

Municipal Secondary Market Disclosure Information Cover Sheet Municipal Securities Rulemaking Board (MSRB) Electronic Municipal Market Access System (EMMA)

Additional / Voluntary Event-Based Disclosure

THIS FILING RELATES TO ALL OR SEVERAL SECURITIES ISSUED BY THE ISSUER, OR ALL OR SEVERAL **SECURITIES OF A SPECIFIC CREDITOR:** Issuer's Name: Puerto Rico Sales Tax Financing Corporation (COFINA) Other Obligated Person's Name (if any): ____ Six-digit CUSIP number(s): 74529J TYPE OF INFORMATION PROVIDED: A. Amendment to Continuing Disclosure Undertaking Change in Obligated Person C. Notice to Investor Pursuant to Bond Documents Communication from the Internal Revenue Service Bid for Auction Rate and Other Securities Capital or Other Financing Plan G. Litigation / Enforcement Action H. Change of Tender Agent. Remarketing Agent or Other On-going Party Derivative or Other Similar Transaction Other Event-Based Disclosures: Proposed COFINA Bondholders Agreement

I represent that I am authorized by the issuer, obligor or its agent to distribute this information publicly.

/s/ Sebastián M. Torres Rodríguez

Sebastián M. Torres Rodríguez Puerto Rico Fiscal Agency and Financial Advisory Authority, as Fiscal Agent for the Commonwealth

Dated: August 8, 2018





GOVERNOR OF PUERTO RICO

OFFICE OF THE GOVERNOR

Governor Rosselló announces agreement with COFINA bondholders

(August 8, 2018 - Buenos Aires, Argentina) Governor of Puerto Rico Ricardo Rosselló announced that the Financial Oversight and Management Board for Puerto Rico (Oversight Board), as representative of the Puerto Rico Sales Tax Financing Corporation (COFINA, for its Spanish acronym) in the judicial process under Title III of the Federal Law PROMESA, the Government of Puerto Rico, and a substantial number of the COFINA bondholders reached an agreement in principle to restructure the debt of COFINA to terms that are aligned with the fiscal reality of Puerto Rico.

Rosselló said that "since the electoral campaign, my position has been that the debt of Puerto Rico has to be reduced to terms that we can pay, in face of the fiscal crisis of the Island due to mistaken decisions of the past. The public policy of my Administration has always been to reach consensual agreements with our creditors that do not affect the services that the Government provides to the most vulnerable."

The agreement in principle represents a reduction in the aggregate debt of COFINA of approximately one third of the COFINA debt, savings of \$17.5 billion in future debt service payments, and provides terms and conditions for the restructuring of the debt. The agreement in principle is also consistent with the agreement between the agents of COFINA and the Central Government in the Title III proceedings announced in June 2018. It is anticipated that this agreement will provide a path towards a consensual plan of adjustment for COFINA.

"This agreement represents a significant step in restructuring Puerto Rico's debt and reaffirms once again the credibility of our efforts. It joins the agreements that we have already reached with the bondholders of the Government Development Bank and those of the Puerto Rico Electric Power Authority. Moreover, these agreements are an important step to recover access to capital markets," said the governor.

Christian Sobrino, executive director of the Puerto Rico Fiscal Agency and Financial Advisory Authority (AAFAF, for its Spanish acronym), informed that this agreement will provide the Government of Puerto Rico access to \$425 million annually, on average, for the next 40 years.

"This agreement in principle with the COFINA bondholders advances the best interests of all parties involved, including the Government of Puerto Rico and the local bondholders. It also limits the costs of litigation and safeguards that the Government has the necessary funds to continue providing services to the People of Puerto Rico," concluded Sobrino Vega.



GOVERNOR OF PUERTO RICO

OFFICE OF THE GOVERNOR

The agreement in principle is product of the mediation process ordered by Judge Laura Taylor Swain in the Title III cases for Puerto Rico and is led by Judge Barbara Houser and her team of mediating judges.

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Financial Oversight and Management Board for Puerto Rico

PRESS RELEASE

For Immediate Release

OVERSIGHT BOARD REACHES DEAL WITH COFINA BONDHOLDERS

Proposed COFINA Bondholders Agreement to save Puerto Rico over \$17 billion

(San Juan, PR – August 8, 2018) – The Financial Oversight and Management Board for Puerto Rico (the "Oversight Board"), created by Congress under the bipartisan Puerto Rico Oversight, Management and Economic Stability Act ("PROMESA" or the "Act"), and the Government of Puerto Rico today announced that they have reached a deal with Senior and Junior COFINA bondholders and monoline insurers on the economic treatment of COFINA bondholders and on the terms of new COFINA securities. The Board expects this deal to lead to a consensual plan of adjustment for COFINA and represents a significant milestone in resolving Puerto Rico's debt crisis.

"Our objective has been to achieve a debt restructuring agreement with all COFINA parties consistent with the agreement in principle reached by the agents for the COFINA and Commonwealth, the terms of which were announced on June 7, 2018, and we believe this agreement has honored that goal," said Natalie Jaresko, Executive Director of the Oversight Board. "Moreover, this consensual deal with all COFINA bondholders proves both the Board's and Government's commitment to reaching consensual agreements to Puerto Rico's debt wherever possible. We do want to thank the appointed federal judge mediators whose tireless efforts were essential to the constructive negotiation process we had with the COFINA bondholders, as well as the Ad Hoc Group of Senior bondholders, monolines insurers and other bondholders, who played an important role to create an acceptable consensual plan."

The deal provides for more than a 32% reduction in COFINA debt, gives Puerto Rico approximately \$17.5 billion in debt service savings, avoids additional costly and time consuming litigation, enables local retail bondholders in Puerto Rico to receive a significant recovery, and provides flexibility to the Commonwealth in managing future debt refinancing, while avoiding the liquidity based borrowings that contributed to the current crisis.

"We welcome this agreement which represents a big step forward to achieving PROMESA's mandates and continuing to restructure responsibly Puerto Rico's debt in a sustainable way. We look forward to furthering these efforts with all creditors," Jaresko added.

A copy of the final presentation of terms delivered to creditors in mediation is available on the Oversight Board's website at www.oversightboard.pr.gov and will be filed on EMMA.

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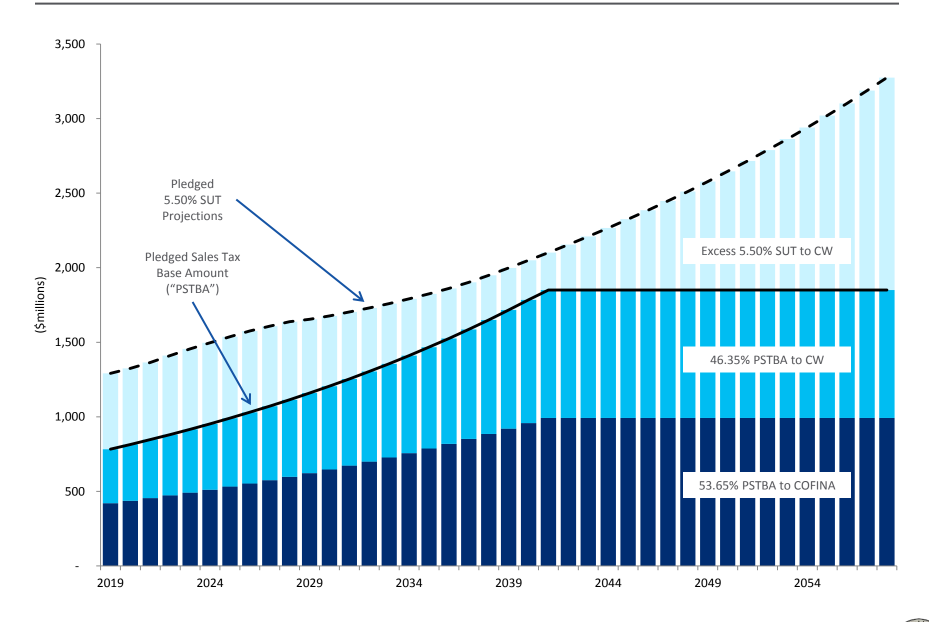
Securities Terms for the COFINA Plan of Adjustment

Dated August 7, 2018



Summary of FOMB's Proposed Securities Terms

- The FOMB would like to reach a consensual COFINA Plan of Adjustment with all parties
- The FOMB's proposed new COFINA securities honor all property terms of the Settlement in Principle Agreement, including the following:
 - The 53.65% Pledged Sales Tax Base Amount ("PSTBA") cash flow through and including 2058 (40 years) is fully allocated to the New COFINA Bonds
 - All pre-FY19 BNYM cash is allocated to COFINA and subsequent deposits are split according to the Settlement in Principle percentage splits
 - All current COFINA holders receive new closed Senior Lien Bond secured by the 5.50% pledged SUT
 - No parity debt may be issued other than refinancing bonds that produce debt service savings in each year for COFINA (the "ABT Test")
- In accordance with PROMESA, the FOMB also seeks to create long-term market access for the Commonwealth with an expanded subordinate lien ABT



All COFINA holders to receive their recovery in the form of Senior Lien Bonds.

Overview of Senior Lien Bonds

- COFINA holders will receive Senior Lien Bonds.
- Senior Lien Bonds designed to enhance liquidity for investors
- New COFINA Bonds in the Senior Lien would have a senior pledge of the 5.50% SUT up to the 53.65% PSTBA COFINA portion
- All bonds to bear fixed rates on a pro-rata basis which will include:
 - Current Interest Bonds ("CIBs") (pay cash interest); and
 - Capital Appreciation Bonds ("CABs") (accrete non-cash interest until maturity)

Closed Lien

 Parity Bonds permitted to refinance Senior Lien Bonds if Annual Debt Service not increased in any year, final maturity not extended and debt service held below portion of 53.65% PSTBA allocated to the Senior Lien Bonds

Description of Senior Lien New COFINA Bonds

Senior Lien Securities

- Senior Lien on 5.50% Pledged SUT to fund COFINA 53.65% portion of PSTBA from "first dollars"
- All Bonds begin to accrue interest beginning 8/1/2018 (dated date)
- CIB Term Bonds maturing in years 10, 14, 20 and 25 (2028, 2032, 2038 and 2043)
 - First sinking fund on 2028 maturity commences in 2019; annual sinkers thereafter
 - Term Bond sizes ranging from \$995 Million to over \$3.8 Billion
- CAB Term Bond maturing in 40 years (2058)
 - First sinking fund on term bond commences in 2043; annual sinkers thereafter
 - Term bond initial par value of ~\$2.7 Billion

Senior Lien Current Interest Bond Terms					
Year	Par	Cpn/Yld			
Total/Avg	\$9,249,560,000.00	4.543%			
2028	995,875,000.00	4.350%			
2032	1,206,510,000.00	4.500%			
2038	3,212,925,000.00	4.550%			
2043	3,834,250,000.00	4.600%			

Senior Lien Capital Appreciation Bond Terms					
Year	Initial Value*	Accreted Value	Yield		
Total/Avg	\$2,697,682,642.20	\$15,401,229,579.75	5.500%		
2058	2,697,682,642.20	15,401,229,579.75	5.500%		
*Assumes CAE	*Assumes CAB Initial Value of 8/1/18				
Average Coupon/Yield			4.759%		
Duration Weighted Yield to Par			5.022%		

Call Provisions

- 2028 CIB non-call
- 2032 CIB Par call commencing 2025 (7-year call)
- 2038 CIB Par call commencing 2028 (10-year call)
- 2043 CIB Par call commencing 2028 (10-year call)
- 2058 CAB Callable at 107.5% AV 2028 through 2032, 105% AV 2033 through 2037, 103% AV 2038 through 2042, 100% AV 2043 through maturity

(10-year call at 107.5% AV with declining premiums to 100% AV in year 25)



Description of Senior Lien New COFINA Bonds (cont'd)

Additional Bonds Test

- Subordinate Lien Bonds for CW purposes payable only from the 5.50% pledged SUT and issued if compliant with the following ABT tests (a) and (b) below are met:
 - a) Preceding year's Pledged 5.5% SUT (if issued pre-2024, assumed to grow at April 2018 certified CW Fiscal Plan and, if issued after 2023, assumed to grow at average annual SUT growth rate for the preceding 5 Fiscal years) is greater than 1.50x the COFINA Bonds annual debt service in any succeeding year; AND
 - b) The preceding year's collections from 5.5% SUT equal to or greater than 1.10x coverage to MADs
- After 2028, final maturity extension permissible for future CW new money bonds, but only with ABT test compliance

Senior Lien COFINA Bonds meet several key AA category SUT revenue bond credit criteria.

Senior Lien Credit Metrics

- Senior Lien on 5.5% Island-Wide SUT
- Projected Debt Service Coverage Ratio > 260% (2.6x)
- Historical 2018 Pledged Revenues MADs Coverage > 130% (1.3x)
- Parity borrowing limited to refunding bonds
- Refunding Bond ABT allows no increase to annual debt service
- "First Dollars" Funding from Pledged 5.50% SUT
- Non-Impairment Covenant
- Retention of Title III Court jurisdiction to ensure protection and enforcement of legal framework and security pledges
- NOTE: While the Senior Lien Bonds are designed to meet certain metrics, the FOMB does not anticipate the bonds will receive investment grade ratings at issuance and the COFINA POA will not be contingent on receipt of ratings on the Bonds

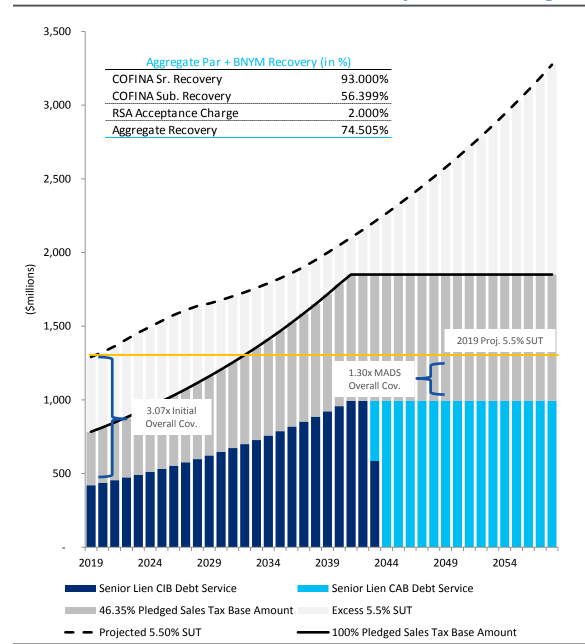
Select AAA and AA SUT Rating Criteria Ranges

- Nature of Special Tax Pledge: Very Broad (AAA) to Broad (AA)
- Maximum Annual Debt Service Coverage Ratio: 4.5x (AAA) to 2.51x (AA)
- Parity Bond ABT Test range: 3.0x or closed (AAA) to 1.76x (AA)
- Revenue Trend: Significantly improving with no historical declines (AAA) to Generally improving with few historical declines (AA)

Examples of SUT Credits rated AA or higher

- Massachusetts School Building Authority (Aa2/AA+/AA+)
 - Sr. ABT 1.4x & Sub. ABT 1.3x / MADS Coverage: 2.2x
- LA County Metropolitan Transportation Authority (Aa1/AAA/NR)
 - ABT 2.46x / MADS Coverage: 3.7x
- Sales Tax Securitization Corporation (IL) (NR/AAA/AA)
 - ABT 4.0x / MADS Coverage: 6.6x
- Utah Transit Authority (Aa2/AA/AAA)
 - Sr. ABT 2.0x & Sub. ABT 1.2x / Sr. MADS Coverage: 2.2x
 & Sub. MADS Coverage: 1.36x

Illustration of Cash Flows; Recovery and Coverage Metrics



Year Coverage Year Coverage 2019 MADS Coverage 1.30x Average Coverage 2.64x 2019 3.07x 2039 2.17x 2020 3.03x 2040 2.14x 2021 3.00x 2041 2.12x 2022 2.98x 2042 2.17x 2023 2.96x 2043 2.23x 2024 2.93x 2044 2.28x 2025 2.89x 2045 2.34x 2026 2.85x 2046 2.40x 2027 2.80x 2047 2.47x 2028 2.74x 2048 2.53x 2029 2.66x 2049 2.60x 2030 2.59x 2050 2.67x 2031 2.53x 2051 2.74x 2032 2.47x 2052 2.81x 2033 2.42x 2053 2.88x 2034 2.37x 2054 2.96x 2035	Fiscal	Sr. Lien	Fiscal	Sr. Lien		
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	2038	2.20x	2058	3.30x		

Key Features of Securities for the COFINA POA (continued)

Debt Service Reserve Fund

None required, given "first dollars" flow of funds structure for the 53.65% PSTBA to COFINA

Non-Impairment Covenant

 COFINA Pledged SUT percentage may be reduced to a rate less than 5.50% if two rating agencies confirm at least an A2/A category or higher subsequent to such reduction and the Pledged SUT percentage is not reduced below 3.00%

Collateral Substitution

• CW may only substitute New Collateral for Pledged SUT if (1) New Collateral is a tax of general application throughout Puerto Rico that is being enacted in full substitution for the SUT or otherwise constitutes like or comparable security for the COFINA Bonds and not be "available resources" of the Commonwealth; AND (2) after such substitution, all COFINA Bonds are and remain at A2/A category or higher by at least two of the following four rating agencies: S&P, Moody's, Fitch or Kroll, provided one of those two ratings shall be from either Standard & Poor's or Moody's if such agencies are still providing ratings and rating confirmations in the U.S. municipal securities market; (3) is protected by the same Non-Impairment rating threshold described above AND (4) Rating Confirmations are received from both such agencies prior to the effective date of such substitution

Mark-to-Market Test

None

Rights of Acceleration

New COFINA Bonds shall not have any rights of acceleration

Ratings and Rating Metrics

- No ratings required for confirmation of COFINA POA or thereafter; two ratings to be sought
- As noted, Bonds designed to comply with investment grade rating criteria for coverage and ABT metrics



Key Features of Securities for the COFINA POA (continued)

RSA Acceptance Consideration

- Mediation parties who agreed on August 7th to negotiate and sign an RSA would receive consideration for their efforts based on their holdings as of that date
 - If RSA parties buy more bonds the RSA fee will not be extended to any additional bonds acquired after that record date
- 2.00% of consideration will be set aside in the form of Bonds/Cash
- On-Island Retail capped at \$1.0 billion in par amount will be eligible to receive a fee equal to 2.00%, less certain costs

Tax-Exemption

- Eligibility and Allocation to be determined by Section 103 Tax Counsel
- Common goal is to maximize the amount of restructured securities that are tax-exempt to the extent permitted by law – consideration to be given as to whether any remaining taxable amounts can be structured into a sub-series of bonds allocated to on-island holders
- Subject to any contrary elections made by bondholders, to the extent not all new COFINA bonds are Section 103 tax-exempt, all holders will receive a ratable strip of all securities issued

Monoline Insurer Requests

Subject to (a) confirmation from nationally recognized Section 103 tax counsel that the structure will not
adversely affect the tax exempt treatment of either the existing tax-exempt COFINA Bonds or the new
tax-exempt COFINA bonds and (b) Title III Court approval of structure, Monoline Insurers to receive New
Bonds for deposit in Trust to secure Custody Receipts Structure

Alternate Plan Treatment

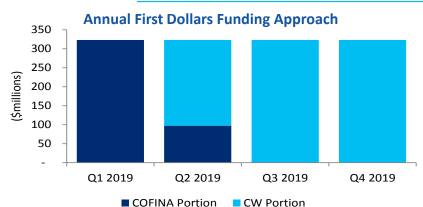
In the event the POA is not accepted by any class, COFINA reserves its rights to seek alternate treatment

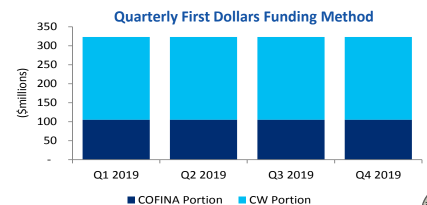
Key Features of Securities for the COFINA POA (continued)

Annual First Dollar Funding with Quarterly Funding permitted to Avoid TRANs borrowing if certain tests are met

- COFINA 53.65% PSTBA transfers to the COFINA Trustee will be funded annually from "first dollars" collected from the
 5.5% Pledged SUT unless certain stringent tests for Quarterly First Dollars Funding are met
- Quarterly First Dollars may not be triggered prior to FY 2024
- Quarterly First Dollars permitted only if prior and current FY budget is balanced, quarterly bucketing shown to be necessary to avoid intra-fiscal year TRANs borrowing and prior year Pledged SUT collections provided 2X coverage of 53.65% PSTBA. NOTE: Amount and timing of all debt service payments identical to "annual first dollars"
- In each quarter until COFINA Bonds have been paid in full, the "First Dollars" collected from COFINA Pledged Taxes up to 25% of yearly scheduled COFINA's 53.65% Portion of the PSTBA shall be deposited into Debt Service Fund held by the Bond Trustee for payment to holders on their future scheduled P&I payment dates
- If CW Funding Bonds issued on Subordinate Lien, Subordinate Lien is funded on a Second Dollar basis subordinate to funding of Senior Lien
- SUT quarterly collections range tightly between 22-27% of the total annual SUT collections

Fiscal Year Quarter	Q1 2014	Q2 2014	Q3 2014	Q4 2014	Q1 2015	Q2 2015	Q3 2015	Q4 2015
Quarter % of Annual Collections	24.6%	24.3%	26.0%	25.1%	23.8%	24.8%	25.6%	25.7%
Cumulative Annual Collections	24.6%	48.9%	74.9%	100.0%	23.8%	48.7%	74.3%	100.0%
Fiscal Year Quarter	Q1 2016	Q2 2016	Q3 2016	Q4 2016	Q1 2017	Q2 2017	Q3 2017	Q4 2017
Quarter % of Annual Collections	22.0%	24.7%	27.0%	26.2%	24.5%	24.8%	26.0%	24.7%
Cumulative Annual Collections	22.0%	46.7%	73.8%	100.0%	24.5%	49.3%	75.3%	100.0%





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