

Nassau County Local Economic Assistance Corporation
Investment Report

Period January 1 through December 31, 2011

Section 2925(6) of the New York Public Authorities Law requires that Public Authorities prepare and approve an investment report annually.

A copy of the Investment and Deposit Policy of the Nassau County Local Economic Assistance Corporation (the “Corporation”) in effect for the reporting period is attached hereto and incorporated herein by reference. No amendment of the Investment and Deposit Policy were made during the reporting period.

Investment Income and Activity

As 2011 was the initial year that the NCLEAC was operating, a NCLEAC operating account was opened as a checking account at State Bank of Long Island. Interest Income was earned on this account. The deposits at the bank were fully collateralized. Deposits up to \$250,000 were guaranteed by the (Federal Deposit Insurance Corporation (FDIC) and deposits above \$250,000 were protected and collateralized via custodian agreements and pledges of eligible securities at the bank. All pledged eligible securities per these agreements were held by Bank of New York Mellon, as custodian (the “Custodian”).

For the full year 2011, the operating account at State Bank earned \$10 of interest. The account balance as of December 31, 2011 was \$271,112.

These amounts of earnings were consistent with the amounts budgeted for calendar year 2011. The Corporation paid no fees, commissions, or other charges to any investment banker, broker, dealer, or advisor rendering investment services during the reporting period.

Investment Objectives

Pursuant to NCLEAC’s Investment and Deposit Policy, the objectives of NCLEAC with respect to its investments and policies are, in order of priority:

1. to conform with all applicable federal, state and other legal requirements (legal);
2. to adequately safeguard principal (safety);
3. to provide sufficient liquidity to meet all operating requirements (liquidity); and
4. to obtain a reasonable rate of return (yield).

Legal

All of NCLEAC's investments and deposits are maintained at depositories in compliance with all applicable federal, state and other legal requirements, including, without limitation, the requirements of Sections 10 and 11 of the General Municipal law.

Safety

State Bank and Capital One Bank are the depositories authorized and designated by resolutions of the members of NCLEAC.

As of December 31, 2011, NCLEAC's cash balances maintained at the designated depositories are fully insured by the FDIC for the first \$250,000 and the balance of such deposits are collateralized with eligible securities held by the Custodian and pledged to NCLEAC.

Liquidity

NCLEAC continues to have sufficient liquidity to pay its known and foreseeable expenses and liabilities.

Return

NCLEAC receives market rates of interest on its deposits and investments.

Investment & Deposit Policy

In accordance with Section 2925 of the Public Authorities Law, the directors of the NCLEAC adopted an initial Investment & Deposit Policy on December 20, 2010.

Investment Audit

The auditors of the NCLEAC, AVZ, have audited compliance with the Corporation's Investment & Deposit Policy. In their report dated March 26, 2012, AVZ indicated that the Corporation complied, in all material respects with the Investment & Deposit Policy.