**ASSURED GUARANTY INC.**

**DOCUMENT, PRINTING**

**AND**

**DISCLOSURE INFORMATION FOR**

**PUBLIC FINANCE TRANSACTIONS**

**(Revised June 20, 2025)**

This information is intended for use by Bond Counsel, printers and preparers of municipal bond offerings that will be insured by Assured Guaranty Inc. (“AG”). Prior to any reference to AG in your marketing efforts in respect of an AG insured issue, AG must receive an executed copy of its commitment letter. Blacklined copies of each draft of each financing document, preliminary and final official statements, and bond form should be delivered to AG for review and comment with reasonable opportunity to submit any comments prior to printing. AG will deliver to Bond Counsel, at the pre-closing, assuming the requirements of the commitment letter have been met, an opinion of counsel as to the validity of the policy, a disclosure, no default and tax certificate of AG, the executed policy and any other certificates required in the transaction. Prior to closing, AG will obtain rating letters from the rating agencies specified by the underwriter or purchaser of the insured bonds. Note that any questions with regard to rating agency fees should be directed to the respective rating agency.

**INDEX**

|  |  |
| --- | --- |
|  | **EXHIBIT NO.** |
| **DIRECTORY**  Legal Department Directory |  |
| **OFFICIAL STATEMENT** |  |
| AG Disclosure Information  (for inclusion in the Official Statement) | 1 |
| Specimen:   1. Municipal Bond Insurance Policy (Form 500 (8/24)) |  |
|  |  |
| **WIRE INSTRUCTIONS**  Procedures For Premium Payment  (including wire-transfer instructions) | 2 |
| **BOND FORM**  Statement of Insurance (Language for Bond Form) | 3 |

**LEGAL DEPARTMENT DIRECTORY**

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **NAME** | **TITLE** | | **TELEPHONE** | | **EMAIL** |
| **PUBLIC FINANCE ATTORNEYS** | | | | | |
| Lyons, Kevin | | Deputy General Counsel | | (212) 339-3546 | klyons@agltd.com |
| Kohn, Catrina | | Counsel | | (212) 339-3594 | ckohn@agltd.com |
| Schreiber, Elliot | | Counsel | | (212) 339-0869 | eschreiber@agltd.com |
| Tague, Matthew | | Counsel | | (212) 339-3496 | mtague@agltd.com |
| Torkelson, Eric | | Counsel | | (212) 408-6057 | etorkelson@agltd.com |
| Woodruff, Natalie | | Counsel | | (212) 261-5553 | nwoodruff@agltd.com |
| Workman, Terence | | Counsel | | (212) 408-6053 | tworkman@agltd.com |
| **LEGAL ASSISTANTS** | | | | | |
|  |  | |  | |  |
| Cinquegrana, Nicole | Legal Assistant/Closing Coordinator | | (212) 261-5593 | | ncinquegrana@agltd.com |
| Freeman, Ali | Legal Assistant/Closing Coordinator | | (212) 339-3432 | | afreeman@agltd.com |
| Udit-Adler, Audrey | Legal Assistant/Closing Coordinator | | (212) 339-3548 | | audit-adler@agltd.com |

**ASSURED GUARANTY INC.**

**(“AG”)**

**DISCLOSURE INFORMATION**

***(FOR INCLUSION IN THE OFFICIAL STATEMENT)***

**The following are AG’s requirements for printing the preliminary and final official statements:**

1. **The preliminary and final official statements, as applicable, must contain the information set forth in this Exhibit 1 and AG must be provided with final drafts for its approval and sign off thereon at least two business days prior to the printing thereof;**
2. **Any changes made to the AG Disclosure Information for inclusion in the preliminary and final official statements must first be approved by AG; and**
3. **AG must receive an electronic copy of the final official statement upon printing.**

**TO BE PRINTED ON THE COVER OF THE OFFICIAL STATEMENT:**

**The following language should be used when insuring (with appropriate definitional conforming changes, as necessary):**

1. **THE ENTIRE ISSUE:**

The scheduled payment of principal of and interest on the Bonds when due will be guaranteed under an insurance policy to be issued concurrently with the delivery of the Bonds by **ASSURED GUARANTY INC.**

1. **CAPITAL APPRECIATION BONDS:**

The scheduled payment of principal of (or, in the case of Capital Appreciation Bonds, the accreted value) and interest on the Bonds when due will be guaranteed under an insurance policy to be issued concurrently with the delivery of the Bonds by **ASSURED GUARANTY INC.**

1. **PARTIAL MATURITIES (LESS THAN ENTIRE ISSUE):**

The scheduled payment of principal of and interest on the Bonds maturing on \_ of the years through , inclusive (the “Insured Bonds”), when due will be guaranteed under an insurance policy to be issued concurrently with the delivery of the Insured Bonds by **ASSURED GUARANTY INC.**

1. **CERTIFICATES OR NOTES:**

Change all references from the Bonds to Certificates or Notes wherever necessary, but **DO NOT** change the reference to the policy from Municipal Bond Insurance Policy.

**PRINTER'S NOTE: USE ASSURED GUARANTY**

**LOGO FROM AG’s WEBSITE**

[**ASSUREDGUARANTY.COM/LOGOS**](http://www.assuredguaranty.com/CONTENT/CONTENTDISPLAY.ASPX?CONTENTID=2968)

**TO BE PRINTED IN THE BODY OF THE OFFICIAL STATEMENT OR AS AN APPENDIX**

**USE THE FOLLOWING LANGUAGE WHEN INSURING THE ENTIRE ISSUE:**

**NOTE: The language under the subheading "– Bond Insurance Policy" should be modified when insuring Capital Appreciation Bonds, Partial Maturities (less than the entire issue), Certificates and/or Notes. See page 5 of this Exhibit 1 for the appropriate language.**

**BOND INSURANCE**

**Bond Insurance Policy**

Concurrently with the issuance of the Bonds, Assured Guaranty Inc. (“AG”) will issue its Municipal Bond Insurance Policy (the “Policy”) for the Bonds. The Policy guarantees the scheduled payment of principal of and interest on the Bonds when due as set forth in the form of the Policy included as an appendix to this Official Statement.

The Policy is not covered by any insurance security or guaranty fund established under New York, Maryland, California, Connecticut or Florida insurance law.

**Assured Guaranty Inc.**

AG is a Maryland domiciled financial guaranty insurance company and an indirect subsidiary of Assured Guaranty Ltd. (“AGL” and together with its subsidiaries, “Assured Guaranty”), a Bermuda-based holding company whose shares are publicly traded and are listed on the New York Stock Exchange under the symbol “AGO.” AGL, through its subsidiaries, provides credit enhancement products to the U.S. and non-U.S. public finance (including infrastructure) and structured finance markets and participates in the asset management business through ownership interests in Sound Point Capital Management, LP and certain of its investment management affiliates. Only AG is obligated to pay claims under the insurance policies AG has issued, and not AGL or any of its shareholders or other affiliates.

AG’s financial strength is rated “AA” (stable outlook) by S&P Global Ratings, a business unit of Standard & Poor’s Financial Services LLC (“S&P”), “AA+” (stable outlook) by Kroll Bond Rating Agency, Inc. (“KBRA”) and “A1” (stable outlook) by Moody’s Investors Service, Inc. (“Moody’s”). Each rating of AG should be evaluated independently. An explanation of the significance of the above ratings may be obtained from the applicable rating agency. The above ratings are not recommendations to buy, sell or hold any security, and such ratings are subject to revision or withdrawal at any time by the rating agencies, including withdrawal initiated at the request of AG in its sole discretion. In addition, the rating agencies may at any time change AG’s long-term rating outlooks or place such ratings on a watch list for possible downgrade in the near term. Any downward revision or withdrawal of any of the above ratings, the assignment of a negative outlook to such ratings or the placement of such ratings on a negative watch list may have an adverse effect on the market price of any security guaranteed by AG. AG only guarantees scheduled principal and scheduled interest payments payable by the issuer of bonds insured by AG on the date(s) when such amounts were initially scheduled to become due and payable (subject to and in accordance with the terms of the relevant insurance policy), and does not guarantee the market price or liquidity of the securities it insures, nor does it guarantee that the ratings on such securities will not be revised or withdrawn.

*Merger of Assured Guaranty Municipal Corp. Into Assured Guaranty Inc.*

On August 1, 2024, Assured Guaranty Municipal Corp., a New York domiciled financial guaranty insurance company and an affiliate of AG (“AGM”), merged with and into AG, with AG as the surviving company (such transaction, the “Merger”). Upon the Merger, all liabilities of AGM, including insurance policies issued or assumed by AGM, became obligations of AG.

*Current Financial Strength Ratings*

On October 18, 2024, KBRA announced it had affirmed AG’s insurance financial strength rating of “AA+” (stable outlook).

On July 10, 2024, Moody’s, following Assured Guaranty’s announcement of the Merger, announced that it had affirmed AG’s insurance financial strength rating of “A1” (stable outlook).

On May 28, 2024, S&P announced it had affirmed AG’s financial strength rating of “AA” (stable outlook). On August 1, 2024, S&P stated that following the Merger, there is no change in AG’s financial strength rating of “AA” (stable outlook).

AG can give no assurance as to any further ratings action that S&P, Moody’s and/or KBRA may take. For more information regarding AG’s financial strength ratings and the risks relating thereto, see AGL’s Annual Report on Form 10-K for the fiscal year ended December 31, 2024.

*Capitalization of* *AG*

At March 31, 2025:

* The policyholders’ surplus of AG was approximately $3,522 million.
* The contingency reserve of AG was approximately $1,421 million.
* The net unearned premium reserves and net deferred ceding commission income of AG and its subsidiaries (as described below) were approximately $2,416 million. Such amount includes (i) 100% of the net unearned premium reserve and net deferred ceding commission income of AG and (ii) the net unearned premium reserves and net deferred ceding commissions of AG’s wholly owned subsidiary Assured Guaranty UK Limited (“AGUK”), and its 99.9999% owned subsidiary Assured Guaranty (Europe) SA (“AGE”).

The policyholders’ surplus, contingency reserve, and net unearned premium reserves and net deferred ceding commission income of AG were determined in accordance with statutory accounting principles. The net unearned premium reserves and net deferred ceding commissions of AGUK and AGE were determined in accordance with accounting principles generally accepted in the United States of America.

Incorporation of Certain Documents by Reference

Portions of the following documents filed by AGL with the Securities and Exchange Commission (the “SEC”) that relate to AG are incorporated by reference into this Official Statement and shall be deemed to be a part hereof:

1. the Annual Report on Form 10-K for the fiscal year ended December 31, 2024 (filed by AGL with the SEC on February 28, 2025); and
2. the Quarterly Report on Form 10-Q for the quarterly period ended March 31, 2025 (filed by AGL with the SEC on May 9, 2025).

All information relating to AG included in, or as exhibits to, documents filed by AGL with the SEC pursuant to Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended, excluding Current Reports or portions thereof “furnished” under Item 2.02 or Item 7.01 of Form 8‑K, after the filing of the last document referred to above and before the termination of the offering of the Bonds shall be deemed incorporated by reference into this Official Statement and to be a part hereof from the respective dates of filing such documents. Copies of materials incorporated by reference are available over the internet at the SEC’s website at [http://www.sec.gov](http://www.sec.gov/), at AGL’s website at [http://www.assuredguaranty.com](http://www.assuredguaranty.com/), or will be provided upon request to Assured Guaranty Inc.: 1633 Broadway, New York, New York 10019, Attention: Communications Department (telephone (212) 974-0100). Except for the information referred to above, no information available on or through AGL’s website shall be deemed to be part of or incorporated in this Official Statement.

Any information regarding AG included herein under the caption “BOND INSURANCE – Assured Guaranty Inc.” or included in a document incorporated by reference herein (collectively, the “AG Information”) shall be modified or superseded to the extent that any subsequently included AG Information (either directly or through incorporation by reference) modifies or supersedes such previously included AG Information. Any AG Information so modified or superseded shall not constitute a part of this Official Statement, except as so modified or superseded.

*Miscellaneous Matters*

AG makes no representation regarding the Bonds or the advisability of investing in the Bonds. In addition, AG has not independently verified, makes no representation regarding, and does not accept any responsibility for the accuracy or completeness of this Official Statement or any information or disclosure contained herein, or omitted herefrom, other than with respect to the accuracy of the information regarding AG supplied by AG and presented under the heading “Bond Insurance”.

**The first paragraph under the subheading "– Bond Insurance Policy" should be replaced with the following language when insuring:**

1. **CAPITAL APPRECIATION BONDS:**

Concurrently with the issuance of the Bonds, Assured Guaranty Inc. ("AG") will issue its Municipal Bond Insurance Policy for the Bonds (the "Policy"). The Policy guarantees the scheduled payment of principal of (or, in the case of Capital Appreciation Bonds, the accreted value) and interest on the Bonds when due as set forth in the form of the Policy included as an appendix to this Official Statement.

1. **PARTIAL MATURITIES (LESS THAN THE ENTIRE ISSUE):**

Concurrently with the issuance of the Bonds, Assured Guaranty Inc. ("AG") will issue its Municipal Bond Insurance Policy (the "Policy") for the Bonds maturing on of the years through , inclusive (the “Insured Bonds”). The Policy guarantees the scheduled payment of principal of and interest on the Insured Bonds when due as set forth in the form of the Policy included as an appendix to this Official Statement*.*

1. **CERTIFICATES OR NOTES:**

Change all references from the Bonds to Certificates or Notes wherever necessary, but **DO NOT** change the reference to the policy from Municipal Bond Insurance Policy.

**TO BE PRINTED ON THE INSIDE COVER OF OFFICIAL STATEMENT**

**AS PART OF THE DISCLAIMER STATEMENT:**

Assured Guaranty Inc. (“AG”) makes no representation regarding the Bonds or the advisability of investing in the Bonds. In addition, AG has not independently verified, makes no representation regarding, and does not accept any responsibility for the accuracy or completeness of this Official Statement or any information or disclosure contained herein, or omitted herefrom, other than with respect to the accuracy of the information regarding AG supplied by AG and presented under the heading “Bond Insurance” and “Appendix \_\_ - Specimen Municipal Bond Insurance Policy”.

**PROCEDURES FOR PREMIUM PAYMENT**

**TO**

**ASSURED GUARANTY INC.**

**(“AG”)**

***This form is not to be included in the Official Statement.***

AG’s issuance of its municipal bond insurance policy at bond closing is contingent upon payment and receipt of the premium. CONFIRMATION OF RECEIPT OF PAYMENT OF SUCH AMOUNT IS A CONDITION TO THE RELEASE OF THE POLICY. Set forth below are the procedures to be followed for confirming the amount of the premium to be paid and for paying such amount:

**Upon determination of the final debt service schedule, email such schedule to the AG credit analyst identified in the AG Commitment Letter for the transaction.**

**Confirm with AG’s credit analyst that you are in agreement with respect to premium on the transaction prior to the closing date.**

Payment Date: Date of Delivery of the insured bonds.

Method of Payment: Wire transfer of Federal Funds.

Wire Transfer Instructions:

|  |  |
| --- | --- |
| Beneficiary Bank: | JP Morgan Chase, New York |
| ABA Number: | 021 000 021 |
| Beneficiary: | Assured Guaranty Inc. - Premium |
| Account Number: | 323-355919 |
| Policy Number: | [TO BE ASSIGNED] |

**CONFIRMATION OF PREMIUM**

The wire transfer number and the name of the sending bank shall be communicated to the appropriate Closing Coordinator on the closing date:

|  |  |  |
| --- | --- | --- |
| Nicole Cinquegrana | ncinquegrana@agltd.com | (212) 261-5593 |
| Ali Freeman | afreeman@agltd.com | (212) 339-3432 |
| Audrey Udit-Adler | audit-adler@agltd.com | (212) 339-3548 |

**STATEMENT OF INSURANCE**

**(Language for the Bond Form)**

***This form is not to be included in the Official Statement.***

**The Bonds insured by AG shall bear a Statement of Insurance in the following form, as appropriate**.

**1. THE ENTIRE ISSUE:**

Assured Guaranty Inc. (“AG”) has delivered its municipal bond insurance policy (the “Policy”) with respect to the scheduled payments due of principal of and interest on this Bond to **{insert name of paying agent}, {city or county}, {state}**, or its successor, as paying agent for the Bonds (the "Paying Agent"). Said Policy is on file and available for inspection at the principal office of the Paying Agent and a copy thereof may be obtained from AG or the Paying Agent. All payments required to be made under the Policy shall be made in accordance with the provisions thereof. The owner of this Bond acknowledges and consents to the subrogation rights of AG as more fully set forth in the Policy.

**2. CAPITAL APPRECIATION BONDS:**

Assured Guaranty Inc. (“AG”) has delivered its municipal bond insurance policy (the “Policy”) in respect of the scheduled payments due of principal of (or, in the case of Capital Appreciation Bonds, the accreted value) and interest on this Bond to **{insert name of paying agent}, {city or county}, {state}**, or its successor, as paying agent for the Bonds (the "Paying Agent"). Said Policy is on file and available for inspection at the principal office of the Paying Agent and a copy thereof may be obtained from AG or the Paying Agent. All payments required to be made under the Policy shall be made in accordance with the provisions thereof. The owner of this Bond acknowledges and consents to the subrogation rights of AG as more fully set forth in the Policy.

**3. PARTIAL MATURITIES (LESS THAN ENTIRE ISSUE):**

Assured Guaranty Inc. (“AG”) has delivered its municipal bond insurance policy (the “Policy”) with respect to the scheduled payments due of principal of and interest on the Bonds maturing on of the years through , inclusive (the “Insured Bonds”), to **{insert name of paying agent}, {city or county}, {state}**, or its successor, as paying agent for the Insured Bonds (the "Paying Agent"). Said Policy is on file and available for inspection at the principal office of the Paying Agent and a copy thereof may be obtained from AG or the Paying Agent. All payments required to be made under the Policy shall be made in accordance with the provisions thereof. The owner of this Bond acknowledges and consents to the subrogation rights of AG as more fully set forth in the Policy.

4. **CERTIFICATES OR NOTES:**

Change all references from the Bonds to Certificates or Notes wherever necessary, but **DO NOT** change the reference to the policy from Municipal Bond Insurance Policy***.***