

Proclamation for Teacher Appreciation Week (May 4-8, 2020)

Whereas, teachers play a critical role in educating and shaping our students, the future leaders of our country; and

Whereas, teachers are patient, hard-working, dedicated, and educated professionals that mold our student's lives in a positive direction; and

Whereas, we entrust our students with our teachers, and they shape their lives on a daily basis;

Therefore, I, Sondra Nelson, serving as President of the Linn-Mar Board of Education, do hereby proclaim May 4-8, 2020 as Teacher Appreciation Week; and I urge this week be observed by taking the time to recognize and acknowledge the lifelong impact our teachers have on the lives of our students.



Proclamation for School Board Recognition Month May 2020

Whereas, the Linn-Mar Community School District Board of Directors derives its legal status from the Constitution of the State of Iowa and the statutes enacted by the General Assembly and, therefore, serves as an agent of the State in developing educational programs in accordance with the constitution and laws of Iowa; and

Whereas, the members of the Linn-Mar Community School District Board of Directors are volunteer, citizen leaders who play a crucial role in ensuring our students receive the best education possible as they set district policy, provide general direction for the District, lead by example, and work together to *Inspire Learning, Unlock Potential, and Empower Achievement* for the entire district; and

Whereas, the Iowa Association of School Boards has designated the month of May as School Board Recognition Month in recognition of the dedicated service of all Iowa school board members;

Therefore, as a way of showing our appreciation, I ask that you please join me in a round of applause for the dedication, guidance, and service the Linn-Mar Community School District Board of Directors provides to the District, our students, our staff, and the community.



*Updates from the Cabinet*April 20, 2020

Cabinet Members: Superintendent Bisgard, Assoc. Superintendent Wear, Mrs. Karla Christian (HR), Mr. JT Anderson (CFO), Mrs. Leisa Breitfelder (Student Services), and Mrs. Jeri Ramos (Tech)

Continuous Learning Plans: Based on Governor Reynold's order to extend school closures through the end of the 2019-20 school year, the LMCSD will offer the following Continuous Learning options:

- PreK-8th grades will follow the Voluntary Educational Opportunities plan:
 - School days do not have to be made up
 - o Students are not required to participate and will not be graded
- Grades 9th-12th will follow the Required Educational Services plan:
 - School days do not have to be made up
 - Academic work is equivalent in effort/rigor to typical classroom work
 - Students are graded

For more information on the LMCSD Continuous Learning Plans in place, please visit the Linn-Mar website (www.Linnmar.k12.ia.us).

Teaching & Learning Update: Due to the extended closure of the LMCSD through the end of the 2019-20 school year, the Professional Learning Day scheduled for Monday, May 4th will be moved to Friday, May 1st to coordinate with the high school's Required Educational Services plan and virtual learning schedule.

Boulder Peak and Hazel Point Construction Updates: Work on the intermediate buildings continues even through COVID-19. Both general contractors have formally expressed concerns about meeting the end of July 2020 completion date, citing reduced work forces and supply chain interruptions as a result of the pandemic. The district met with both contractors the week of April 13th to discuss the schedules and projected completion dates. From those meetings, both Larson Construction and Knutson Construction provided a certain level of confidence that the buildings will still be ready for occupancy by the first day of school for the 2020-21 school year.

The overall budget of these projects is approximately \$67 million. As of April 9th, year-to-date expenditures were \$35,741,647. Funding for these projects has come from a series of bond issuances: a) \$10 million general obligation bonds in 2018, b) \$45 million general obligation bonds in 2019, and c) a \$15 million SAVE bond issuance in 2020.

As part of the overall \$67 million budget, there is an approximate \$2.8 million contingency built in. This contingency is in place for change orders, excess costs, unforeseen costs, etc. After the school board meeting on April 20th the total change order amount for these projects will be \$289,944.72, or about 10% of the contingency. Due to unsuitable soils, primarily at the Hazel Point site, we expect that there will be several change orders coming through to mitigate this issue and keep the project moving. However, the district fully expects to stay within the \$2.8 million contingency budget.

Along with the construction of the intermediate buildings, the district has been working with OPN Architects on procuring the furniture, fixtures, and equipment (FF&E) that will be going to both Boulder Peak and Hazel Point. This includes items such as desks, chairs, shelves, tables, playground equipment, etc. These items are also included in the overall \$67 million budget. To try and ensure enough lead time, most of these items will be ordered this month. Like the construction materials above, there is also concern that COVID may have an impact on the supply chain of these FF&E items.

Honors and Recognitions

Financial Reporting Honor: The LMCSD has once again earned the Association of School Business Officials Certificate of Excellence in Financial Reporting award for the 16th year in a row. The award is for reporting on the 2019 fiscal year. This award is considered the gold standard in Comprehensive Annual Financial Reporting and is viewed by credit rating agencies as a positive factor in decision making.

Teacher Recognition: Congratulations to Excelsior Middle School Language Arts Teacher Janelle Hurkett for being selected as a runner up for the Excellence in Education Award sponsored by the Iowa State Education Association. This award honors educators who go above and beyond in their everyday activities.

Class of 2020 Honored: The LM High School counselors honored the 517 graduating seniors by ordering "Congrats

Graduate" signs for the students to place in their yards. One small way of honoring the seniors for their educational efforts at this time of uncertainty about graduation ceremonies due to the pandemic. Kudos to all Seniors!





Special Thanks: A special thank you goes out to our Nutrition Services staff and all those who are volunteering to feed our students throughout the district closure. Your hard work and dedication is appreciated! Here is a tally, so far, of the total meals served: 6,114 (Week 1), 7,608 (Week 2), and 8,544 (Week 3). Click here for information on pick up locations.



Reminder LMCSD Playgrounds & Facilities Are Closed: To help contain the spread of COVID-19, this is just a reminder that all district facilities (including playgrounds) are closed for use at this time.

ITEMS TO INCLUDE ON AGENDA

LINN-MAR COMMUNITY SCHOOL DISTRICT

\$15,000,000 School Infrastructure Sales, Services and Use Tax Revenue Bonds, Series 2020

- Resolution Appointing Paying Agent, Bond Registrar, and Transfer Agent, Approving the Paying Agent, Bond Registrar and Transfer Agent Agreement and Authorizing the Execution of Same.
- Approval of Tax Exemption Certificate.
- Resolution Authorizing the Terms of Issuance and Providing for and Securing the Payment of School Infrastructure Sales, Services and Use Tax Revenue Bonds.

NOTICE MUST BE GIVEN PURSUANT TO IOWA CODE CHAPTER 21 AND THE LOCAL RULES OF THE SCHOOL DISTRICT.

The Board of Directors of the Linn-Mar Community School District, State of Iowa, met in session, in the Board Room, Learning Resource Center, Linn-Mar Community School District, 2000 North 10th Street, Marion Learning Resource Center, Linn-Mar Community
School District, 2999 North 10th Street, Marion, Iowa, at 7:00 P.M., on the above date. The Board
determined that it is impossible and impractical for all members to be physically present at this
meeting due to the COVID-19 pandemic, and that it is necessary to conduct the meeting by
electronic means. The Board has provided public access to the telephonic conversation. There
were present President, in the chair, and the following named Board Members:
Absent:
Vacant:

"RESOLUTION APPOINT AGENT, APPROVING TO AGENT AGREEMENT AN adoption. Board Member _	introduced the following ING PAYING AGENT, BOND REGISTRAR, HE PAYING AGENT, BOND REGISTRAR ND AUTHORIZING THE EXECUTION OF SA seconded the motion to a	AND TRANSFER AND TRANSFER ME" and moved its
called, and the vote was:		
AYES:		-
		-
NAYS:		
The President declare	ed the Resolution adopted.	
	* * * * * * *	
Board Member Certificate be placed on file a motion. The roll was called,	moved that the form of and approved. Board Member and the vote was:	of Tax Exemption seconded the
AYES:		
NAYS:		
The President declared	d the Motion adopted.	

Board Member	introduced the following Resolution entitled
"RESOLUTION AUTHORIZING AN	D PROVIDING FOR THE TERMS OF ISSUANCE AND
SECURING THE PAYMENT OF	\$15,000,000 SCHOOL INFRASTRUCTURE SALES
SERVICES AND USE TAX REVI	ENUE BONDS, SERIES 2020, OF THE LINN-MAR
COMMUNITY SCHOOL DISTRICT	, STATE OF IOWA, UNDER THE PROVISIONS OF
CHAPTERS 423E AND 423F OF THE	CODE OF IOWA, AND PROVIDING FOR A METHOD
OF PAYMENT OF SAID BON	DS," and moved its adoption. Board Member
seconded the	motion to adopt. The roll was called, and the vote was:
AVEQ.	
ATES.	
-	
NAYS:	
The President declared the Reso	lution adopted.

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RESOLUTION APPOINTING UMB BANK, N.A. OF WEST DES MOINES, IOWA, TO SERVE AS PAYING AGENT, BOND REGISTRAR, AND TRANSFER AGENT, APPROVING THE PAYING AGENT, BOND REGISTRAR AND TRANSFER AGENT AGREEMENT AND AUTHORIZING THE EXECUTION OF SAME

WHEREAS, pursuant to the provisions of Iowa Code Section 423E.5 and Chapter 423F, \$15,000,000 School Infrastructure Sales, Services and Use Tax Revenue Bonds, Series 2020 (the "Bonds"), dated May 5, 2020, have been sold and action should now be taken to provide for the maintenance of records, registration of Bonds and payment of principal and interest in connection with the issuance of the Bonds; and

WHEREAS, this Board has deemed that the services offered by UMB Bank, N.A. of West Des Moines, Iowa, are necessary for compliance with rules, regulations, and requirements governing the registration, transfer and payment of registered Bonds; and

WHEREAS, a Paying Agent, Bond Registrar and Transfer Agent Agreement (hereafter "Agreement") has been prepared to be entered into between the School Board and UMB Bank, N.A.:

NOW, THEREFORE, IT IS RESOLVED BY THE BOARD OF DIRECTORS OF THE LINN-MAR COMMUNITY SCHOOL DISTRICT:

Section 1. That UMB Bank, N.A. of West Des Moines, Iowa, is appointed to serve as Paying Agent, Bond Registrar, and Transfer Agent in connection with the issuance of \$15,000,000 School Infrastructure Sales, Services and Use Tax Revenue Bonds, Series 2020, dated May 5, 2020.

Section 2. That the Agreement with UMB Bank, N.A. of West Des Moines, Iowa, is approved and that the President of the School Board and Secretary of the Board of Directors are authorized to sign the Agreement on behalf of the School District.

PASSED AND APPROVED this 20th day of April, 2020.

	President of the Board of Directors	
ATTEST:		

RESOLUTION AUTHORIZING AND PROVIDING FOR THE TERMS OF ISSUANCE AND SECURING THE PAYMENT OF \$15,000,000 SCHOOL INFRASTRUCTURE SALES, SERVICES AND USE TAX REVENUE BONDS, SERIES 2020, OF THE LINN-MAR COMMUNITY SCHOOL DISTRICT, STATE OF IOWA, UNDER THE PROVISIONS OF CHAPTERS 423E AND 423F OF THE CODE OF IOWA, AND PROVIDING FOR A METHOD OF PAYMENT OF SAID BONDS

WHEREAS, pursuant to Iowa Code Chapters 423E and 423F, the Board of Directors of the Linn-Mar Community School District, State of Iowa, (the "Issuer" or "School District") is currently entitled to receive proceeds of a statewide sales, services and use tax for school infrastructure, the revenue from which is deposited into the State Secure an Advanced Vision for Education Fund and distributed to the Issuer pursuant to Iowa Code Section 423F.2, as amended, and which taxes are and will continue to be collected as set forth therein and said revenues have not been pledged and are available for the payment of revenue bonds, subject to the following premises; and

WHEREAS, pursuant to Iowa Code Chapters 423E and 423F, and an election duly held in accordance therewith on November 5, 2019, the Board of Directors of the Linn-Mar Community School District, State of Iowa, is currently entitled to spend School Infrastructure Tax Revenues for "school infrastructure" purposes; and

WHEREAS, the School District has complied with the provisions of Iowa Code Section 423F.4 by holding a public hearing on March 9, 2020, with notice published not less than ten nor more than twenty days ahead of that hearing, and did not receive a petition requesting an election on the question of issuing the Bonds; and

WHEREAS, to complete construction of the Intermediate buildings, acquire land, complete renovations and improvements to the Elementary buildings, and security improvements at existing facilities are hereby found and declared to be eligible "school infrastructure projects" within the meaning of the proposition approved by the electors of the Issuer, and the designated portion of the School Infrastructure Sales, Services and Use Tax Revenue to be used for such projects shall be allocated first to the repayment of School Infrastructure Sales, Services and Use Tax Revenue Bonds issued for the purposes of the Project (as hereinafter defined); and

WHEREAS, Issuer proposes to issue its School Infrastructure Sales Services and Use Tax Revenue Bonds, Series 2020, in the amount of \$15,000,000 (the "Bonds") for the purpose of defraying the costs of the Project, and to pay costs of issuance; and

WHEREAS, in the Prior Bond Resolutions (as hereinafter defined) authorizing the issuance of the Outstanding Bonds (as hereinafter defined), it is provided that additional School Infrastructure Sales, Services and Use Tax Revenue Bonds may be issued on a parity with the Outstanding Bonds, provided that there has been procured and placed on file with the Secretary of the Board of Directors, a statement complying with the conditions and limitations therein imposed upon the issuance of said Parity Bonds; and

WHEREAS, a statement of Chris D. Berens, CPA, P.C., not in the regular employ of the Issuer, has been placed on file in the office of the Secretary of the Board of Directors, showing the conditions and limitations of said Prior Bond Resolutions with regard to the sufficiency of School Infrastructure Tax Revenues to permit the issuance of additional School Infrastructure Sales, Services and Use Tax Revenue Bonds ranking on a parity with the Outstanding Bonds to have been met and satisfied as required; and

WHEREAS, pursuant to the provisions of Iowa Code Chapters 423E and 423F, the above-mentioned Bonds were authorized to be issued and sold and action should now be taken to issue the Bonds conforming to the terms and conditions of the best bid received at the sale.

NOW, THEREFORE, IT IS RESOLVED BY THE BOARD OF DIRECTORS OF THE LINN-MAR COMMUNITY SCHOOL DISTRICT IN THE COUNTY OF LINN, STATE OF IOWA:

Section 1. <u>Definitions</u>. The following terms with or without capitalization shall have the following meanings in this Resolution unless the text expressly or by necessary implication requires otherwise:

- "Act" shall mean Iowa Code Chapters 423E and 423F, as from time to time amended and supplemented.
- "Additional Bonds" shall mean any school infrastructure sales, services and use tax revenue bonds issued on a parity with the Bonds in accordance with the provisions of this Resolution.
- *Bond(s)" shall mean \$15,000,000 School Infrastructure Sales, Services and Use Tax Revenue Bonds, Series 2020, authorized to be issued by this Resolution.
 - "Bond Fund" shall mean the Sinking Fund.
- "Bond Proceeds" shall mean the amount actually received from the sale of the Bonds and paid to the Issuer on the Closing Date.
- "Bond Purchase Agreement" shall mean that certain Bond Purchase Agreement dated April 6, 2020 between the Issuer and Original Purchaser.
- "Closing Date" shall mean the date of the delivery of the Bonds in exchange for the agreed upon purchase price.
 - "Debt Service Fund" shall mean the Sinking Fund.
- "Economic Refunding" shall mean the sale and issuance of refunding bonds issued to discharge and satisfy all or a part of the Bonds or the Outstanding Bonds in accordance with Section 19 of this Resolution, and to pay costs of issuance. The refunding must (i) produce annual debt service on the refunding bonds not greater than the total (remaining) debt service on the refunded bonds; (ii) shall not have a payment in any Fiscal

Year (through maturity of the new bonds) that is greater than the payment on the Bonds or Outstanding Bonds being refunded, and (iii) shall not extend the final maturity of the refunded bonds.

- "Fiscal Year" shall mean the twelve-month period beginning on July I of each year and ending on the last day of June of the following year, or any other consecutive twelve-month period adopted by the Governing Body or by law as the official accounting period of the Issuer. Requirements of a Fiscal Year as expressed in this Resolution shall exclude any payment of principal or interest falling due on the first day of the Fiscal Year and include any payment of principal or interest falling due on the first day of the succeeding Fiscal Year, except to the extent of any conflict with the terms of the Outstanding Bonds while the same remain outstanding.
 - "Governing Body" shall mean the Board of Directors of the School District.
- "Independent Auditor" shall mean an independent firm of Certified Public Accountants, an independent financial advisor, or the Auditor of State.
- "Issuer" and "School District" shall mean the Linn-Mar Community School District.
- "Original Purchaser" shall mean Key Government Finance, Inc., a Colorado corporation.
- "Outstanding Bonds" shall mean, collectively, the \$18,850,000 School Infrastructure Sales, Services and Use Tax Revenue Bonds, Series 2010 (the "Series 2010 Bonds") dated March 1, 2010 issued in accordance with the Prior Bond Resolution, of which \$16,365,00 of the bonds are still outstanding and unpaid and remain a lien on the School Infrastructure Tax Revenues; \$10,000,000 School Infrastructure Sales, Services and Use Tax Revenue Bonds, Series 2012 (the "Series 2012 Bonds") dated October 1, 2012, issued in accordance with the Prior Bond Resolution, of which \$8,525,000 of the bonds are still outstanding and unpaid and remain a lien on the School Infrastructure Tax Revenues; \$10,000,000 School Infrastructure Sales, Services and Use Tax Revenue Bonds, Series 2013, (the "Series 2013 Bonds") dated June 4, 2013, issued in accordance with the Prior Bond Resolution, of which \$7,775,000 of the bonds are still outstanding and unpaid and remain a lien on the School Infrastructure Tax Revenues; \$3,665,000 School Infrastructure Sales, Services and Use Tax Revenue Bonds, Series 2014E (the "Series 2014E Bonds") dated October 21, 2014, issued in accordance with the Prior Bond Resolution, of which \$2,625,000 of the bonds are still outstanding and unpaid and remain a lien on the School Infrastructure Tax Revenues; and \$10,000,000 School Infrastructure Sales, Services and Use Tax Revenue Bonds, Series 2015 (the "Series 2015 Bonds") dated July 1, 2015, issued in accordance with the Prior Bond Resolution, of which \$7,115,000 of the bonds are still outstanding and unpaid and remain a lien on the School Infrastructure Tax Revenues.
- Parity Bonds" shall mean School Infrastructure Sales, Services and Use Tax Revenue Bonds, notes or other obligations payable solely from the School

Infrastructure Tax Revenues on a parity basis with the Bonds herein authorized to be issued and shall include Additional Bonds as authorized to be issued under the terms of this Resolution.

- "Paying Agent" shall mean UMB Bank, N.A., or such successor as may be approved by Issuer as provided herein and who shall carry out the duties prescribed herein as Issuer's agent to provide for the payment of principal of and interest on the Bonds as the same shall become due.
- "Permitted Investments" shall mean any investments permitted in Iowa Code Chapter 12B or Section 12C.9. All interim investments must mature before the date on which the moneys are required for payment of principal and interest on the Bonds or project costs.
- "Prior Bond Resolution" shall mean, collectively, certain resolutions adopted by the Issuer on March 8, 2010 authorizing the issuance of the Series 2010 Bonds; on September 10, 2012 authorizing the issuance of the Series 2012 Bonds; on May 20, 2013 authorizing the issuance of the Series 2013 Bonds; on October 6, 2014 authorizing the issuance of the Series 2014E Bonds; and on June 8, 2015 authorizing the issuance of the Series 2015 Bonds.
- "Project" shall mean a school infrastructure project as authorized by the electors at the election held November 5, 2019 and the Act, including to complete construction of the Intermediate buildings, acquire land, complete renovations and improvements to the Elementary buildings, and security improvements at existing facilities.
- "Project Fund" shall mean the fund required to be established by this Resolution for the deposit of the proceeds of the Bonds.
- "Rebate Fund" shall mean the rebate fund so defined in and established pursuant to the Tax Exemption Certificate and as provided in Section 20 of this Resolution.
- "Registrar" shall mean UMB Bank, N.A. of West Des Moines, Iowa, or such successor as may be approved by Issuer as provided herein and who shall carry out the duties prescribed herein with respect to maintaining a register of the owners of the Bonds. Unless otherwise specified, the Registrar shall also act as Transfer Agent for the Bonds.
- "Reserve Fund" shall mean the reserve fund established in Section 15 of this Resolution.
- "Reserve Fund Requirement" shall mean an amount equal to the lesser of (a) the maximum amount of the principal and interest coming due on the Series 2010 Bonds, the Series 2012 Bonds and the Series 2013 Bonds and any other Parity Bonds secured by the Reserve Fund; (b) 10% of the stated principal amount of the Series 2010 Bonds, the Series 2012 Bonds and the Series 2013 Bonds and any other Parity Bonds secured by the Reserve Fund, (for issues with original issue discount the issue price as

defined in the Tax Exemption Certificate shall be substituted for the stated principal amount) or (c) 125% of the average principal and interest coming due on the Series 2010 Bonds, the Series 2012 Bonds and the Series 2013 Bonds and any other Parity Bonds secured by the Reserve Fund. For purposes of this definition: (1) "issue price" shall be substituted for "stated principal amount" for issues with original issue discount or original issue premium of more than a de minimus amount and (2) stated principal amount shall not include any portion of an issue refunded or advance refunded by a subsequent issue.

- "Revenue Fund" shall mean the revenue fund established in Section 15 of this Resolution.
- "School Infrastructure Tax" shall mean the School District's portion of the one percent (1%) sales, services and use tax imposed by the State of Iowa for school infrastructure purposes which must be deposited into the State Secure an Advanced Vision for Education Fund and distributed to the School District pursuant to Iowa Code Section 423F.2, as amended.
- "School Infrastructure Tax Revenues" shall mean all of the revenues received by the School District in each Fiscal Year from the imposition of the School Infrastructure Tax (including, without limitation, any revenues received by the School District from interest and penalties on delinquent collections of the School Infrastructure Tax).
- "Secretary" shall mean the Secretary of the Board of Directors of the School District, or such other officer of the successor Governing Body as shall be charged with substantially the same duties and responsibilities.
- "Sinking Fund" shall mean the sinking fund established in Section 15 of this Resolution.
 - "State" shall mean the State of Iowa
- "Tax Exemption Certificate" shall mean the Tax Exemption Certificate executed by the Treasurer and delivered at the time of issuance and delivery of the Bonds.
- "Treasurer" shall mean the Treasurer of the School District or such other officer as shall succeed to the same duties and responsibilities with respect to the recording and payment of the Bonds issued hereunder.
- "Yield Restricted" shall mean any amount required to be invested at a yield that is not materially higher than the yield on the Bonds under Section 148(a) of the Internal Revenue Code or regulations issued thereunder.

Section 2. <u>Authority</u>. The Bonds authorized by this Resolution shall be issued pursuant to Iowa Code Section 423E.5 and Iowa Code Chapter 423F and be in compliance with all applicable provisions of the Constitution and laws of the State of Iowa.

Section 3. <u>Authorization and Purpose</u>. There shall be issued negotiable, fully registered, School Infrastructure Sales, Services and Use Tax Revenue Bonds of the Linn-Mar Community School District, in the County of Linn, State of Iowa, in the aggregate amount of \$15,000,000 for the purpose of paying costs of the Project and costs of issuance.

Section 4. <u>Source of Payment</u>. The Bonds herein authorized and Parity Bonds and the interest thereon shall be payable solely and only from the School Infrastructure Tax Revenues or any other legally available funds and shall be a first lien on the future School Infrastructure Tax Revenues received by the School District under the Act. The Bonds shall not be general obligations of the Issuer nor shall the Issuer's full faith and credit and taxing power be pledged to the payment thereof. The Issuer is not obligated to levy any ad valorem taxes nor to expend any moneys of the Issuer to pay the Bonds, except the School Infrastructure Tax Revenues pledged under this Resolution. The Issuer shall be in no manner liable by reason of the failure of the School Infrastructure Tax Revenues to be sufficient for the payment of the Bonds.

Section 5. <u>Bond Details</u>. School Infrastructure Sales, Services and Use Tax Revenue Bonds of the School District in the amount of \$15,000,000 are issued pursuant to the provisions of Iowa Code Section 423E.5 and Iowa Code Chapter 423F for the aforesaid purposes, and the provisions of a subsequent purchase agreement which is approved and made a part hereof by reference. The Bonds shall be designated "SCHOOL INFRASTRUCTURE SALES, SERVICES AND USE TAX REVENUE BOND, SERIES 2020," be dated May 5, 2020, and bear interest from the date thereof, until payment thereof, at the office of the Paying Agent, said interest payable on January 1, 2021 and semiannually thereafter on the 1st day of July and January in each year until maturity at the rates hereinafter provided.

The Bonds shall be executed by the manual or facsimile signature of the President and attested by the manual or facsimile signature of the Secretary, and shall be fully registered as to both principal and interest as provided in this Resolution; principal, interest and premium, if any shall be payable at the office of the Paying Agent by mailing of a check, wire, or electronic funds transfer to the registered owner of the Bond. The Bonds shall be in the denomination of \$100,000 or integral multiples of \$5,000 in excess thereof. Said Bonds shall mature and bear interest as follows:

Principal <u>Amount</u>	Interest <u>Rate</u>	Maturity <u>July 1</u>
\$15,000,000	2.360%	2034(1)

(1) Term Bonds Maturing July 1, 2034. The Bond shall be issued as a single, fully registered Term Bond maturing as to principal on July 1, 2034, shall bear interest at 2.360% per annum and shall be subject to mandatory redemption and payment at par and accrued interest in the principal amounts in each of the years as set forth as follows:

The 2034 Term Bond

Principal Amount of Mandatory Redemption	Interest <u>Rate</u>	Date of Redemption <u>July 1</u>
\$ 590,000 659,000 200,000 175,000 171,000 184,000 193,000 232,000 244,000 2,309,000 2,424,000 2,481,000 2,539,000	2.360% 2.360 2.360 2.360 2.360 2.360 2.360 2.360 2.360 2.360 2.360 2.360 2.360 2.360 2.360	2021 2022 2023 2024 2025 2026 2027 2028 2029 2030 2031 3032 2033
2,599,000	2.360	2034*

* Final Maturity

Section 6. Optional Redemption. The Bond may be called for optional redemption, in whole, but not in part, on or prior to May 5, 2021, by giving thirty days' prior written notice of redemption to the registered owner of the Bond at the address shown on the books of the Registrar. Failure to give such written notice to any registered owner of the Bonds or any defect therein shall not affect the validity of any proceedings for the redemption of the Bonds. The terms of redemption under this paragraph will be 102.00% of the principal amount of Bonds redeemed, plus accrued interest to date of call. Written notice will be deemed completed upon transmission to the owner of record of the Bond.

The Bond may be called for optional redemption, in whole, but not in part, after May 5, 2021, by giving thirty days' prior written notice of redemption to the registered owner of the Bond at the address shown on the books of the Registrar. Failure to give such written notice to any registered owner of the Bonds or any defect therein shall not affect the validity of any proceedings for the redemption of the Bonds. The terms of redemption under this paragraph will be 100.00% of the principal amount of Bonds redeemed, plus accrued interest to date of call. Written notice will be deemed completed upon transmission to the owner of record of the Bond.

The principal amount of Term Bonds may be reduced through the earlier optional redemption, with any partial optional redemption of the Term Bonds credited against future mandatory redemption requirements for such Term Bonds in such order as the Board shall determine.

Section 7. <u>Registration of Bonds</u>; <u>Appointment of Registrar</u>; <u>Transfer</u>; <u>Ownership</u>; <u>Delivery</u>; and <u>Cancellation</u>.

- a) Registration. The ownership of Bonds may be transferred only by the making of an entry upon the books kept for the registration and transfer of ownership of the Bonds (the "Registration Books"), and in no other way. UMB Bank, N.A. of West Des Moines, Iowa is hereby appointed as Bond Registrar under the terms of this Resolution and under the provisions of a separate agreement with the Issuer filed herewith which is made a part hereof by this reference. The Issuer shall not amend the Agreement with the Paying Agent without the prior written consent of the holder of the Bond. The Registrar shall maintain the books of the Issuer for the registration of ownership of the Bonds and for the payment of principal of and interest on the Bonds as provided in this Resolution. All Bonds shall be negotiable as provided in Article 8 of the Uniform Commercial Code, subject to the provisions for registration and transfer contained in the Bonds and in this Resolution.
- b) <u>Transfer</u>. The ownership of any Bond may be transferred only upon the Registration Books kept for the registration and transfer of Bonds and only upon surrender thereof at the office of the Registrar together with an assignment duly executed by the holder or his duly authorized attorney in fact in the form attached to the Bonds, along with the address and social security number or federal employer identification number of such transferee (or, if registration is to be made in the name of multiple individuals, of all such transferees). In the event that the address of the registered owner of a Bond (other than a registered owner which is the nominee of the broker or dealer in question) is that of a broker or dealer, there must be disclosed on the Registration Books the information pertaining to the registered owner required above. Upon the transfer of any such Bond, a new fully registered Bond, of any denomination or denominations permitted by this Resolution in aggregate principal amount equal to the unmatured and unredeemed principal amount of such transferred fully registered Bond, and bearing interest at the same rate and maturing on the same date or dates shall be delivered by the Registrar.
- c) <u>Registration of Transferred Bonds</u>. In all cases of the transfer of the Bonds, the Registrar shall register, at the earliest practicable time, on the Registration Books, the Bonds, in accordance with the provisions of this Resolution.
- d) Ownership. As to any Bond, the person in whose name the ownership of the same shall be registered on the Registration Books of the Registrar shall be deemed and regarded as the absolute owner thereof for all purposes, and payment of or on account of the principal of any such Bonds and the premium, if any, and interest thereon shall be made only to or upon the order of the registered owner thereof or his legal representative. All such payments shall be valid and effectual to satisfy and discharge the liability upon such Bond, including the interest thereon, to the extent of the sum or sums so paid.
- e) <u>Cancellation</u>. All Bonds which have been redeemed shall not be reissued but shall be canceled by the Registrar. All Bonds which are canceled by the Registrar shall be destroyed and a certificate of the destruction thereof shall be furnished promptly to the Issuer; provided that if the Issuer shall so direct, the Registrar shall forward the canceled Bonds to the Issuer.

f) Non-Presentment. In the event any payment check, wire, or electronic transfer of funds representing payment of principal of or interest on the Bonds is returned to the Paying Agent, if funds sufficient to pay such principal of or interest on Bonds shall have been made available to the Paying Agent for the benefit of the owner thereof, all liability of the Issuer to the owner thereof for such interest or payment of such Bonds shall forthwith cease, terminate and be completely discharged, and thereupon it shall be the duty of the Paying Agent to hold such funds, without liability for interest thereon, for the benefit of the owner of such Bonds who shall thereafter be restricted exclusively to such funds for any claim of whatever nature on his part under this Resolution or on, or with respect to, such interest or Bonds. The Paying Agent's obligation to hold such funds shall continue for a period equal to two years' interest or principal became due, whether at maturity, or at the date fixed for redemption thereof, or otherwise, at which time the Paying Agent shall surrender any remaining funds so held to the Issuer, whereupon any claim under this Resolution by the Owners of such interest or Bonds of whatever nature shall be made upon the Issuer.

Section 8. Reissuance of Mutilated, Destroyed, Stolen or Lost Bonds. In case any outstanding Bond shall become mutilated or be destroyed, stolen or lost, the Issuer shall at the request of Registrar authenticate and deliver a new Bond of like tenor and amount as the Bond so mutilated, destroyed, stolen or lost, in exchange and substitution for such mutilated Bond to Registrar, upon surrender of such mutilated Bond, or in lieu of and substitution for the Bond destroyed, stolen or lost, upon filing with the Registrar evidence satisfactory to the Registrar and Issuer that such Bond has been destroyed, stolen or lost and proof of ownership thereof, and upon furnishing the Registrar and Issuer with reasonably satisfactory indemnity and complying with such other reasonable regulations as the Issuer or its agent may prescribe and paying such expenses as the Issuer may incur in connection therewith.

Section 9. Record Date. Payments of principal and interest, otherwise than upon full redemption, made in respect of any Bond, shall be made to the registered holder thereof or to their designated agent as the same appear on the books of the Registrar on the 15th day of the month preceding the payment date. All such payments shall fully discharge the obligations of the Issuer in respect of such Bonds to the extent of the payments so made. Notwithstanding any provision herein or on the Bonds to the contrary, no presentment of any Bonds shall be required for the payment of principal thereof or interest thereon. Upon receipt of the final payment of principal, the holder of the Bond shall surrender the Bond to the Paying Agent.

Section 10. Execution, Authentication and Delivery of the Bonds. Upon the adoption of this Resolution, the President and Secretary shall execute and deliver the Bonds to the Registrar, who shall authenticate the Bonds and deliver the same to or upon order of the Original Purchaser. No Bond shall be valid or obligatory for any purpose or shall be entitled to any right or benefit hereunder unless the Registrar shall duly endorse and execute on such Bond a Certificate of Authentication substantially in the form of the Certificate herein set forth. Such Certificate upon any Bond executed on behalf of the Issuer shall be conclusive evidence that the Bond so authenticated has been duly issued under this Resolution and that the holder thereof is entitled to the benefits of this Resolution.

Section 11. <u>Right to Name Substitute Paying Agent or Registrar</u>. Issuer reserves the right to name a substitute, successor Registrar or Paying Agent upon giving prompt written notice to each registered bondholder.

Section 12. Form of Bond. Bonds shall be printed substantially in the form as follows:

(Form of Bond)

"Registered"

"Registered"

R-1

\$15,000,000

STATE OF IOWA LINN-MAR COMMUNITY SCHOOL DISTRICT COUNTY OF LINN SCHOOL INFRASTRUCTURE SALES, SERVICES AND USE TAX REVENUE BONDS, SERIES 2020

 Rate
 Maturity
 Bond Date

 2.360%
 July 1, 2034
 May 5, 2020

The Linn-Mar Community School District, in the County of Linn, State of Iowa, a school corporation organized and existing under and by virtue of the Constitution and laws of the State of Iowa (the "Issuer"), for value received, promises to pay from the source and as hereinafter provided, on the maturity date indicated above, to

REGISTERED OWNER: KEY GOVERNMENT FINANCE, INC. FIN:

or registered assigns, the principal sum of **FIFTEEN MILLION DOLLARS** in lawful money of the United States of America, on the maturity date shown above, as provided in the Bond Resolution (hereafter described) at the designated office of UMB Bank, N.A. of West Des Moines, Iowa, Paying Agent of this issue, or successor with interest on the sum from the date hereof until paid at the per annum rate specified above subject to adjustment as set forth in the Bond Resolution, payable on January 1, 2021, and semiannually thereafter on the 1st day of July and January in each year.

Interest and principal shall be paid to the registered holder of the Bond as shown on the records of ownership maintained by the Registrar as of the 15th day of the month preceding such interest payment date. Interest shall be computed on the basis of a 360-day year of twelve 30-day months.

If (a) the Issuer breaches a covenant, representation or warranty in Section 20 or 21 (including in the Tax Exemption Certificate incorporated herein by reference), fails to comply with the terms of the Internal Revenue Code of 1986, as amended, and any statutes which replace or

supplement the Internal Revenue Code of 1986, or fails to perform any action or inaction on its part and (b) the Internal Revenue Service notifies the Issuer or any holder of a Bond that the interest on such Bond is not excludable from federal gross income of the holder thereof, then the Issuer shall pay to the registered owners of the Bonds so affected, within ten (10) days after such registered owner of Bonds notifies the Issuer of such determination, the amount which, with respect to interest on the Bonds previously paid, will restore to the owners of the Bonds interest thereon at the Taxable Rate (as herein defined). Additionally, the Issuer agrees that upon the occurrence of such an event, it shall thereafter pay interest on the Bonds at the rate of interest equal to the Taxable Rate notwithstanding any other provision of this Resolution or the Bonds that may be to the contrary. As used herein, the term "Taxable Rate" shall mean 2.99% per annum.

This Bond is issued pursuant to the provisions of Iowa Code Section 423E.5 and Iowa Code Chapter 423F, as amended, for the purpose of paying costs of a School Infrastructure Project defined in and in conformity with the Act and to a Resolution of the Board of Directors of the Issuer, duly passed and approved (the "Bond Resolution" or "Resolution"). For a complete statement of the revenues and funds from which and the conditions under which this Bond is payable, a statement of the conditions under which additional bonds of equal standing may be issued, and the general covenants and provisions pursuant to which this Bond is issued, reference is made to the above-described Resolution. Capitalized terms not defined herein shall have the meanings assigned to them in the Resolution.

The Bond may be called for optional redemption, in whole, but not in part, on or prior to May 5, 2021, by giving thirty days' prior written notice of redemption to the registered owner of the Bond at the address shown on the books of the Registrar. Failure to give such written notice to any registered owner of the Bonds or any defect therein shall not affect the validity of any proceedings for the redemption of the Bonds. The terms of redemption under this paragraph will be 102.00% of the principal amount of Bonds redeemed, plus accrued interest to date of call. Written notice will be deemed completed upon transmission to the owner of record of the Bond.

The Bond may be called for optional redemption, in whole, but not in part, after May 5, 2021, by giving thirty days' prior written notice of redemption to the registered owner of the Bond at the address shown on the books of the Registrar. Failure to give such written notice to any registered owner of the Bonds or any defect therein shall not affect the validity of any proceedings for the redemption of the Bonds. The terms of redemption under this paragraph will be 100.00% of the principal amount of Bonds redeemed, plus accrued interest to date of call. Written notice will be deemed completed upon transmission to the owner of record of the Bond.

The principal amount of the Term Bond may be reduced through the earlier optional redemption, with any partial optional redemption of the Term Bond credited against future mandatory redemption requirements for such Term Bond in inverse order.

Term Bonds maturing in 2034 are subject to mandatory redemption and payment at par and accrued interest, in the principal amounts set forth in the Resolution, on July 1 of the years 2021 to 2034, inclusive.

Ownership of this Bond may be transferred only by transfer upon the books kept for such purpose by UMB Bank, N.A., the Registrar. Such transfer on the books shall occur only upon

presentation and surrender of this Bond at the office of the Registrar as designated below, together with an assignment duly executed by the owner hereof or his duly authorized attorney in the form attached to the Bond. Issuer reserves the right to substitute the Registrar and Paying Agent but shall, however, promptly give notice to registered bondholders of such change. All Bonds shall be negotiable as provided in Article 8 of the Uniform Commercial Code, subject to the provisions for registration and transfer contained in the Bond Resolution.

This Bond and the series of which it forms a part, and any Additional Bonds which may be hereafter issued and outstanding from time to time on a parity with said Bonds, as provided in the Bond Resolution of which notice is hereby given and is hereby made a part hereof, are payable from and secured solely and only by a pledge of certain School Infrastructure Tax Revenues as defined and provided in said Resolution. The Issuer covenants and agrees that it will allocate such School Infrastructure Tax Revenues to a Sinking Fund to meet the principal of and interest on this series of Bonds, and other bonds ranking on a parity therewith, as the same become due.

This Bond is not a general obligation of the Issuer nor is the Issuer's full faith and credit and taxing power pledged to the payment hereof. The Issuer is not obligated to levy any ad valorem taxes nor to expend any moneys of the Issuer to pay this Bond, except the School Infrastructure Tax Revenues pledged under the Resolution. Under no circumstances shall the Issuer be in any manner liable by reason of the failure of said School Infrastructure Tax Revenues to be sufficient for the payment hereof.

And it is hereby represented and certified that all acts, conditions and things requisite, according to the laws and Constitution of the State of Iowa, to exist, to be had, to be done, or to be performed precedent to the lawful issue of this Bond, have been existent, had, done and performed as required by law.

IN TESTIMONY WHEREOF, said Issuer by its Board of Directors has caused this Bond to be signed by the manual or facsimile signature of its President and attested by the manual or facsimile signature of its Secretary, and authenticated by the manual signature of an authorized representative of the Registrar, UMB Bank, N.A. of West Des Moines, Iowa.

Date of authentication: Closing Date	BOARD OF DIRECTORS OF THE LINN-MAR COMMUNITY SCHOOL DISTRICT IN THE
This is one of the Bonds described in the Resolution, as registered by UMB Bank, N.A. of West Des Moines, Iowa.	COUNTY OF LINN, STATE OF IOWA
UMB BANK, N.A. OF WEST DES MOINES, IOWA, Registrar	By: (manual or facsimile signature) President of the Board
	ATTEST:
By:Authorized signature	By: (manual or facsimile signature) Secretary of the Board

Registrar and Transfer Agent: UMB Bank, N.A.	
Paying Agent: UMB Bank, N.A.	
(Seal)	
ASSIGNMEN	TT
For value received, the undersigned here Social Security or Tax Bond and constitutes and appoints Bond on the books kept for registration of this Bond premises.	Identification No.
Dated	
(Person(s) executing this Assign	nment sign(s) here)
SIGNATURE GUARANTEED)	
IMPORTANT - READ C	AREFULLY
Signature guarantee must be provided in accordance wir of the Registrar and Transfer Agent which may require eligible guarantor institutions which participate in a rec	re signatures to be guaranteed by certain
INFORMATION REQUIRED FOR REGI	STRATION OF TRANSFER
Social Security or Tax Identification Number of Transferee(s)	
Transferee is a(n): Individual* Partnership	Corporation
*If the Bond is to be registered in the names of multiple owners and one address and social security number mus	e individual owners, the names of all such t be provided.
TT1 C 11	

The following abbreviations, when used in the inscription on the face of this Bond, shall be construed as though written out in full according to applicable laws or regulations:

ADDITIONAL ABBREVIATIONS MAY ALSO BE USED THOUGH NOT IN THE ABOVE LIST

Section 13. Equality of Lien. The timely payment of principal of and interest on the Bonds and Parity Bonds shall be secured equally and ratably by the School Infrastructure Tax Revenues without priority by reason of number or time of sale or delivery. The School District hereby irrevocably pledges the School Infrastructure Tax Revenues to secure the timely payment of both principal and interest on the Bonds and Parity Bonds and all other accounts due hereunder and under the Bonds and Parity Bonds as the same become due.

Section 14. <u>Application of Bond Proceeds - Project Fund</u>. There is hereby created a Project Fund, to be held by the Issuer, into which the balance of the Bond Proceeds shall be deposited and expended therefrom for the purposes of issuance. Any amounts on hand in the Project Fund shall be available for the payment of the principal of or interest on the Bonds at any time that other School Infrastructure Tax Revenues shall be insufficient to the purpose, in which event such funds shall be repaid to the Project Fund at the earliest opportunity. Any balance on hand in the Project Fund and not immediately required for its purposes may be invested not inconsistent with limitations provided by law, the Internal Revenue Code and this Resolution.

Section 15. Application of Revenues. The provisions of the Prior Bond Resolutions are hereby ratified and confirmed. Nothing in this Resolution shall be construed to impair the rights vested in the Outstanding Bonds. The amounts herein required to be paid into the various funds named in this Section shall be inclusive of payments required in respect to the Outstanding Bonds. The provisions of the Prior Bond Resolutions authorizing the Outstanding Bonds and the provisions of this Resolution are to be construed wherever possible so that the same will not be in conflict. In the event such construction is not possible, the provisions of the resolution first adopted shall prevail until such time as the bonds authorized by said resolution have been paid in full or otherwise satisfied as therein provided at which time the provisions of this Resolution shall again prevail.

As long as any of the Outstanding Bonds, the Bonds or Parity Bonds shall be outstanding and unpaid either as to principal or interest, or until all of the Bonds and Parity Bonds then outstanding shall have been discharged and satisfied in the manner provided in this Resolution, all of the receipts of the School Infrastructure Tax Revenues shall be deposited as collected with the Issuer in a special fund to be known as the Linn-Mar Community School District School Infrastructure Sales and Services Tax Revenue Fund (the "Revenue Fund"), to be held by the Issuer and shall be disbursed in the following priority and only as follows:

- Sinking Fund. The provisions in the Prior Bond Resolution, whereby there was created and is to be maintained a Sinking Fund, to be held by the Issuer and for the monthly payment into said fund from future School Infrastructure Tax Revenues such portion thereof as will be sufficient to meet the principal and interest of the Outstanding Bonds are hereby ratified and confirmed; provided, however, that the amounts to be set aside and paid into the Sinking Fund in equal monthly installments from the School Infrastructure Tax Revenues shall be sufficient to pay the principal and interest due each year, not only on the Outstanding Bonds, but also the principal and interest of the Bonds herein authorized to be issued. The required amount to be deposited in the Sinking Fund in any month shall be the equal monthly amount necessary to pay in full the installment of interest coming due on the next interest payment date on the Outstanding Bonds, and the then outstanding Bonds and Parity Bonds plus the equal monthly amount necessary to pay in full the installment of principal coming due on such Outstanding Bonds, and the Bonds on the next succeeding principal payment date until the full amount of such installment is on hand. If for any reason the amount on hand in the Sinking Fund exceeds the required amount, the excess shall forthwith be withdrawn and paid into the Revenue Fund. Money in the Sinking Fund shall be used solely for the purpose of paying principal of and interest on the Outstanding Bonds, the Bonds and Parity Bonds as the same shall become due and payable. Accrued interest, if any, shall be deposited in the Sinking Fund.
- 2. Reserve Fund. The provisions in the Prior Bond Resolutions whereby there was created and maintained a debt service reserve fund, and any subaccounts, in an amount equal to the Reserve Fund Requirement for the Series 2010 Bonds, the Series 2012 Bonds, and the Series 2013 Bonds, is hereby ratified and confirmed, and all such provisions inure to and constitute the security for the payment of principal and interest on the Series 2010 Bonds, the Series 2012 Bonds, and the Series 2013 Bonds. The Reserve Fund is hereby ratified and shall be used solely for the purpose of paying principal at maturity of or interest on the Series 2010 Bonds, the Series 2012 Bonds, and the Series 2013 Bonds, when insufficient money shall be available in the Sinking Fund. The Reserve Fund and any subaccounts, is not pledged or otherwise held for the benefit of the purchasers of the Series 2014E Bonds, the Series 2015 Bonds or the Bonds. A future Reserve Fund may be established for Additional Bonds to secure the repayment of such Additional Bonds at the option of the Issuer and the terms and conditions of the purchase of such Additional Bonds. Such future Reserve Fund shall not be pledged or otherwise held for the benefit of the purchasers of the outstanding Series 2014E Bonds, Series 2014B Bonds, or the Bonds.
- 3. <u>Subordinate Obligations</u>. Money in the Revenue Fund may next be used to pay principal of and interest on (including reasonable reserves therefor) any other obligations which by their terms shall be payable from the School Infrastructure Tax Revenues, but subordinate to the Bonds and Parity Bonds.
- 4. <u>Surplus Revenue</u>. Any remaining money may be used to pay or redeem any of the Bonds or Parity Bonds or may be transferred to the Project Fund to be used for any lawful purpose.

Money in the Revenue Fund shall be allotted and paid into the various funds and accounts hereinbefore referred to in the order in which said funds are listed, on a cumulative basis on or

before the 15th day of each month, or on the next succeeding business day when the 15th shall not be a business day; and if in any month the money in the Revenue Fund (including the Sinking Fund or the Reserve Fund for Additional Bonds, if required), shall be insufficient to deposit or transfer the required amount in any of said funds or accounts, the deficiency shall be made up in the following month or months after payments into all funds and accounts enjoying a prior claim to the revenues shall have been met in full. The Issuer may establish various subaccounts within each Fund established by the Prior Bond Resolutions or this Resolution.

Failure to make such allocation and payment without cure within ten days of the due date shall constitute an event of default under this Resolution. The Issuer shall provide Bondholders with notice of any such default.

Section 16. <u>Investments</u>. Moneys on hand in the Project Fund and all of the funds provided by this Resolution may be invested only in Permitted Investments or deposited in financial institutions which are members of the Federal Deposit Insurance Corporation, or its equivalent successor, and the deposits in which are insured thereby and all such deposits exceeding the maximum amount insured from time to time by FDIC or its equivalent successor in any one financial institution shall be continuously secured in compliance with the State Sinking Fund provided under Iowa Code Chapter 12C, or otherwise by a valid pledge of direct obligations of the United States Government having an equivalent market value. All investments shall mature before the date on which the moneys are required for the purposes for which the fund was created or otherwise as herein provided but in no event maturing in more than three years in the case of the Reserve Fund. The provisions of this Section shall not be construed to require the Issuer to maintain separate accounts for the funds created by this Section.

The Sinking Fund and any Reserve Fund established for any bonds secured by the Reserve Fund, or Additional Bonds secured by the Reserve Fund, if required, shall be segregated in a separate account but may be invested in the same manner as other funds of the School District but designated as a trust fund on the books and records of the School District. The Sinking Fund and Reserve Fund, established for any bonds secured by the Reserve Fund, or Additional Bonds secured by the Reserve Fund, if required, shall not be available for any other purposes other than those specified in this Resolution.

All income derived from such investments in the Revenue Fund shall be regarded as School Infrastructure Tax Revenues.

Earnings on investments of the Project Fund shall be deposited in and expended from the Project Fund.

Investments shall at any time necessary be liquidated and the proceeds thereof applied to the purpose for which the respective fund was created.

Section 17. <u>Covenants of the Issuer</u>. The Issuer hereby covenants and agrees with each and every holder of the Bonds and Parity Bonds that:

a) The Issuer will administer, enforce and collect, or cause to be administered, enforced and collected, the School Infrastructure Tax Revenues and the School Infrastructure Tax and shall take all reasonable actions that may be permitted by law to

collect delinquent payments or to cause delinquent payments to be collected in accordance with law.

- b) The Issuer will keep or cause to be kept books and records showing the proceeds of the School Infrastructure Tax Revenues, in which complete entries shall be made in accordance with standard principles of accounting, and any owner of any of the Bonds shall have the right at all reasonable times to inspect such books and records.
- c) The Issuer shall, to the extent permitted by law, defend the validity and legality of this Resolution, the School Infrastructure Tax and the School Infrastructure Tax Revenues against all claims, suits and proceedings which would diminish or impair the School Infrastructure Tax Revenues as security for the Bonds.
- d) The Issuer, acting by and through its officers, or otherwise, shall faithfully and punctually perform, or caused to be performed, all duties with respect to the School Infrastructure Tax required by the Constitution and laws of the State of Iowa and the various ordinances, resolutions and contracts of the Issuer, including, without limitation, the proper segregation of the proceeds of the Bonds and the School Infrastructure Tax Revenues and their application from time to time to the respective funds provided therefore.
- e) At any and all times the Issuer shall, so far as it may be authorized by law, pass, make, do, execute, acknowledge, deliver and file or record all and every such further instruments, acts, deeds, conveyances, assignments, transfers, other documents and assurance as may be necessary or desirable for the better assuring, conveying, granting, assigning and confirming all and singular, the School Infrastructure Tax Revenues and other funds and accounts hereby pledged or assigned, or intended so to be, or which the Issuer may hereafter become bound to pledge or to assign, or as may be reasonable and required to carry out the purposes of this Resolution. The Issuer, acting by and through its officers, or otherwise, shall at all times, to the extent permitted by law, defend, preserve and protect the pledge of the School Infrastructure Tax Revenues and other funds and accounts pledged hereunder and all the rights and every owner of any of the Bonds against all claims and demands of all persons whomsoever.
- f) The Issuer, its officers, agents and employees, shall not take any action in such manner or to such extent as might prejudice the security for the payment of the Bonds according to the terms thereof. No contract shall be entered into nor any other action taken by which the rights of any registered owner of any Bond or other security payable from the School Infrastructure Tax Revenues might be prejudicially and materially impaired or diminished.
- g) Each Issuer officer or employee having custody of any School Infrastructure Tax Revenues, or responsible for their handling, shall be bonded at all times, which bond shall be conditioned upon the proper application of said moneys.
- h) The Governing Body of the Issuer shall approve and conduct operations pursuant to a system budget of revenues and current expenses for each Fiscal Year. Such budget

shall take into account revenues and current expenses during the current and last preceding Fiscal Years. Copies of such budget and any amendments thereto shall be mailed to the Original Purchaser and to the Bondholders upon request.

i) The Governing Body of the Issuer shall not take any action with respect to the Issuer's current Revenue Purpose Statement, as such term is used in Iowa Code Section 423F.3, authorizing the uses of the School Infrastructure Tax Revenues, as approved by the voters of the Issuer on November 5, 2019, which would impair the ability or authority of the Issuer to apply School Infrastructure Tax Revenues to the payments of principal and interest on the Bonds and Parity Bonds.

Notwithstanding anything in this Section to the contrary, none of the foregoing covenants of the Issuer with respect to the School Infrastructure Tax Revenues shall obligate the Issuer to undertake or perform any duty, task or obligation to be performed by the State of Iowa or a county or its Board of Supervisors under the terms of the Act or other provision of the Code of Iowa, as from time to time amended.

Section 18. <u>Remedies of Bondholders</u>. Except as herein expressly limited the holder or holders of the Bonds and Parity Bonds shall have and possess all the rights of action and remedies afforded by the common law, the Constitution and statutes of the State of Iowa, and of the United States of America, for the enforcement of payment of their Bonds or Parity Bonds and interest thereon, and of the pledge of the revenues made hereunder, and of all covenants of the Issuer hereunder.

Section 19. Prior Lien and Parity Bonds; Subordinate Obligations. So long as the Series 2010 Bonds remain a lien on the School Infrastructure Tax Revenues, Section 20 of the Resolution authorizing the Series 2010 Bonds shall apply; thereafter, and so long as the Series 2012 Bonds remain a lien on the School Infrastructure Tax Revenues, Section 20 of the Resolution authorizing the Series 2012 Bonds shall apply; thereafter, and so long as the Series 2013 Bonds remain a lien on the School Infrastructure Tax Revenues, Section 20 of the Resolution authorizing the Series 2013 Bonds shall apply; thereafter, and so long as the Series 2014E Bonds remain a lien on the School Infrastructure Tax Revenues, Section 19 of the Resolution authorizing the Series 2014E Bonds shall apply; thereafter, and so long as the Series 2015 Bonds remain a lien on the School Infrastructure Tax Revenues, Section 19 of the Resolution authorizing the Series 2015 Bonds shall apply; thereafter, and so long as the Bonds remain a lien on the School Infrastructure Tax Revenues, Section 19 of the Resolution authorizing the Series 2015 Bonds shall apply; thereafter, and so long as the Bonds remain a lien on the School Infrastructure Tax Revenues, this Section shall apply.

The Issuer will issue no other Additional Bonds or obligations of any kind or nature payable from or enjoying a lien or claim on the School Infrastructure Tax Revenues having priority over the Bonds or any Parity Bonds.

Additional Bonds may be issued on a parity and equality of rank with the Bonds and any Parity Bonds with respect to the lien and claim of such Additional Bonds to the School Infrastructure Tax Revenues and the money on deposit in the funds adopted by this Resolution, for the following purposes and under the following conditions, but not otherwise:

- a) For the purpose of refunding any of the Bonds or Parity Bonds outstanding so long as the refunding is an Economic Refunding, without complying with subsection (b) below.
- b) For the purpose of refunding any Bonds or Parity Bonds outstanding, or for other lawful purposes, before any such Additional Bonds ranking on a parity are issued, there will have been procured and filed with the Secretary and provided to the holder of the Bonds, a statement of an Independent Auditor reciting the opinion based upon necessary investigations that the School Infrastructure Tax Revenues for the preceding Fiscal Year (with adjustments as hereinafter provided) were equal to at least 1.20 times the maximum amount that will be required in any Fiscal Year for the payment of both principal of and interest on all Bonds and Parity Bonds then outstanding which are payable from the School Infrastructure Tax Revenues and the Additional Bonds then proposed to be issued.

For the purpose of determining the School Infrastructure Tax Revenues for the preceding Fiscal Year, the amount of the revenues for such year may be adjusted by the Independent Auditor to reflect: (1) any revision of the rate of the School Infrastructure Tax as if such revision had been in effect during all of such preceding Fiscal Year; and (2) the current level at which the State funds the Statewide Average Revenue Per Student then in effect for the year in which the Additional Bonds are issued. For the purpose of determining the School Infrastructure Tax Revenues for the preceding Fiscal Year, the amount of revenues for such year shall be adjusted by the Independent Auditor to reflect the most recent certified enrollment count of students for the School District.

- c) the Additional Bonds must be payable as to principal and as to interest on the same month and day as the Bonds herein authorized.
- d) for the purposes of this Section, principal and interest falling due on the first day of a Fiscal Year shall be deemed a requirement of the immediately preceding Fiscal Year.
- e) the Reserve Fund, including all subaccounts within the Reserve Fund, for the outstanding Series 2010 Bonds, the Series 2012 Bonds, and the Series 2013 Bonds, and for the Additional Bonds, if required, must be fully funded as of the date of issue of the Additional Bonds.

The Issuer may not issue any bonds, notes, or other obligations that are subordinate to the Bonds ("Subordinate Obligations") unless it has obtained a statement of an Independent Auditor reciting the opinion based upon necessary investigations that the School Infrastructure Tax Revenues for the preceding Fiscal Year (with adjustments as provided in paragraph (b)(i) of this Section) were at least equal to the maximum amount that will be required in any Fiscal Year for both principal of and interest on all Bonds, Parity Bonds, or Subordinate Obligations then outstanding which are payable from School Infrastructure Tax Revenues and the bonds, notes, or other obligations then proposed to be issued.

Section 20. <u>Disposition of Bond Proceeds</u>; <u>Arbitrage Not Permitted</u>. The Issuer reasonably expects and covenants that no use will be made of the proceeds from the issuance and sale of the Bonds issued hereunder which will cause any of the Bonds to be classified as arbitrage bonds

within the meaning of Section 148(a) and (b) of the Internal Revenue Code of the United States, and that throughout the term of said Bonds it will comply with the requirements of said statute and regulations issued thereunder.

To the best knowledge and belief of the Issuer, there are no facts or circumstances that would materially change the foregoing statements or the conclusion that it is not expected that the proceeds of the Bonds will be used in a manner that would cause the Bonds to be arbitrage bonds. Without limiting the generality of the foregoing, the Issuer hereby agrees to comply with the provisions of the Tax Exemption Certificate and the provisions of the Tax Exemption Certificate are hereby incorporated by reference as part of this Resolution. The Treasurer is hereby directed to make and insert all calculations and determinations necessary to complete the Tax Exemption Certificate in all respects and to execute and deliver the Tax Exemption Certificate at issuance of the Bonds to certify as to the reasonable expectations and covenants of the Issuer at that date.

The Issuer covenants that it will treat as Yield Restricted any proceeds of the Bonds remaining unexpended after three years from the issuance and any other funds required by the Tax Exemption Certificate to be so treated. If any investments are held with respect to the Bonds and Parity Bonds, the Issuer shall treat the same for the purpose of restricted yield as held in proportion to the original principal amounts of each issue.

The Issuer covenants that it will exceed any investment yield restriction provided in this Resolution only in the event that it shall first obtain an opinion of recognized bond counsel that the proposed investment action will not cause the bonds to be classified as arbitrage bonds under Section 148 of the Internal Revenue Code or regulations issued thereunder.

The Issuer covenants that it will proceed with due diligence to spend the proceeds of the Bonds for the purpose set forth in this Resolution. The Issuer further covenants that it will make no change in the use of the proceeds available for the construction of facilities or change in the use of any portion of the facilities constructed therefrom by persons other than the Issuer or the general public unless it has obtained an opinion of bond counsel or a revenue ruling that the proposed project or use will not be of such character as to cause interest on any of the Bonds not to be exempt from federal income taxes in the hands of holders other than substantial users of the project, under the provisions of Section 142 of the Internal Revenue Code of the United States, related statutes and regulations.

Section 21. Additional Covenants, Representations and Warranties of the Issuer. The Issuer certifies and covenants with the purchasers and holders of the Bonds from time to time outstanding that the Issuer through its officers, (a) will make such further specific covenants, representations and assurances as may be necessary or advisable; (b) comply with all representations, covenants and assurances contained in the Tax Exemption Certificate and the Bond Purchase Agreement, which Tax Exemption Certificate and the Bond Purchase Agreement shall constitute a part of the contract between the Issuer and the owners of the Bonds; (c) consult with bond counsel (as defined in the Tax Exemption Certificate); (d) pay to the United States, as necessary, such sums of money representing required rebates of excess arbitrage profits relating to the Bonds; (e) file such forms, statements and supporting documents as may be required and in a timely manner; and (f) if deemed necessary or advisable by its officers, to employ and pay fiscal agents, financial advisors, attorneys and other persons to assist the Issuer in such compliance.

If (a) the Issuer breaches a covenant, representation or warranty in Section 20 or 21 (including in the Tax Exemption Certificate incorporated herein by reference), fails to comply with the terms of the Internal Revenue Code of 1986, as amended, and any statutes which replace or supplement the Internal Revenue Code of 1986, or fails to perform any action or inaction on its part and (b) the Internal Revenue Service notifies the Issuer or any holder of a Bond that the interest on such Bond is not excludable from federal gross income of the holder thereof, then the Issuer shall pay to the registered owners of the Bonds so affected, within ten (10) days after such registered owner of Bonds notifies the Issuer of such determination, the amount which, with respect to interest on the Bonds previously paid, will restore to the owners of the Bonds interest thereon at the Taxable Rate (as herein defined). Additionally, the Issuer agrees that upon the occurrence of such an event, it shall thereafter pay interest on the Bonds at the rate of interest equal to the Taxable Rate notwithstanding any other provision of this Resolution or the Bonds that may be to the contrary. As used herein, the term "Taxable Rate" shall mean 2.99% per annum.

Section 22. <u>Not Qualified Tax-Exempt Obligations</u>. The Bonds shall not be designated as qualified tax-exempt obligations as defined by Section 265(b) of the Internal Revenue Code of the United States, as amended.

Section 23. <u>Discharge and Satisfaction of Bonds</u>. The covenants, liens and pledges entered into, created or imposed pursuant to this Resolution may be fully discharged and satisfied with respect to the Bonds and Parity Bonds, or any of them, in any one or more of the following ways:

- a) By paying the Bonds or Parity Bonds, as the case may be when the same shall become due and payable; and
- b) By depositing in trust with the Treasurer, or with a corporate trustee designated by the Governing Body for the payment of said obligations and irrevocably appropriated exclusively to that purpose an amount in cash or direct obligations of the United States the maturities and income of which shall be sufficient to retire at maturity, or by redemption prior to maturity on a designated date upon which said obligations may be redeemed, all of which is confirmed by a verification report issued by an independent certified public accountant delivered to the holders of the Bonds if such funds will be on deposit for more than 90 days, all of such obligations outstanding at the time, together with the interest thereon to maturity or to the designated redemption date, premiums thereon, if any that may be payable on the redemption of the same; provided that proper notice of redemption of all such obligations to be redeemed shall have been previously published or provisions shall have been made for such publication.

Upon such payment or deposit of money or securities, or both, in the amount and manner provided by this Section, all liability of the Issuer with respect to the Bonds or Parity Bonds, as the case may be shall cease, determine and be completely discharged, and the holders thereof shall be entitled only to payment out of the money or securities so deposited.

Section 24. <u>Resolution a Contract</u>. The provisions of this Resolution shall constitute a contract between the Issuer and the holder or holders of the Bonds and Parity Bonds, and after the issuance of any of the Bonds no change, variation or alteration of any kind in the provisions of this Resolution shall be made in any manner, except as provided in Section 26, until such time as all

of the Bonds and Parity Bonds, and interest due thereon, shall have been satisfied and discharged as provided in this Resolution.

Section 25. Intentionally Omitted.

Section 26. <u>Amendment of Resolution Requiring Consent</u>. This Resolution may be amended from time to time if such amendment shall have been consented to by all of the holders of the Bonds and of not less than two-thirds in principal amount of the Bonds and Parity Bonds at any time outstanding (not including in any case any bonds which may then be held or owned by or for the account of the Issuer, but including such refunding bonds as may have been issued for the purpose of refunding any of such bonds if such refunding bonds shall not then be owned by the Issuer); but this Resolution may not be so amended in such manner as to:

- a) Make any change in the maturity or interest rate of the Bonds, or modify the terms of payment of principal of or interest on the Bonds or any of them or impose any conditions with respect to such payment;
- b) Materially affect the rights of the holders of less than all of the Bonds and Parity Bonds then outstanding; and
- c) Reduce the percentage of the principal amount of Bonds, the consent of the holders of which is required to affect a further amendment.

Whenever the Issuer shall propose to amend this Resolution under the provisions of this Section, it shall cause notice of the proposed amendment to be filed with the Original Purchaser and to be mailed by certified mail to each registered owner of any Bond as shown by the records of the Registrar. Such notice shall set forth the nature of the proposed amendment and shall state that a copy of the proposed amendatory Resolution is on file in the office of the Secretary.

Whenever at any time within one year from the date of the mailing of said notice there shall be filed with the Secretary an instrument or instruments executed by all of the holders of the Bonds and of at least two-thirds in aggregate principal amount of the Bonds then outstanding as in this Section defined, which instrument or instruments shall refer to the proposed amendatory Resolution described in said notice and shall specifically consent to and approve the adoption thereof, thereupon, but not otherwise, the governing body of the Issuer may adopt such amendatory Resolution and such Resolution shall become effective and binding upon the holders of all of the Bonds and Parity Bonds.

Any consent given by the holder of a bond pursuant to the provisions of this Section shall be irrevocable for a period of six months from the date of the instrument evidencing such consent and shall be conclusive and binding upon all future holders of the same bond during such period. Such consent may be revoked at any time after six months from the date of such instrument by the holder who gave such consent or by a successor in title by filing notice of such revocation with the Secretary.

The fact and date of the execution of any instrument under the provisions of this Section may be proved by the certificate of any officer in any jurisdiction who by the laws thereof is authorized to take acknowledgments of deeds within such jurisdiction that the person signing such

instrument acknowledged before him the execution thereof, or may be proved by an affidavit of a witness to such execution sworn to before such officer.

The amount and numbers of the bonds held by any person executing such instrument and the date of his holding the same may be proved by an affidavit by such person or by a certificate executed by an officer of a bank or trust company showing that on the date therein mentioned such person had on deposit with such bank or trust company the bonds described in such certificate.

Section 27. <u>Severability</u>. If any section, paragraph, or provision of this Resolution shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions.

Section 28. <u>Successor Clause</u>. The Issuer will maintain its corporate existence, and in the event of reorganization of any kind, the resolutions and the obligations of the Issuer are binding upon any successor or assigns.

Section 29. <u>Repeal of Conflicting Resolutions and Effective Date</u>. All other resolutions and orders, or parts thereof, in conflict with the provisions of this Resolution are, to the extent of such conflict, hereby repealed, and this Resolution shall be in effect from and after its adoption.

Section 30. <u>Waiver</u>. No consent or waiver, express or implied, to or of any breach or default in the performance of any obligation hereunder will constitute a consent or waiver to or of any other breach or default in the performance of the same or any other obligation.

PASSED AND APPROVED this 20th day of April, 2020.

	President of the Board of Directors	
ATTEST:		
Secretary of the Board of Directors		

CERTIFICATE

STATE OF IOWA)
) SS
COUNTY OF LINN)

I, the undersigned Secretary of the Board of Directors of the Linn-Mar Community School District, in the County of Linn, State of Iowa, do hereby certify that attached is a true and complete copy of the portion of the corporate records of the School District showing proceedings of the Board, and the same is a true and complete copy of the action taken by the Board with respect to the matter at the meeting held on the date indicated in the attachment, which proceedings remain in full force and effect, and have not been amended or rescinded in any way; that the meeting and all action was duly and publicly held in accordance with a notice of meeting and a tentative agenda, a copy of which was timely served on each member of the Board and posted on a bulletin board or other prominent place easily accessible to the public and clearly designated for that purpose at the principal office of the Board pursuant to the local rules of the Board and the provisions of Chapter 21, Code of Iowa, upon reasonable advance notice to the public and media at least twentyfour hours prior to the commencement of the meeting as required by law and with members of the public present in attendance; I further certify that the individuals named therein were on the date thereof duly and lawfully possessed of their respective offices as indicated therein, that no board vacancy existed except as may be stated in the proceedings, and that no controversy or litigation is pending, prayed or threatened involving the incorporation, organization, existence or boundaries of the School District or the right of the individuals named therein as officers to their respective positions.

WITNESS my hand this	day of	, 2020.	
	Secretary of	the Board of Directors of the	
	Linn-Mar Co	ommunity School District	

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