## SCHEDULE K (Form 990)

Department of the Treasury

Internal Revenue Service

Name of the organization

## **Supplemental Information on Tax-Exempt Bonds**

OMB No. 1545-0047

► Complete if the organization answered "Yes" to Form 990, Part IV, line 24a. Provide descriptions, explanations, and any additional information in Part VI.

► Attach to Form 990.

► See separate instructions.

Open to Public Inspection

**Employer identification number** 

Par	Bond Issues																
(a) Issuer name		(b) Issuer EIN (c) CUSIP # (d)		( <b>d)</b> Da	d) Date issued (e) Issue pri		(f) Description of purpose				(g) Defease		ed (h) On behalf of issuer		(i) Po finan	(i) Pooled financing	
											Yes	No	Yes	No	Yes	No	
Α																	
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B											igsquare	Ш					
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_C												$\sqcup$	$\longrightarrow$				
												i l					
<u>D</u>												Ш					
Par	Proceeds																
						Α		В	•					D			
1	Amount of bonds retired										$\rightarrow$						
2	Amount of bonds legally defeased										$\rightarrow$						
3	Total proceeds of issue										$\rightarrow$						
4	Gross proceeds in reserve funds										$\rightarrow$						
5	Capitalized interest from proceeds										$\rightarrow$						
6	Proceeds in refunding escrows										$\rightarrow$						
<del>7</del> 8	Issuance costs from proceeds										$\rightarrow$						
9	Credit enhancement from proceeds										$\rightarrow$						
10	Working capital expenditures from proceed										$\dashv$						
11	Capital expenditures from proceeds										$\rightarrow$						
12	Other spent proceeds										$\rightarrow$						
13	Other unspent proceeds Year of substantial completion										-+						
	real of substantial completion		• • • •				V	N.	Y		$\dashv$			_	NI -		
14	Were the bonds issued as part of a current	refunding issue?			Yes	No	Yes	No	Yes	No	$\dashv$	Y	es		No		
15	Were the bonds issued as part of a current										$\dashv$						
16	Has the final allocation of proceeds been n	nade?									+						
17	Does the organization maintain adequate										+						
.,	· ·																
Part	•																
T GIT	i iivate Basiliess ese					Α		В			$\neg$			D			
1	Was the organization a partner in a partnership, or a member of an LLC,		Yes	No	Yes	No	Yes	No	+		es	Ť	No				
•	which owned property financed by tax-exempt bonds?			163	140	163	140	163	140	+				140			
2	Are there any lease arrangements that ma	•									+		-	+			
_	hand-financed property?	.,															

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Part	Private Business Use (Continued)									
			4	I	В	(	Ç	D		
3a	Are there any management or service contracts that may result in private	Yes	No	Yes	No	Yes	No	Yes	No	
	business use of bond-financed property?									
	If "Yes" to line 3a, does the organization routinely engage bond counsel or other outside counsel to review any management or service contracts relating to the financed property?									
С	Are there any research agreements that may result in private business use of bond-financed property?									
d	If "Yes" to line 3c, does the organization routinely engage bond counsel or other outside counsel to review any research agreements relating to the financed property?									
4	Enter the percentage of financed property used in a private business use by entities other than a section 501(c)(3) organization or a state or local government		%		%		%	%		
5	Enter the percentage of financed property used in a private business use as a result of unrelated trade or business activity carried on by your organization, another section 501(c)(3) organization, or a state or local government		%		%		%		%	
6	Total of lines 4 and 5		%		%		%		%	
7	Has the organization adopted management practices and procedures to ensure the post-issuance compliance of its tax-exempt bond liabilities?									
Part	IV Arbitrage									
		A		В		(	Ç		כ	
1	Has a Form 8038-T, Arbitrage Rebate, Yield Reduction and Penalty in Lieu of	Yes	No	Yes	No	Yes	No	Yes	No	
	Arbitrage Rebate, been filed with respect to the bond issue?									
_ 2	Is the bond issue a variable rate issue?									
3a	Has the organization or the governmental issuer entered into a qualified hedge with respect to the bond issue?									
b	Name of provider									
С	Term of hedge									
d	Was the hedge superintegrated?									
е	Was the hedge terminated?									
4a	Were gross proceeds invested in a guaranteed investment contract (GIC)? .									
b	Name of provider									
	Term of GIC									
d	Was the regulatory safe harbor for establishing the fair market value of the GIC satisfied? .									
5	Were any gross proceeds invested beyond an available temporary period? .									
6	Did the bond issue qualify for an exception to rebate?									
Part Chec closir Part	Procedures To Undertake Corrective Action  k the box if the organization established written procedures to ensure that violating agreement program if self-remediation is not available under applicable regular	tions						· 🗌 Yes	s 🗌 No	