A regular meeting of the board of education of the Issuer (the "Board") was held in a, within the boundaries of the Issuer,	
Monday, the 8 th day of February, 2016, at o'clock in them.	01
The meeting was called to order by, President.	
Present: Members	
Absent: Members	
The following preamble and resolution were offered by Member	
and supported by Member:	

Livonia Public Schools School District, Wayne County, Michigan (the "Issuer")

WHEREAS:

- 1. By resolution adopted on December 14, 2015 (the "Bond Resolution"), the Issuer authorized the issuance of not to exceed Eighty-Seven Million Fifty Thousand Dollars (\$87,050,000) 2016 School Building and Site Bonds, Series II (the "Bonds"); and
- 2. In the Bond Resolution, the board of education (the "Board") authorized the sale of the Bonds and delegated authority to the Superintendent to accept the offer of J.P. Morgan Securities LLC to purchase the Bonds subject to parameters established in the Bond Resolution; and
- 3. Based upon information provided by the Issuer's financial consulting firm, the Superintendent accepted an offer from J.P. Morgan Securities LLC and the co-managing underwriters named in the Bond Purchase Agreement (collectively, the "Underwriter") to purchase the Bonds, and the Board desires to ratify and affirm the acceptance of the offer.

NOW, THEREFORE, BE IT RESOLVED THAT:

- 1. The offer of the Underwriter as set forth in the bond purchase agreement dated February 4, 2016 (the "Bond Purchase Agreement"), and the terms and conditions set forth therein, presented to the Superintendent to purchase the Bonds at a purchase price of \$87,292,344.31, which is the par value of the Bonds, plus an original issue premium of \$11,359,115.45, and less the Underwriter's discount of \$246,771.14, is hereby ratified and affirmed. The Bonds shall be issued in the aggregate principal sum of \$76,180,000 and designated 2016 School Building and Site Bonds, Series II (General Obligation Unlimited Tax).
- 2. The Bonds shall be dated February 24, 2016, and shall mature on May 1 of the years 2017 through 2036, inclusive, May 1, 2040, and May 1, 2045, on which interest is payable commencing November 1, 2016 and semi-annually thereafter on May 1 and November 1, at the rates and in the principal amounts set forth in Exhibit A and shall be subject to optional and

mandatory redemption as set forth herein. The Underwriter has agreed in the Bond Purchase Agreement that it shall initially offer the Bonds to the public at the yields set forth in Exhibit A hereto.

- 3. The Bonds or portions of Bonds in multiples of \$5,000, maturing on or after May 1, 2027, shall be subject to redemption prior to maturity, at the option of the Issuer in such order as the Issuer may determine and by lot within any maturity, on any date occurring on or after May 1, 2026, at par plus accrued interest to the redemption date.
- 4. The Bonds due May 1, 2040 and May 1, 2045, are term bonds subject to mandatory redemption in part, by lot, on the redemption dates and in the principal amounts set forth below and at a redemption price equal to the principal amount thereof, without premium, together with interest thereon to the redemption date, as set forth below.

Bonds due May	1, 2040	Bonds due May 1, 2045			
Redemption Dates	Principal Amounts	Redemption Dates	Principal Amounts		
May 1, 2037	\$3,275,000	May 1, 2041	\$3,725,000		
May 1, 2038	3,375,000	May 1, 2042	3,850,000		
May 1, 2039	3,475,000	May 1, 2043	3,950,000		
May 1, 2040 (maturity)	3,600,000	May 1, 2044	4,075,000		
		May 1, 2045 (maturity)	4,175,000		

When term bonds are purchased by the Issuer and delivered to the Paying Agent for cancellation or are redeemed in a manner other than by mandatory redemption, the principal amount of the term bonds affected shall be reduced by the principal amount of the Bonds so redeemed or purchased in the order determined by the Issuer.

5. Notice of redemption of any Bond shall be given not less than thirty (30) days and not more than sixty (60) days prior to the date fixed for redemption by mail to the registered owner's or owners' registered address shown on the registration books kept by the Paying Agent (the "Paying Agent"). The Bonds shall be called for redemption in multiples of \$5,000, and Bonds of denominations of more than \$5,000 shall be treated as representing the number of Bonds obtained by dividing the denomination of the Bond by \$5,000, and such Bonds may be redeemed in part. The notice of redemption for Bonds redeemed in part shall state that upon surrender of the Bond to be redeemed a new Bond or Bonds in an aggregate principal amount equal to the unredeemed portion of the Bond surrendered shall be issued to the registered owner thereof.

If less than all of the Bonds of any maturity shall be called for redemption, unless otherwise provided, the particular Bonds or portions of Bonds to be redeemed shall be selected by the Paying Agent, in such manner as the Paying Agent in its discretion may deem proper, in the principal amounts designated by the Issuer. Any Bonds selected for redemption which are deemed to be paid in accordance with the provisions of the Bond Resolution and this resolution will cease to bear interest on the date fixed for redemption. Upon presentation and surrender of such Bonds at the corporate trust office of the Paying Agent, such Bonds shall be paid and redeemed.

6. Blank Bonds with the manual or facsimile signatures of the President and Secretary of the Board affixed thereto, shall, upon issuance and delivery and from time to time

thereafter as necessary, be delivered to the Paying Agent for safekeeping to be used for registration and transfer of ownership.

7. The Bonds shall be registered as to principal and interest and are transferable as provided in the Bond Resolution only upon the books of the Issuer kept for that purpose by the Paying Agent, by the registered owner thereof in person or by an agent of the owner duly authorized in writing, upon the surrender of the Bond together with a written instrument of transfer satisfactory to the Paying Agent duly executed by the registered owner or agent thereof and thereupon a new Bond or Bonds in the same aggregate principal amount and of the same maturity shall be issued to the transferee in exchange therefor as provided in the Bond Resolution, and upon payment of the charges, if any, therein provided. The Bonds are issuable in denominations of \$5,000 or any integral multiple thereof not exceeding the aggregate principal amount for each maturity.

If any Bond shall become mutilated, the Issuer, at the expense of the holder of the Bonds, shall furnish or cause to be furnished, and the Paying Agent shall authenticate and deliver, a new Bond of like tenor in exchange and substitution of the mutilated Bond, upon surrender to the Paying Agent of the mutilated Bond. If any Bond issued under this resolution shall be lost, destroyed or stolen, evidence of the loss, destruction or theft and indemnity may be submitted to the Paying Agent, and if satisfactory to the Paying Agent and the Issuer, the Issuer at the expense of the owner, shall furnish or cause to be furnished, and the Paying Agent shall authenticate and deliver a new Bond of like tenor and bearing the statement required by Act 354, Public Acts of Michigan, 1972, as amended, being sections 129.131 to 129.134, inclusive, of the Michigan Compiled Laws, or any applicable law hereafter enacted, in lieu of and in substitution of the Bond so lost, destroyed or stolen. If any such Bond shall have matured or shall be about to mature, instead of issuing a substitute Bond, the Paying Agent may pay the same without surrender thereof.

- 8. Upon delivery of the Bonds, the accrued interest, if any, shall be deposited in the Debt Retirement Fund for the Bonds and the balance of the Bond proceeds shall be used as follows:
- A. The approximate sum of \$234,947.36 shall be used to pay the cost of issuance of the Bonds, and any balance remaining from that sum after paying the cost of issuance shall be deposited in the 2016 Capital Projects Fund.
- B. The sum of \$247,213.26 from the Bonds shall be used to purchase municipal bond insurance for the Bonds from Assured Guaranty Municipal Corp., New York, New York (the "Insurer").
 - C. The sum of \$86,810,183.69 shall be deposited to the 2016 Capital Projects Fund.
- 9. The Preliminary Official Statement, dated January 27, 2016, is deemed final for purposes of SEC Rule 15c2-12(b)(1), relating to the Bonds and its use and distribution by the Underwriter is hereby authorized, approved and confirmed.
- 10. The Superintendent is authorized and directed to execute and deliver the final Official Statement on behalf of the Issuer. The Superintendent is further authorized to approve, execute and deliver any amendments and supplements to the final Official Statement necessary

to assure that the statements therein are true, as of the time the Bonds are delivered to the Underwriter, and that it does not contain any untrue statement of a material fact and does not omit to state a material fact necessary in order to make the statements, in light of the circumstances under which they were made, not misleading. The Superintendent is further authorized to execute a Certificate of Issuer to enable the Underwriter to comply with Rule 15c2-12 under the Securities and Exchange Act of 1934 in connection with the offering and sale of the Bonds. In the absence of the Superintendent, the President may execute the above documents.

- 11. The Issuer hereby authorizes the purchase of municipal bond insurance from the Insurer. The cost of the insurance in the amount of \$247,213.26 is hereby approved. The Superintendent's acceptance of the Insurer's commitment to provide municipal bond insurance for the Bonds, attached hereto as Exhibit B (the "Insurance Commitment"), is hereby ratified and affirmed. The President, Vice President, or Superintendent is hereby authorized to execute and deliver to the Insurer the documents required by the Insurance Commitment.
- 12. The Issuer hereby ratifies and affirms the appointment of The Huntington National Bank, Grand Rapids, Michigan, as Paying Agent-Bond Registrar and directs the Superintendent of Schools to execute and deliver to the Insurer for and on behalf of the Issuer a Paying Agent-Bond Registrar Agreement.
- 13. All resolutions and parts of resolutions insofar as they conflict with the provisions of this resolution be and the same are hereby rescinded.

Ayes: Members

Nays: Members

Resolution declared adopted.

Secretary, Board of Education

The undersigned duly qualified and acting Secretary of the Board of Education of Livonia Public Schools School District, Wayne County, Michigan, hereby certifies that the foregoing constitutes a true and complete copy of a resolution adopted by the Board at a regular meeting held on February 8, 2016, the original of which is part of the Board's minutes. The undersigned further certifies that notice of the meeting was given to the public pursuant to the provisions of the "Open Meetings Act" (Act 267, Public Acts of Michigan, 1976, as amended).

Secretary, Board of Education

MFH/pak

BOND PRICING

Livonia Public Schools
FINAL 2016 School Building and Site Bonds, Series II

Bond Component	Maturity Date	Amount	Rate	Yield	Price	Yield to Maturity	Call Date	Call Price	Premium (-Discount)	Takedown
Bond Component:										
	05/01/2017	1,000,000	3.000%	0.890%	102.483				24,830.00	2.500
	05/01/2018	1,080,000	4.000%	1.150%	106.134				66,247.20	2.500
	05/01/2019	1,175,000	5.000%	1.300%	111.509				135,230.75	2.500
	05/01/2020	1,275,000	5.000%	1.460%	114.322				182,605.50	2.500
	05/01/2021	1,375,000	5.000%	1.630%	116.691				229,501.25	3.000
	05/01/2022	1,450,000	5.000%	1.830%	118.458				267,641.00	3.000
	05/01/2023	1,850,000	5.000%	2.040%	119.689				364,246.50	3.000
	05/01/2024	1,975,000	5.000%	2.250%	120.452				403,927.00	3.000
	05/01/2025	2,075,000	5.000%	2.440%	120.949				434,691.75	3.000
	05/01/2026	2,175,000	5.000%	2.570%	121.652				470,931.00	3.000
	05/01/2027	2,275,000	5.000%	2.700%	120.359 C	2.860%	05/01/2026	100.000	463,167.25	3.000
	05/01/2028	2,375,000	5.000%	2.790%	119.473 C	3.072%	05/01/2026	100.000	462,483.75	3.000
	05/01/2029	2,475,000	5.000%	2.870%	118.693 C	3.246%	05/01/2026	100.000	462,651.75	3.000
	05/01/2030	2,575,000	5.000%	2.940%	118.015 C	3.389%	05/01/2026	100.000	463,886.25	3.000
	05/01/2031	2,675,000	5.000%	3.020%	117.246 C	3.523%	05/01/2026	100.000	461,330.50	3.000
	05/01/2032	2,775,000	5.000%	3.100%	116.482 C	3.643%	05/01/2026	100.000	457,375.50	3.000
	05/01/2033	2,875,000	5.000%	3.150%	116.008 C	3.730%	05/01/2026	100.000	460,230.00	3.000
	05/01/2034	2,975,000	5.000%	3.200%	115.537 C	3.808%	05/01/2026	100.000	462,225.75	3.000
	05/01/2035	3,075,000	5.000%	3.250%	115.067 C	3.879%	05/01/2026	100.000	463,310.25	3.000
	05/01/2036	3,175,000	5.000%	3.300%	114.600 C	3.944%	05/01/2026	100.000	463,550.00	3.000
		42,680,000							7,200,062.95	
Term Bond 2040:										
	05/01/2037	3,275,000	5.000%	3.490%	112.846 C	4.153%	05/01/2026	100.000	420,706.50	3.000
	05/01/2038	3,375,000	5.000%	3.490%	112.846 C	4.153%	05/01/2026	100.000	433,552.50	3.000
	05/01/2039	3,475,000	5.000%	3.490%	112.846 C	4.153%	05/01/2026	100.000	446,398.50	3.000
	05/01/2040	3,600,000	5.000%	3.490%	112.846 C	4.153%	05/01/2026	100.000	462,456.00	3.000
		13,725,000							1,763,113.50	
Term Bond 2045:										
	05/01/2041	3,725,000	5.000%	3.570%	112.116 C	4.270%	05/01/2026	100.000	451,321.00	3.000

BOND PRICING

Livonia Public Schools *FINAL* 2016 School Building and Site Bonds, Series II

Maturity Date	Amount	Rate	Yield	Price	Yield to Maturity	Call Date	Call Price	Premium (-Discount)	Takedown
05/01/2042	3,850,000	5.000%	3.570%	112.116 C	4.270%	05/01/2026	100.000	466,466.00	3.000
05/01/2043	3,950,000	5.000%	3.570%	112.116 C	4.270%	05/01/2026	100.000	478,582.00	3.000
05/01/2044	4,075,000	5.000%	3.570%	112.116 C	4.270%	05/01/2026	100.000	493,727.00	3.000
05/01/2045	4,175,000	5.000%	3.570%	112.116 C	4.270%	05/01/2026	100.000	505,843.00	3.000
_	19,775,000							2,395,939.00	
	76,180,000							11,359,115.45	
	Date 05/01/2042 05/01/2043 05/01/2044	Date Amount 05/01/2042 3,850,000 05/01/2043 3,950,000 05/01/2044 4,075,000 05/01/2045 4,175,000 19,775,000	Date Amount Rate 05/01/2042 3,850,000 5.000% 05/01/2043 3,950,000 5.000% 05/01/2044 4,075,000 5.000% 05/01/2045 4,175,000 5.000% 19,775,000 5.000%	Date Amount Rate Yield 05/01/2042 3,850,000 5.000% 3.570% 05/01/2043 3,950,000 5.000% 3.570% 05/01/2044 4,075,000 5.000% 3.570% 05/01/2045 4,175,000 5.000% 3.570% 19,775,000 5.000% 3.570%	Date Amount Rate Yield Price 05/01/2042 3,850,000 5.000% 3.570% 112.116 C 05/01/2043 3,950,000 5.000% 3.570% 112.116 C 05/01/2044 4,075,000 5.000% 3.570% 112.116 C 05/01/2045 4,175,000 5.000% 3.570% 112.116 C 19,775,000 19,775,000 112.116 C 112.116 C	Date Amount Rate Yield Price Maturity 05/01/2042 3,850,000 5.000% 3.570% 112.116 C 4.270% 05/01/2043 3,950,000 5.000% 3.570% 112.116 C 4.270% 05/01/2044 4,075,000 5.000% 3.570% 112.116 C 4.270% 05/01/2045 4,175,000 5.000% 3.570% 112.116 C 4.270% 19,775,000 19,775,000 10.000%	Date Amount Rate Yield Price Maturity Date 05/01/2042 3,850,000 5.000% 3.570% 112.116 C 4.270% 05/01/2026 05/01/2043 3,950,000 5.000% 3.570% 112.116 C 4.270% 05/01/2026 05/01/2044 4,075,000 5.000% 3.570% 112.116 C 4.270% 05/01/2026 05/01/2045 4,175,000 5.000% 3.570% 112.116 C 4.270% 05/01/2026 19,775,000 19,775,000 5.000% 3.570% 112.116 C 4.270% 05/01/2026	Date Amount Rate Yield Price Maturity Date Price 05/01/2042 3,850,000 5.000% 3.570% 112.116 C 4.270% 05/01/2026 100.000 05/01/2043 3,950,000 5.000% 3.570% 112.116 C 4.270% 05/01/2026 100.000 05/01/2044 4,075,000 5.000% 3.570% 112.116 C 4.270% 05/01/2026 100.000 05/01/2045 4,175,000 5.000% 3.570% 112.116 C 4.270% 05/01/2026 100.000 19,775,000 19,775,000 100.000 100.000 100.000 100.000 100.000	Date Amount Rate Yield Price Maturity Date Price (-Discount) 05/01/2042 3,850,000 5.000% 3.570% 112.116 C 4.270% 05/01/2026 100.000 466,466.00 05/01/2043 3,950,000 5.000% 3.570% 112.116 C 4.270% 05/01/2026 100.000 478,582.00 05/01/2044 4,075,000 5.000% 3.570% 112.116 C 4.270% 05/01/2026 100.000 493,727.00 05/01/2045 4,175,000 5.000% 3.570% 112.116 C 4.270% 05/01/2026 100.000 505,843.00 19,775,000 19,775,000 5.000% 3.570% 112.116 C 4.270% 05/01/2026 100.000 505,843.00

Dated Date Delivery Date	02/24/2016 02/24/2016	
First Coupon	11/01/2016	
Par Amount	76,180,000.00	
Premium	11,359,115.45	
Production	87,539,115.45	114.910889%
Underwriter's Discount	-246,771.14	-0.323932%
Purchase Price Accrued Interest	87,292,344.31	114.586958%
Net Proceeds	87,292,344.31	

EXHIBIT B



February 2, 2016

VIA E-MAIL

Ms. Andrea Oquist, Interim Superintendent Livonia Public Schools School District, Michigan 15125 Farmington Road Livona, Michigan 48154

Re:

Not to Exceed \$87,050,000 aggregate principal amount of Livonia Public Schools School District, County of Wayne, State of Michigan 2016 School Building and Site Bonds, Series II (General Obligation - Unlimited Tax)

Dear Ms. Oquist:

Enclosed please find Assured Guaranty Municipal Corp.'s ("AGM") commitment letter (the "Commitment") in respect of the above-referenced issue. Please return one fully executed original to me at the address indicated below. The signed Commitment, executed by an authorized officer, must be returned to me prior to any reference to AGM as insurer of the issue being made in marketing efforts in respect of the issue.

Upon acceptance and satisfaction of the conditions of the Commitment, the following must occur in order for AGM to complete its review of applicable disclosure and financing documents in advance of the closing date, request the assignment of an insured rating for the Bonds, and timely issue its insurance policy:

- The financing schedule and a distribution list should be forwarded to the attention of the Closing Coordinator listed below.
- A copy of (i) the preliminary official statement and the final official statement, each of which shall include the
 disclosure provided by AGM and the specimen policy and any other references to AGM, and (ii) the Bonds,
 together with the legend to be affixed to such Bonds, must be delivered to the Closing Coordinator by fax or email in order that AGM may confirm its accuracy.
- Once determined, the underwriters' final pricing numbers, including the final debt service schedule for the Bonds, should be delivered to the credit analyst and Closing Coordinator responsible for the transaction by fax and/or e-mail in order that AGM may confirm the premium to be paid for the insurance policy and request the assignment of an insured rating for the Bonds.
- A copy of either (i) the final pricing wire with CUSIP numbers shown or CUSIP wire evidencing the CUSIP numbers assigned to the Bonds; or (ii) the letter from the CUSIP Service Bureau listing the CUSIP numbers assigned to the Bonds should be delivered to the Closing Coordinator listed below by fax and/or email in order that AGM may request the assignment of an insured rating for the Bonds.

AGM will require, prior to closing, four hard copies of the final official statement. Also, please notify me of a confirmed closing date as soon as it becomes available.

My contact information is as follows:

Telephone:

(212) 339-3548

Fax:

(212) 857-0560

Email:

AUdit-Adler@assuredguaranty.com

Ms. Andrea Oquist Livonia Public Schools School District, Michigan February 2, 2016

Page 2

Attached as a link to this e-mail is AGM's website, where the logo, statement of insurance, disclosure language, specimen policy, procedures for premium payment, form of opinion and form of disclosure certificate may be accessed and downloaded as needed.

Assuming the requirements of the Commitment have been met, AGM will deliver to Bond Counsel at the pre-closing, a copy of the municipal bond insurance policy of AGM, the executed disclosure, no default and tax certificate and the executed opinion of Counsel and other certificates needed in the transaction via email. The original municipal bond insurance policy will be sent to your attention via overnight mail to be held in escrow until the closing. Any inquiries regarding rating agency fees should be directed to the respective rating agencies. As a post-closing condition, AGM shall receive one original and two copies of the final closing transcript of proceedings. Such closing transcript may be in the form of either hard copies or three CD-ROMs.

AGM looks forward to working with you on this transaction.

Very truly yours,

Audrey A. Udit-Adler
Closing Coordinator

Enclosures

ec: Matthew Hiser, Esq.; Thrun Law Firm, P.C.

T.J. Whitehouse, Executive Director; J.P. Morgan Securities LLC

Mr. Paul Stauder, Managing Director; Public Financial Management, Inc.



MUNICIPAL BOND INSURANCE COMMITMENT

ASSURED GUARANTY MUNICIPAL CORP. ("AGM") hereby commits to issue its Municipal Bond Insurance Policy (the "Policy") relating to whole maturities of the debt obligations described in Exhibit A attached hereto (the "Bonds"), subject to the terms and conditions set forth in this Commitment, or added hereto (the "Commitment"). For the avoidance of doubt, each of the Exhibits attached hereto is an integrated part of this Commitment. To keep this Commitment in effect after the Expiration Date set forth in Exhibit A attached hereto, a request for renewal must be submitted to AGM prior to such Expiration Date. AGM reserves the right to refuse wholly or in part to grant a renewal.

THE MUNICIPAL BOND INSURANCE POLICY SHALL BE ISSUED IF THE FOLLOWING CONDITIONS ARE SATISFIED:

- 1. The transaction documents to be executed and delivered in connection with the issuance and sale of the Bonds shall not contain any untrue or misleading statement of a material fact and shall not fail to state a material fact necessary in order to make the information contained therein not misleading.
- 2. No event shall occur which would permit any underwriter or purchaser of the Bonds, otherwise required, not to be required to underwrite or purchase the Bonds on the date scheduled for the issuance and delivery thereof ("Closing Date").
- 3. On the date hereof and on the Closing Date, there shall have been no material adverse change in or affecting the Issuer and/or the Obligor, as applicable, or the Bonds (including, without limitation, the security for the Bonds or the proposed debt service schedule of the Bonds), any disclosure document relating to the Bonds (the "Official Statement"), the financing documents to be executed and delivered with respect to the Bonds, the legal opinions to be executed and delivered in connection with the issuance and sale of the Bonds, or any other information submitted to AGM with respect to the referenced transaction, or the Bonds, from that previously delivered or otherwise communicated to AGM.
- 4. The Bonds shall contain no reference to AGM, the Policy or the insurance evidenced thereby except as may be approved by AGM. BOND PROOFS SHALL HAVE BEEN APPROVED BY AGM PRIOR TO PRINTING. The Bonds shall bear a Statement of Insurance in the form provided by AGM.
- AGM shall be provided with:
- (a) Executed copies of all financing documents, the Official Statement and the various legal opinions delivered in connection with the issuance and sale of the Bonds (which shall be dated the Closing Date and which, except for the opinions of counsel relating to the adequacy of disclosure, shall be addressed to AGM or accompanied by a letter of such counsel permitting AGM to rely on such opinion as if such opinion were addressed to AGM), including, without limitation, the approving opinion of bond counsel. Each of the foregoing shall be in form and substance acceptable to AGM. Copies of all drafts of such documents prepared subsequent to the date of the Commitment (blacklined to reflect all revisions from previously reviewed drafts) shall be furnished to AGM for review and approval. Final drafts of such documents shall be provided to AGM at least three (3) business days prior to the issuance of the Policy, unless AGM shall agree to some shorter period.
- (b) Evidence of wire transfer in federal funds of an amount equal to the insurance premium, unless alternative arrangements for the payment of such amount acceptable to AGM have been made prior to the delivery date of the Bonds.
- (c) Standard & Poor's Rating Services and Moody's Investors Service Inc. will separately present bills for their respective fees relating to the Bonds. Payment of such bills by the Issuer should be made directly to such rating agency. Payment of the rating fee is not a condition to release of the Policy by AGM.

6. Promptly after the closing of the Bonds, AGM shall receive three completed sets of executed documents (one original and either (i) two photocopies (each unbound) or (ii) two compact discs).				
7. The Official Statement shall contain the language provided by AGM and only such other references to AGM or otherwise as AGM shall supply or approve. AGM SHALL BE PROVIDED WITH FOUR PRINTED COPIES OF THE OFFICIAL STATEMENT.				

TERM SHEET FOR MUNICIPAL BOND INSURANCE COMMITMENT

Issuer: Livonia Public Schools School District, County of Wayne, State of Michigan

Principal Amount of Bonds Insured: Not to Exceed \$87,050,000

Name of Bonds Insured: 2016 School Building and Site Bonds, Series II (General Obligation - Unlimited Tax)

Date of Commitment: February 2, 2016 Expiration Date: Friday, April 1, 2016*

Premium: .17% of total debt service on the Bonds insured

Bond Counsel Opinion -- Language Requirements:

The approving opinion of Bond Counsel shall include language to the effect that the Bonds are a full faith and credit general obligation of the Issuer, the payment for which the Issuer is obligated to exercise its ad valorem taxing power, without limit as to rate or amount, upon all taxable property within the Issuer.

Additional Conditions:

None

ASSURED GUARANTY MUNICIPAL CORP.

Authorized Officer

*To keep the Commitment in effect to the Expiration Date set forth above, AGM must receive a duplicate of this Exhibit A executed by an authorized officer by the earlier of the date on which the Official Statement containing disclosure language about AGM is circulated and ten days from the Date of Commitment.

The undersigned, an authorized officer of the Issuer, agrees that (i) if the Bonds are insured by a policy of municipal bond insurance, such insurance shall be provided by AGM in accordance with the terms of this Commitment; (ii) the Issuer has made its own independent investigation and decision as to whether to insure the payment when due of the principal of and interest on the Bonds and whether the Policy is appropriate or proper for it based upon its own judgment and upon advice from such legal and financial advisers as it has deemed necessary; (iii) AGM has not made, and therefore the Issuer is not relying on, any recommendation from AGM that the Issuer insure the Bonds or obtain the Policy; it being understood and agreed that communications from AGM (whether written or oral) referring to, containing information about or negotiating the terms and conditions of the Policy, any related insurance document or the documentation governing the Bonds do not constitute a recommendation to insure the Bonds or obtain the Policy; (iv) the Issuer acknowledges that AGM has not made any representation, warranty or undertaking, and has not given any assurance or guaranty, in each case, expressed or implied, concerning its future financial strength or the rating of AGM's financial strength by the rating agencies; (v) the Issuer [Obligor] acknowledges that the ratings of AGM reflect only the views of the rating agencies and an explanation of the significance of such ratings may be obtained only from the rating agencies; (vi) the Issuer understands that such ratings may not continue for any given time period and instead may change over time, including without limitation being placed under review for possible downgrade, revised downward, withdrawn entirely by the relevant rating agency if, in the judgment of such rating agency, circumstances so warrant, or withdrawn entirely by AGM in its sole discretion; (vii) the Issuer acknowledges that AGM undertakes no responsibility to bring to its attention, and shall have no liability for, the placement of a rating under review for possible downgrade or the downward revision or withdrawal of any rating obtained, and that any such review for possible downgrade, downward revision or withdrawal may have an adverse effect on the Bonds; and (viii) the Issuer acknowledges that AGM pays rating agencies to rate AGM's financial strength, but that such payment is not in exchange for any specific rating or for a

LIVONIA PUBLIC SCHOOLS SCHOOL DISTRICT, MICHIGAN
Authorized Officer

PROCEDURES FOR PREMIUM PAYMENT TO ASSURED GUARANTY MUNICIPAL CORP. ("AGM")

AGM's issuance of its municipal bond insurance policy at bond closing is contingent upon payment and receipt of the premium. NO POLICY MAY BE RELEASED UNTIL PAYMENT OF SUCH AMOUNT HAS BEEN CONFIRMED. Set forth below are the procedures to be followed for confirming the amount of the premium to be paid and for paying such amount:

Confirmation of

Upon determination of the final debt service

Amount to be Paid:

schedule, fax such schedule to AGM

Attention:

Scott Madden, Director

Phone No.: Fax No.: (212) 408-6040 (212) 893-9645

Confirm with AGM's credit analyst that you are in agreement with respect to par and premium on the transaction prior to the closing date.

Payment Date:

Date of Delivery of the insured bonds.

Method of Payment:

Wire transfer of Federal Funds.

Wire Transfer Instructions:

Bank:

The Bank of New York

ABA#:

021 000 018

Acct. Name:

Assured Guaranty Municipal Corp.

Account No.:

8900297263

Transaction No.:

145628

CONFIRMATION OF PREMIUM WIRE NUMBER AT CLOSING

AGM will accept as confirmation of the premium payment a wire transfer number and the name of the sending bank, to be communicated on the closing date to Audrey A. Udit-Adler, Closing Coordinator, (212) 339-3548.