

To: Finance & Audit Committee LIPA Board of Trustees

January 8, 2025

Re: Quarterly Report on Interest Rate Exchange Agreements

Quarter Ended December 31, 2024

Dear Finance & Audit Committee Members:

The Long Island Power Authority ("the Authority or LIPA") is filing this report pursuant to reporting requirements outlined in the Comprehensive Guidelines for the Use of Interest Rate Exchange Agreements, as approved by the Board of Trustees on March 29, 2017.

Description of the Interest Rate Exchange Agreements

As of December 31, 2024, LIPA had the following interest rate swap agreements outstanding:

Counterparty	Type of Swap	Notional Outstanding (\$000)	Effective Date	Maturity Date
UBS AG	Floating-to-Fixed	\$587,225	6/1/2003	12/1/2029
Citibank, N.A.	Floating-to-Fixed	\$251,510	9/1/2022	9/1/2042

As of December 31, 2024, the estimated total mark-to-market value of the transactions was approximately negative \$16 million (please see Appendix A). The mark-to-market value excludes transaction costs and is calculated at prevailing mid-market rates. Therefore, it represents the hypothetical amount that LIPA would either owe or be owed to or from the counterparties if the transactions were terminated on that date, absent transaction costs.

Counterparty Ratings

As of December 31, 2024, the Authority's counterparties had the following ratings and outlooks:

Countownauty	Moody's		S&P		Fitch	
Counterparty	Rating	Outlook	Rating	Outlook	Rating	Outlook
UBS AG	Aa2	Negative	A+	Stable	A+	Stable
Citibank, N.A.	Aa3	Stable	A+	Stable	A+	Stable

Risks

The Authority is subject to certain risks under its interest rate swap transactions, including:

<u>Counterparty Risk:</u> the risk that a counterparty (or its guarantor) will fail to make a payment or default under the swap agreement and LIPA will lose the benefit of the hedge. If a counterparty were to default under its agreement when owing a termination payment to LIPA, LIPA may have



to pay another entity to assume the position of the defaulting counterparty. The swap agreements contain various termination events and collateral posting provisions to mitigate counterparty risk for lower-rated entities (see Appendix B).

<u>Termination Risk:</u> the risk that a counterparty will terminate a swap with LIPA owing a termination payment. Only LIPA is entitled to terminate these transactions from time-to-time for any reason at market. In addition, LIPA has the right to terminate the swap with Citibank at par on any fixed rate payer period end date beginning September 1, 2027, which mitigates the termination risk that LIPA has with Citibank. The counterparties may only terminate upon the occurrence of certain events such as payment defaults, other defaults which remain uncured for 30 days after notice, the bankruptcy or insolvency of LIPA (or similar events), certain downgrades of LIPA's and a swap insurer's (if any) credit rating, and events related to the underlying bonds. As of December 31, 2024, the credit ratings of LIPA and its swap insurer were as follows:

Entity	Moody's		S&P		Fitch	
Entity	Rating	Outlook	Rating	Outlook	Rating	Outlook
LIPA	A2	Stable	A	Stable	A+	Stable
Assured Guaranty Inc. ¹	A1	Stable	AA	Stable	-	-

¹Insurer on swap with UBS.

<u>Collateral Posting Risk:</u> the risk that LIPA will be required to post collateral to its counterparties to secure a negative mark-to-market valuation. There are currently no Credit Support Annexes (CSAs) in place with either dealer; therefore, there are no collateral requirements at this time under any rating level. A CSA may be executed to cure a rating downgrade termination event (noted in Appendix B).

Basis Risk: the risk of a mismatch in the variable rates paid and received by LIPA.

Under the floating-to-fixed swaps with UBS and Citi, LIPA is subject to the risk that the variable-rates received (69.47% SOFR + 0.0795% for UBS swap, and 70% SOFR + 0.0801% for Citi swap) may be different than the rate payable on any variable-rate refunding bonds.

The Authority views basis risk as a limited form of variable-rate exposure, and therefore takes Basis Risk into account when analyzing outstanding interest rate exposure.

/s/ Vinay T. Dayal

Vinay T. Dayal, Director of Finance and Treasury

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Appendix A: Swap Details

Swap Type	Floating		
Counterparty	UBS	Citibank	Total
Original Notional Amount	\$587,225,000	\$251,510,000	\$838,735,000
Outstanding Notional Amount	\$587,225,000	\$251,510,000	\$838,735,000
Termination Date	12/1/2029	9/1/2042	-
LIPA Pays	5.12%	1.8571%	-
LIPA Receives	69.47% of SOFR + 0.0795%	70% of SOFR + 0.0801%	-
First Counterparty Payment Date	7/1/2003	10/3/2022	-
First LIPA Payment Date	7/1/2003	10/3/2022	-
Up Front Cash Payment to LIPA	\$82,000,000	-	\$82,000,000
Payments Made by LIPA as of 12/31/2024	(\$648,839,256)	(\$10,911,486)	(\$659,750,742)
Payments Received by LIPA as of 12/31/2024 (excluding upfront payment)	\$158,638,096	\$20,579,461	\$179,217,557
LIPA Accrued Interest as of 12/31/2024	(\$2,505,493)	(\$398,232)	(\$2,903,725)
Counterparty Accrued Interest as of 12/31/2024	\$1,610,711	\$706,657	\$2,317,368
Mid Mark-to-Market Valuation @ 12/31/2024	(\$49,566,472)	\$33,499,593	(\$16,066,879)
DV01 (Sensitivity to 1bp Increase in SOFR Swap Rates) @ 12/31/2024	\$149,698	\$150,489	\$300,187
Ratio 01 (Sensitivity to 1% Increase in SIFMA/SOFR Ratios @ 12/31/2024	-	-	-
Collateral Posted by LIPA @ 12/31/2024	-	-	-
Collateral Held by LIPA @ 12/31/2024	-	-	-



Appendix B: Additional Termination Events/Collateral Posting Thresholds

ISDA Terms for LIPA	Uninsured	Insured		
	Citibank	UBS (AGM)		
Original ISDA Date	6/25/2004	9/25/2002		
Source of Payment Scheduled Payments Termination Payments	Parity to Subordinate Debt Parity to Subordinate Debt	Parity to Subordinate Debt Parity to Subordinate Debt		
ATE (below)	Baa2 (Moody's) or BBB (S&P or Fitch) ¹ Baa3 (Moody's) or BBB- (S&P or Fitch)	A3 (Moody's) or A- (S&P) ²		
Insurer Event (below)		A2 (Moody's) and A (S&P) ²		
CSA Terms	No CSA	No CSA		
Threshold (Lowest Rating) Aa3 or AA- and above A1 or A+ A2 or A A3 or A- Baa1 or BBB+ Baa2 or BBB Baa3 or BBB- Below Baa3 or BBB- Minimum Transfer Valuation Date				
Notes:	¹ ATE if Citi has notified LIPA of the downgrade, and LIPA does transfer to an acceptable counterparty, or (c) execute a CSA v ² ATE if, within 30 days of receiving notice of an Insurer Event deliver proof of ratings of A3 (Moody's) or A- (S&P), or executed the control of t	within 20 days. t, LIPA does not provide a Credit Support Provider,		



Appendix B (continued):

ISDA Terms for Dealers			
	Citibank	UBS	
Original ISDA Date	6/25/2004	9/25/2002	
Dealer Rating (M / S / F)	Aa3/A+/A+	Aa2/A+/A+	
ATE (below)	A3 (Moody's) or A- (S&P or Fitch) ¹ Baa3 (Moody's) or BBB- (S&P or Fitch)	A3 (Moody's) or A- (S&P) ²	
CSA Terms	No CSA	No CSA	
Threshold (Lowest Rating)			
Aa3 or AA- and above			
A1orA+			
A2orA			
A3orA-			
Baa1 or BBB+			
Baa2 or BBB			
Baa3 or BBB-			
Below Baa3 or BBB- / NR			
Minimum Transfer			
Valuation Date			
Notes:	¹ ATE if LIPA has notified Citi of the downgrade, and Citi does not either (a) provide a guarantee/insurance, (b) transferred to an acceptable counterparty, or (c) executed a CSA within 20 days. ² May also include an equivalent rating determined by a nationally-recognized ratings service acceptable to both parties. It shall constitute an ATE if, within 30 days, UBS does not execute a CSA.		