

WHEREAS, the Board of Supervisors of Dinwiddie County, Virginia (**the "Board of Supervisors"**) desires the Industrial Development Authority of Dinwiddie County, Virginia (**the "Authority"**) to issue its lease revenue notes and bonds to finance for Dinwiddie County, Virginia (**the "County"**) the acquisition, construction and equipping of a new elementary school to be located in the northern portion of the County (**the "New Elementary School"**) and a new high school (**the "New High School"**) and various other projects (**the "New Projects"**) and to advance refund the Authority's outstanding lease revenue bonds, Series 1999B in an outstanding amount of \$545,000 (**the "1999B Refunded Bonds"**) which financed the acquisition, construction and equipping of certain improvements and renovations to County's schools and related facilities including the Dinwiddie Elementary School and various other capital projects on real property owned by the Dinwiddie County School Board (**the "School Board"**) located in the County; and

WHEREAS, the Board of Supervisors will request the Authority to issue, offer and sell its (i) lease revenue notes in an amount of \$15,000,000 (**the "2004A Notes"**) to provide interim monies pending funding of a loan from the Literary Fund of the Commonwealth of Virginia for the financing of a portion of the New Projects and

(ii) additional lease revenue and refunding bonds in an amount up to \$43,000,000 (**the “2004B Bonds”, together with the 2004A Notes, the “2004 Obligations”**) to refund the 1999B Refunded Bonds and to finance the remaining portion of the New Projects and which issuance of 2004 Obligations by the Authority would not create debt of the County for purposes of the Virginia Constitution; and

WHEREAS, there have been presented to this meeting drafts of the following documents (**the “Documents”**) which the Authority proposes to execute based on the request of the County to carry out the transactions described above, copies of which shall be filed with the records of the Authority:

- (a) an Amended Ground Lease between the Authority and the Dinwiddie County School Board (**the “School Board”**) conveying to the Authority a leasehold interest in the School Property (as defined below) (including properties on which the New Projects will be located), which has been acknowledged and consented to by the County (**the “Amended Ground Lease”**);
- (b) an Amended Financing Lease between the Authority and the County conveying to the County a leasehold interest in the School Property and leasing the School Property to the County (**the “Amended Financing Lease”**);
- (c) a Supplemental Indenture of Trust between the Authority and SunTrust Bank, as the Trustee (**the “Trustee”**), pursuant to which the 2004 Obligations are to be issued, including the form of the 2004 Obligations, which are to be acknowledged and consented to by the County (**the “Supplemental Indenture”**);
- (d) an Amended Assignment of Rents and Leases between the Authority and the Trustee, assigning to the Trustee certain of the Authority’s rights under the Amended Financing Lease and Amended Ground Lease, which is to be acknowledged and consented to by the County (**the “Amended Assignment Agreement”**);
- (e) an Amended Option Agreement among the County, the School Board and the Authority providing the County and the School Board with the option to purchase the School Property (**the “Amended Option Agreement”**);
- (f) an Escrow Agreement between the County, the Authority and SunTrust Bank, as Escrow Agent for the advance refunding of the 1999B Refunded Bonds (**the “Escrow Agreement”**);
- (g) a Bond Purchase Agreement among the Authority, the County and the Underwriter for the purchase of the 2004 Obligations (**the “Bond Purchase Agreement”**); and
- (h) a Preliminary Official Statement for the offering and sale of the 2004 Obligations (**the “Preliminary Official Statement”**).

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF DINWIDDIE COUNTY, VIRGINIA:

1. The following plan for refunding the 1999B Refunded Bonds and financing the New Projects and leasing of the New Projects and various other County Schools, consisting of the existing Rohoic Elementary School, the existing Southside Elementary School, the existing Sunnyside Elementary School and the existing Dinwiddie Elementary School

(together, the "School Property") as described in the preambles above is hereby approved. The Authority will be requested to issue the 2004A Notes in the amount of \$15,000,000 and to use the proceeds there from to provide interim financing for a portion of the New Projects and the 2004B Bonds to provide the financing for the remaining costs of the New Projects in the maximum amount of up to \$43,000,000 and to use the proceeds there from to refund the 1999B Refunded Bonds and for the remaining costs of the New Projects. The New Projects and the School Property will be leased to the Authority under the Amended Ground Lease, and the Authority will lease the New Projects and the School Property to the County pursuant to the Amended Financing Lease. The Authority will also enter into a Supplemental Indenture with Trustee, pursuant to which the 2004 Obligations will be issued, which Supplemental Indenture is to be acknowledged and consented to by the County. The Authority will also enter into the Amended Assignment Agreement whereby the Authority's rights under the Amended Financing Lease and the Amended Ground Lease will be assigned to the Trustee, which Amended Assignment Agreement is to be acknowledged and consented to by the County. The Authority will be requested to lease the New Projects and the School Property to the County for the term of the 2004 Obligations at rents sufficient to pay interest and principal due on the 2004 Obligations, all pursuant to the Amended Financing Lease. The Authority, the County and the School Board will also enter into the Amended Option Agreement providing the County with the option to purchase the New Projects and the School Property. The obligation of the Authority to pay principal and interest on 2004 Obligations will be limited to rent payments received from the County. The obligation of the County to pay rent will be subject to the Board of Supervisors making annual appropriations for such purpose. The 2004 Obligations will be secured by an assignment of the Amended Financing Lease and Amended Ground Lease and municipal bond insurance ("**Bond Insurance**") from MBIA Insurance Corporation (the "**Insurer**") and a surety from the Insurer funding the Debt Service Reserve Fund for the 2004B Bonds to the Trustee for the benefit of the bondholders. If the County exercises its right not to appropriate money for rent payments, the Trustee or the holder of the 2004 Obligations may terminate the Amended Financing Lease or otherwise take possession of the School Property and the New Projects, subject to the terms of the Amended Financing Lease, the Amended Assignment Agreement, the Amended Ground Lease, and the Supplemental Indenture. The Authority, the County and the Underwriter (as defined below) will enter into the Bond Purchase Agreement for the purchase of the 2004 Obligations and a Continuing Disclosure Agreement (the "**Continuing Disclosure Agreement**") for the purpose of assuring compliance with continuing disclosure obligations under Rule 15c2-12. The Authority will also enter into the Escrow Agreement (the "**Escrow Agreement**") with the Trustee as escrow agent, wherein a portion of the proceeds from the Series 2004B Bonds will be used to advance refund the 1999B Refunded Bonds, which is to be acknowledged and approved by the County. The issuance of the Series 2004B Bonds, maturing, whether in serial or term form, approximately thirty years following the issuance date (February 15, 2034) at a per annum interest rate of 5.75% is hereby approved. The issuance of the Series 2004A Notes maturing February 15, 2008 at a per annum interest rate not to exceed 5.00% is hereby approved.

2. The Board of Supervisors has selected Sands, Anderson, Marks & Miller as Bond Counsel, and in connection therewith, Davenport & Company, LLC as the Underwriter for the purchase of the 2004 Obligations, and the Authority is hereby requested to designate the Underwriter and Bond Counsel as such.

3. The Chairman or Vice Chairman of the Board of Supervisors, and the County Administrator, either of whom may act, is hereby authorized and directed to execute and deliver the Documents and related instruments thereto, including but not limited to, municipal bond insurance, surety and investment agreements.
4. The Chairman or Vice Chairman, or County Administrator, either of whom may act, is hereby authorized and directed to execute and deliver an Application to the Authority in connection with the issuance of the 2004 Obligations, including, but not limited to the payment of the application fee therefore.
5. The Chairman or Vice-Chairman of the Board of Supervisors, either of whom may act, is hereby authorized and directed to acknowledge and consent to the provisions of the Documents and any other instruments executed by the Authority in connection with an assignment of the Amended Financing Lease, Amended Ground Lease, Bond Insurance and Surety for the purpose of securing the 2004 Obligations, including but not limited to designating and confirming the final interest rates, maturities, redemption provisions, payment dates, call dates and other terms of the 2004 Obligations and executing and delivering any agreements relating to the obtaining of municipal bond insurance to secure the 2004 Obligations.
6. The School Property and the New Projects are hereby declared to be essential to the efficient operation of the County and the County School System, and the Board of Supervisors anticipates that the School Property and the New Projects will continue to be essential to the operation of the County during the term of the Amended Financing Lease. The Board of Supervisors, while recognizing that it is not empowered to make any binding commitment to make appropriations beyond the current fiscal year, hereby states its intent to make annual appropriations in future fiscal years in amounts sufficient to make all payments under the Amended Financing Lease and hereby recommends that future Boards of Supervisors do likewise during the term of the Amended Financing Lease.
7. The Chairman or Vice-Chairman of the Board of Supervisors, the County Administrator, County Attorney, the County Treasurer and all other officers of the County are hereby authorized and directed to work with representatives of the Authority, the County Attorney, the Authority Counsel, Bond Counsel, and the Underwriter to perform all services and prepare all documentation necessary to bring the 2004 Obligations to market, including without limitation, final forms of the Documents and a preliminary and final official statement describing the 2004 Obligations and the Projects and the New Projects.
8. The County covenants that it shall not take or omit to take any action the taking or omission of which will cause the 2004 Obligations to be "arbitrage bonds" within the meaning of Section 148 of the Internal Revenue Code of 1986, as amended, including regulations issued pursuant thereto (**the "Code"**), or otherwise cause interest on the 2004 Obligations to be includable in the gross income for Federal income tax purposes of the registered owners thereof under existing law. Without limiting the generality of the foregoing, the County shall comply with any provision of law that may require the County at any time to rebate to the United States any part of the earnings derived from the investment of the gross proceeds of the 2004 Obligations.
9. The County covenants that it shall not permit the proceeds of the 2004 Obligations to be used in any manner that would result in (a) 10% or more of the proceeds of the 2004 Obligations being used in a trade or business carried on by any person other than a governmental unit, as provided in

Section 141(b) of the Code, provided that no more than 5% of such proceeds may be used in a trade or business unrelated to the County's use of the School Property and the New Projects, (b) 5% or more of such proceeds being used with respect to any "output facility" (other than a facility for the furnishing of water), within the meaning of Section 141(b)(4) of the Code, or (c) 5% or more of such proceeds being used directly or indirectly to make or finance loans to any persons other than as governmental unit, as provided in Section 141(c) of the Code; provided, however, that if the County receives an opinion of nationally recognized bond counsel that any such covenants need not be complied with to prevent the interest on the 2004 Obligations from being includable in the gross income for Federal income tax purposes of the registered owners thereof under existing law, the County need not comply with such covenants.

10. The Board of Supervisors hereby consents to Sands, Anderson, Marks & Miller serving as Bond Counsel, Special Counsel to the Authority and the School Board and as County Attorney.
11. All other acts of the Chairman or Vice-Chairman of the Board of Supervisors and other officers of the County that are in conformity with the purposes and intent of this resolution and in furtherance of the issuance and sale of the 2004 Obligations and refunding of the 1999B Refunded Bonds, are hereby approved and ratified.
12. Any authorization herein to execute a document shall include authorization to deliver it to the other parties thereto and to record such document where appropriate.
13. The County hereby agrees, to the extent permitted by law, to indemnify, defend and save harmless the Authority, its officers, directors, employees and agents from and against all liabilities, obligations, claims, damages, penalties, fines, losses, costs and expenses in any way connected with the County, the issuance of the 2004 Obligations or the refunding of the 1999B Refunded Bonds.
14. The distribution of the Preliminary Official Statement and a final Official Statement, for the offering of the 2004 Obligations, is hereby authorized. The authorization and approval of the Preliminary Official Statement is deemed "final" for purposes of complying with Rule 15c2-12 of the Securities Exchange Act of 1934, as amended, and the County is understood and agreed to be the sole "obligated person" under such Rule.
15. The County represents and affirms to the Authority that no representations of any kind as to the School Property, the New Projects, the 1999B Refunded Bonds or the ability to repay the 2004 Obligations has been made by the Authority.
16. The County, in adopting this resolution, reaffirms its "official intent" to reimburse itself or the School Board, within the meaning of U.S. Treasury Regulation 1.150-2 promulgated under the Code for expenditures with respect to the New Projects made prior to issuance of the 2004 Obligations with proceeds of the 2004 Obligations.
17. This resolution shall take effect immediately.

PASSED AND ADOPTED this 31st day of August 2004.

Chairman

ATTEST:

Clerk

The School Board and IDA approved similar resolutions. The pricing is set for September 21, 2004.

IN RE: APPROPRIATION FOR PURCHASE OF SCHOOL BUSES

“TO: Mrs. Wendy W. Ralph, County Administrator
FROM: Dr. Charles Maranzano, Acting Superintendent
CC: Dr. James Lanham, Asst. Superintendent for Instruction and Finance/Mrs. Wanda Short, Director of Transportation
DATE: August 23, 2004
REF: Appropriation for School Buses

As you recall, as part of the budget process the Dinwiddie County Board of Supervisors agreed to appropriate \$550,000 from the fund balance to fund the purchase of 10 buses for Dinwiddie County Public School's Transportation Department. Although we are aware that funds are usually not actually appropriated until November, we request that the Board of Supervisors appropriate the funds for school buses at their next meeting.

We are making this request because of the lead-time needed to deliver buses to us. We are currently looking at two different vendors for our buses. One company has two on the lot now and can deliver the remaining eight at the end of September. The other company has two on the lot now, but cannot deliver the remaining eight for at least 120 days. Both companies are anticipating price increases of at least 10% this fall.”

Upon motion of Mr. Moody, Seconded by Mr. Bowman, Ms. Moody, Mr. Stone, Mr. Bowman, Mr. Moody, Mr. Haraway, voting “Aye”,

BE IT RESOLVED that the Board of Supervisors of Dinwiddie County, Virginia appropriated \$550,000 from the fund balance to the School Capital Fund for the purchase of 10 buses for the Dinwiddie County Public School's Transportation Department.

Mr. Haraway requested that the transportation department provide a list of the buses that were being taken out of service with the mileage.

IN RE: CLOSED SESSION

Mr. Bowman stated I move to close this meeting in order to discuss matters exempt under section: **§2.2-3711 (A)(1) of the Code of Virginia - Personnel** – Environmental Land Technician; IT Specialist; Public Safety; **§2.2-3711 (A)(3) – Acquisition of Property; §2.2-3711 (A)(5) – Industrial;**

Mr. Stone seconded the motion. Ms. Moody, Mr. Stone, Mr. Bowman, Mr. Moody, Mr. Haraway voting “Aye”, the Board moved into the Closed Meeting at 8:43 P.M.

A vote having been made and approved the meeting reconvened into Open Session at 10:12 P.M.

IN RE: CERTIFICATION

Whereas, this Board convened in a closed meeting under §2.2-3711 A. 1

Personnel – Environmental Land Technician; IT Specialist; Public Safety
§2.2-3711 (A)(3) – Acquisition of Property; and §2.2-3711 (A)(5) – Industrial;

And whereas, no member has made a statement that there was a departure from the lawful purpose of such closed meeting or the matters identified in the motion were discussed.

Now be it certified, that only those matters as were identified in the motion were heard, discussed or considered in the meeting.

Upon motion of Mr. Stone, Seconded by Mr. Moody, Ms. Moody, Mr. Stone, Mr. Bowman, Mr. Moody, Mr. Haraway, voting "Aye", this Certification Resolution was adopted.

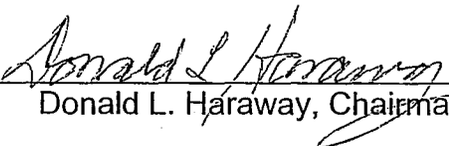
**IN RE: AUTHORIZATION FOR ACTION TO BE TAKEN TO
CLOSE PURCHASE OF INDUSTRIAL PROPERTY**

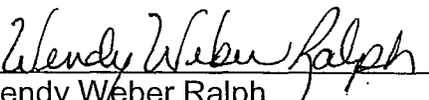
Upon Motion of Mr. Moody, Seconded by Mrs. Moody, Mr. Stone, Mrs. Moody, Mr. Bowman, Mr. Moody, Mr. Haraway voting "Aye",

BE IT RESOLVED by the Board of Supervisors of Dinwiddie County, Virginia that the Treasurer is authorized to wire funds in the amount of \$900,000 plus closing costs and the Chairman, County Administrator and County Attorney are authorized to take action as necessary to complete the closing of the Brown industrial site.

IN RE: ADJOURNMENT

Upon Motion of Mr. Stone, Seconded by Ms. Moody, Mr. Stone, Mrs. Moody, Mr. Bowman, Mr. Moody, Mr. Haraway voting "Aye", the meeting adjourned at 10:12 P.M.


Donald L. Haraway, Chairman

ATTEST: 
Wendy Weber Ralph
County Administrator

/abr

