## BOARD OF REGENTS POLICY: Debt Transactions and Long-Term Capital Financing Program

# ARTICLE I

SECTION ISCOPE.

This policy governs the authority to engage in debt transactions one engage underwriters and debtadvisors, and to use internal funds generated from the Internal Lending Program for capital projectArticle I and Article II apply to all debt transactions of the University of Minnesota (University), regardless of sizterm, or repayment provisions. Article III applies to the long-term capital financing program, which involve the use of interest-only bonds.

SECTION II. DEFINITIONS.

Subd. 1. Capital Lease.

Board of Regents Policy:

- (c) exhibit a maturity profile that meets liquidity requirements and manages the balance sheet of the institution; and
- (d) provide financial and budgetary stability.

### Subd. 2. Taxable Debt.

Taxable debt may be used whethe intended use or other factors precludes the use of taxempt debt or when other financial considerations indicate the use of taxable debt is in the best interest of the University.

### Subd. 3. Debt Maturity.

Subject toArticle II, Section I, Subd. 1of this policy, the average maturity of debt should be as short as is economically feasible for the project, generally, not to exceed the useful life of the financed assets, and, with respect to tax

# ARTICLE III LONGTERM CAPITAL FINANCING PROGRAM

### SECTION I. RESERVATION AND DELEGATION OF AUTHORITY.

### Subd. 1. Reservation of Authority to Approve Use of Proceeds.

The Boardreserves to itselfauthority to approve the use of proceeds of finance or refinance capital projects that require Board approval as defined by Board of Regents Polic Reservation and Delegation of Authority. The Board reserves to itself authority to approve the use of proceeds for any purpose other than capital projects, with the exception of those items delegated the president or delegate in Subd. 4 of this section.

### Subd. 2. Reservation of Authority to Oversee the Principal Repayment Reserve.

The Boardreserves to itselfauthority to approve the amount and source of the Principal Repayment Reserve which will be invested in accordance with Board of Regents Policyndowment FundThe Board reserves to itselfauthority to withdraw funds from the Principal Repayment Reserve for any purpose.

Subd. 3. Reservation of Authority to Approve Use of Funds from Internal Lending Program. The Boardreserves to itselfauthority to approve the use of funds from the Internal Lending Program to finance capital projects that require Board approval as defined by Board of RegentsPolicy: Reservation and Delegation of AuthorityThe Boardreserves to itselfauthority to approve the use of funds from the Internal Lending Program for purposes other than capital projectsegardless of the amount

### Subd. 4. Delegation of Authority.

The president or delegate shall have the authority to take all actions other than those described in Sabtl 3 of this section to manage the longerm capital financing programs consistent with Board policies. Such actions include:

- (a) Determining the investment strategy of the proceeds within the parameters established in Section II, Subd. 1 of this article, and by Board of Regents Policy estment Functions prior to their authorized use by the Board.
- (b) Use of proceeds fo(i) costs of issuance related to the issuance of interestinly bonds; (ii) the use of the realized earnings on the invested proceeds to fund annual interest expense due on the interest-only bonds; and (iii) to finance or refinance, Subd. 1 of this art52.32 0 612 792 276.38 28O/Span0or

- (a) Proceeds shall be separately identified from other University investments and will be available to fund capital projects approved by the Board.
- (b) The invested proceeds shall be subject to limited market risk.
- (c) Investment earnings may be withdrawn to fund interest due on the interestonly bonds and to fund the related investment management fees.
- (d) Earnings on the invested proceeds remaining after authorized uses as defined in Sub(c)1of this section shall be made available to fund capital projects, as required by Internal Revenue Service regulations.

Subd. 2. Investment of Principal Repayment Reserve.

Subject to Article III, Section I, Subd. 2 of this policy, funds will be held in the Principal Repayment Reserve until the original amount set aside plus accumulated earnings is sufficient to repay the amount of interest only bonds outstanding, or until the Board authorizes the withdrawal of funds for another purpose.

As needed or may be requested, the secretary of the Board shall certify the authority and power of the president or delegate to enter into InterestOnly Bond transactions as provided in this policy.

**REVISION HISTORY** 

Adopted: June 11, 2004 Amended: December 13, 2012 October 9, 2020; February 11, 2022; July 13, 2022 Technical Correction : June 13, 2024 Last Comprehensive Review: 2022 Supersedes: Debt Transactions, dated June 11, 2004; Debt Transactions, dated March 11, 1994; Asset and Debt Management, dated April 12, 1991; and Debt Guidelines, dated January 13, 1989