NEW ISSUE BOOK-ENTRY-ONLY Ratings: S&P: "AA"

(See "OTHER PERTINENT INFORMATION - Ratings", herein)

OFFICIAL STATEMENT Dated: October 12, 2021

In the opinion of Bond Counsel, interest on the Bonds will be excludable from gross income for federal income tax purposes under statutes, regulations, published rulings, and court decisions existing on the date thereof, subject to the matters described under "TAX MATTERS" herein.

\$21,785,000 CITY OF NEW BRAUNFELS, TEXAS (Comal and Guadalupe Counties) GENERAL OBLIGATION REFUNDING BONDS, SERIES 2021

Dated Date: October 1, 2021 Due: February 1, as shown on page 2

The City of New Braunfels, Texas (the "City" or the "Issuer") \$21,785,000 General Obligation Refunding Bonds, Series 2021 (the "Bonds") are being issued pursuant to the Constitution and laws of the State of Texas (the "State"), including particularly Chapters 1207 and 1371, each as amended, Texas Government Code, an ordinance (the "Bond Ordinance") adopted on October 11, 2021 by the City Council, a pricing certificate (the "Pricing Certificate" and together with the Bond Ordinance, the "Ordinance") executed by the City's duly appointed Pricing Officer on October 12, 2021, and the City's Home Rule Charter. (See "THE BONDS - Authority for Issuance" herein.)

The Bonds constitute direct obligations of the Issuer payable from an annual ad valorem tax levied against all taxable property in the City, within the limits prescribed by law. (See "THE BONDS - Security for Payment" herein.)

Interest on the Bonds will accrue from October 1, 2021 (the "Dated Date") as shown above and will be payable on February 1, 2022, and on each August 1 and February 1 thereafter, until maturity or prior redemption, and will be calculated on the basis of a 360-day year of twelve 30-day months. The definitive Bonds will be issued as fully registered obligations in book-entry form only and when issued will be registered in the name of Cede & Co., as nominee of The Depository Trust Company ("DTC"), New York, New York. DTC will act as securities depository (the "Securities Depository"). Book-entry interests in the Bonds will be made available for purchase in the principal amount of \$5,000 or any integral multiple thereof. The Purchaser, as defined below, of the Bonds ("Beneficial Owners") will not receive physical delivery of certificates representing their interest in the Bonds purchased. So long as DTC or its nominee is the registered owner of the Bonds, the principal of and interest on the Bonds will be payable by UMB Bank, N.A., Austin, Texas, as Paying Agent/Registrar, to DTC, which will in turn remit such principal and interest to its Participants, which will in turn remit such principal and interest to the Beneficial Owners of the Bonds. (See "BOOK-ENTRY-ONLY SYSTEM" herein.)

Proceeds from the sale of the Bonds will be used for the purpose of (i) refunding certain of the City's currently outstanding obligations, as identified in Schedule I attached hereto (the "Refunded Obligations"), for debt service savings, and (ii) paying costs associated with the issuance of the Bonds. (See "THE BONDS – Purpose of Bonds" herein.)

SEE THE FOLLOWING PAGE FOR STATED MAUTIRITIES, PRINCIPAL AMOUNTS, INTEREST RATES, INITIAL YIELDS, CUSIP NUMBERS, AND REDEMPTION PROVISIONS FOR THE BONDS

The Bonds are offered for delivery, when, as and if issued and received by the initial purchasers thereof at a competitive sale (the "Purchaser") and subject to the approving opinion of the Attorney General of the State of Texas and the approval of certain legal matters by McCall, Parkhurst & Horton L.L.P., Austin, Texas, Bond Counsel. The legal opinion of Bond Counsel will be printed on, or attached to the Bonds. (See Appendix C – Form of Legal Opinion of Bond Counsel.) (See "OTHER PERTINENT INFORMATION—Legal Opinions and No-Litigation Certificate" herein). It is expected that the Bonds will be available for delivery through DTC on or about November 4, 2021.

\$21,785,000 CITY OF NEW BRAUNFELS, TEXAS GENERAL OBLIGATION REFUNDING BONDS, SERIES 2021

MATURITY SCHEDULE (Due February 1)

Base CUSIP - 642526 (1)

Stated				CUSIP	Stated				CUSIP
Maturity	Principal	Interest	Intital	No.	Maturity	Principal	Interest	Intital	No.
<u>2/1</u>	<u>Amount</u>	<u>Rate</u>	<u>Yield</u>	Suffix (1)	<u>2/1</u>	<u>Amount</u>	<u>Rate</u>	<u>Yield</u>	Suffix (1)
2022	\$ 415,000	5.000%	0.160%	C21	2028	\$1,950,000	5.000%	0.990%	C88
2023	2,925,000	5.000%	0.250%	C39	2029	2,050,000	5.000%	1.140%	C96
2024	1,590,000	5.000%	0.300%	C47	2030	2,160,000	5.000%	1.280%	D20
2025	1,680,000	5.000%	0.400%	C54	2031	2,230,000	2.000%	1.450% ⁽²	²⁾ D38
2026	1,765,000	5.000%	0.550%	C62	2032	2,275,000	2.000%	1.600% ⁽²) D46
2027	1,860,000	5.000%	0.750%	C70	2033	885,000	2.000%	1.750% ⁽²⁾	D53

(Interest to accrue from the Dated Date)

The Issuer reserves the right to redeem the Bonds maturing on and after February 1, 2031, on February 1, 2030, or any date thereafter, in whole or in part, in principal amounts of \$5,000 or any integral multiple thereof, at the redemption price of par plus accrued interest as further described herein. (See "THE BONDS - Redemption Provisions" herein.)

⁽¹⁾ CUSIP numbers are included solely for the convenience of the owner of the Bonds. CUSIP is a registered trademark of The American Bankers Association. CUSIP data herein is provided by CUSIP Global Services, managed by S&P Global Market Intelligence on behalf of The American Bankers Association. This data is not intended to create a database and does not serve in any way as a substitute for the CUSIP Services. None of the City, the Financial Advisor, or the Purchaser is responsible for the selection or correctness of the CUSIP numbers set forth herein.

⁽²⁾ Yield calculated based on the assumption that the Bonds denoted and sold at a premium will be redeemed on February 1, 2030, the earliest date of redemption for the Bonds, at ta price of par plus accrued interest to the date of redemption.

CITY OF NEW BRAUNFELS, TEXAS

550 Landa Street

New Braunfels, Texas 78130 Telephone: (830) 221-4000

ELECTED OFFICIALS

	Years	Term Expires	
Name	Served	May	Occupation
Rusty Brockman	1	2023	Community Relations Coordinator (CEMEX)
Mayor			
Justin Meadows	6	2022	Incurance Agent
	O	2022	Insurance Agent
Mayor Pro-Tem			
Shane Hines	3	2022	Business owner & General Contractor
District 1	J	2022	business owner & centeral contractor
District 1			
Harry Bowers	3	2024	Professor
District 3			
Lawrence Spradley	0	2024	Retired/Self Employed
District 4			
	_		
Jason E. Hurta	1	2023	Financial Advisory
District 5			
James Blakey	1	2023	Sales Manager (technology related)
District 6	1	2023	Sales Manager (technology related)
טואוווכניט			

ADMINISTRATION

Name	Position	Years with the City
Robert Camareno	City Manager	13
Kristi Aday	Assistant City Manager	7
Jordan Matney	Assistant City Manager	3
Jared Werner	Chief Financial Officer	14
Caitlin Krobot	City Secretary	1
Valerie Acevedo	City Attorney	9

CONSULTANTS AND ADVISORS

Bond Counsel	McCall, Parkhurst & Horton L.L.P.
	Austin, Texas
Financial Advisor	SAMCO Capital Markets, Inc.
	San Antonio, Texas
Auditor	Belt Harris Pechacek, LLLP
	Houston, Texas
	,

For Additional Information Please Contact:

Mr. Jared Werner				
Chief Financial Officer				
City of New Braunfels				
550 Landa Street				
New Braunfels, Texas 78130				
Telephone: (830) 221-4000				
jwerner@nbtexas.org				

Mr. Mark McLiney Senior Managing Director SAMCO Capital Markets, Inc. 1020 NE Loop 410, Suite 640 San Antonio, Texas 78209 (210) 832-9760 (Phone) mmcliney@samcocapital.com Mr. Andrew Friedman Managing Director SAMCO Capital Markets, Inc. 1020 NE Loop 410, Suite 640 San Antonio, Texas 78209 (210) 832-9760 (Phone) afriedman@samcocapital.com

USE OF INFORMATION IN THE OFFICIAL STATEMENT

No dealer, broker, salesman, or other person has been authorized to give any information, or to make any representation other than those contained in this Official Statement, and, if given or made, such other information or representations must not be relied upon as having been authorized by the Issuer. This Official Statement is not to be used in connection with an offer to sell or the solicitation of an offer to buy in any state in which such offer or solicitation is not authorized or in which the person making such offer or solicitation is not authorized or in which the person making such offer or solicitation is not qualified to do so or to any person to whom it is unlawful to make such offer or solicitation. Any information or expression of opinion herein contained is subject to change without notice, and neither the delivery of this Official Statement nor any sale made hereunder shall, under any circumstances, create an implication that there has been no change in the affairs of the Issuer or other matters described herein since the date hereof.

The information and expressions of opinion herein are subject to change without notice, and neither the delivery of this Official Statement nor any sale made hereunder will under any circumstances create any implication that there has been no change in the information or opinions set forth herein after the date of this Official Statement. See "CONTINUING DISCLOSURE OF INFORMATION" for a description of the Issuer's undertaking to provide certain information on a continuing basis.

The Financial Advisor has provided the following sentence for inclusion of this Official Statement. The Financial Advisor has reviewed the information in this Official Statement in accordance with its responsibilities to the Issuer and, as applicable, to investors under the federal securities laws as applied to the facts and circumstances of this transaction, but the Financial Advisor does not guarantee the accuracy or completeness of such information.

NEITHER THE CITY NOR ITS FINANCIAL ADVISOR MAKES ANY REPRESENTATION OR WARRANTY WITH RESPECT TO THE INFORMATION CONTAINED IN THIS OFFICIAL STATEMENT REGARDING THE DEPOSITORY TRUST COMPANY ("DTC") OR ITS BOOK-ENTRY-ONLY SYSTEM, AS SUCH INFORMATION HAS BEEN PROVIDED BY DTC.

THE BONDS ARE EXEMPT FROM REGISTRATION WITH THE SECURITIES AND EXCHANGE COMMISSION AND CONSEQUENTLY HAVE NOT BEEN REGISTERED THEREWITH. THE REGISTRATION, QUALIFICATION, OR EXEMPTION OF THE BONDS IN ACCORDANCE WITH APPLICABLE SECURITIES LAW PROVISIONS OF THE JURISDICTIONS IN WHICH THESE SECURITIES HAVE BEEN REGISTERED, QUALIFIED, OR EXEMPTED SHOULD NOT BE REGARDED AS A RECOMMENDATION THEREOF.

The agreements of the Issuer and others related to the Bonds are contained solely in the contracts described herein. Neither this Official Statement or any other statement made in connection with the offer or sale of the Obligations is to be construed as constituting an agreement with the purchasers of the Bonds. INVESTORS SHOULD READ THE ENTIRE OFFICIAL STATEMENT, INCLUDING ALL APPENDICES ATTACHED HERETO, TO OBTAIN INFORMATION ESSENTIAL TO MAKING AN INFORMED INVESTMENT DECISION.

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The cover page, subsequent pages hereof, and appendices attached hereto, are part of this Official Statement.

SELECTED DATA FROM THE OFFICIAL STATEMENT

The selected data is subject in all respects to the more complete information and definitions contained or incorporated in this Official Statement. The offering of the Bonds to potential investors is made only by means of this entire Official Statement. No person is authorized to detach this page from this Official Statement or to otherwise use it without the entire Official Statement.

The Issuer

The City of New Braunfels, Texas (the "City" or "Issuer") is a municipal corporation, a home rule municipality and a political subdivision of the State of Texas located on Interstate Highway 35, 33 miles northeast of San Antonio. The City operates as a home rule city under the laws of the State of Texas which was last amended on May 7, 2005. The City's 2010 population was 57,740, an increase of 60.36% since 2000. The 2021 approximate population is 90,209. The City serves as the county seat of Comal County. The economy is primarily based on tourism and manufacturing. (See APPENDIX B - "General Information Regarding the City of New Braunfels, Texas and Comal and Guadalupe Counties, Texas" herein.)

The Bonds

The Bonds are being issued pursuant to the Constitution and laws of the State of Texas (the "State"), including particularly Chapters 1207 and 1371, Texas Government Code, each as amended, an ordinance (the "Bond Ordinance") adopted on October 11, 2021, by the City Council, a pricing certificate (the "Pricing Certificate" and together with the Bond Ordinance, the "Ordinance") executed by the City's duly appointed Pricing Officer on October 12, 2021, and the City's Home Rule Charter. (See "THE BONDS - Authority for Issuance" herein.)

Paying Agent/Registrar

The initial Paying Agent/Registrar for the Bonds is UMB Bank, N.A., Austin, Texas.

Security

The Bonds constitute direct and general obligations of the Issuer payable from an annual ad valorem tax levied against all taxable property in the City, within the limits prescribed by law. (See "THE BONDS - Security for Payment" herein.)

Redemption Provision

The Issuer reserves the right, at its sole option, to redeem Bonds stated to mature on and after February 1, 2031, on February 1, 2030 or any date thereafter, in whole or in part, in principal amounts of \$5,000 or any integral multiple thereof, at the price of par plus accrued interest to the date fixed for redemption. (See "THE BONDS - Redemption Provisions" herein.)

Tax Matters

In the opinion of Bond Counsel, the interest on the Bonds will be excludable from gross income for federal tax purposes under statutes, regulations, published rulings and court decisions existing on the date thereof. (See "TAX MATTERS" for a discussion of the Opinion of Bond Counsel and "APPENDIX C - FORM OF LEGAL OPINION OF BOND COUNSEL" herein.)

Use of Bond Proceeds

Proceeds from the sale of the Bonds will be used for the purpose of (i) refunding certain of the City's currently outstanding obligations, as identified in Schedule I attached hereto (the "Refunded Obligations"), for debt service savings, and (ii) paying costs associated with the issuance of the Bonds (See "THE BONDS – Purpose of Bonds" herein.)

Book-Entry-Only System

The Issuer intends to utilize the Book-Entry-Only System of The Depository Trust Company, New York, New York described herein. No physical delivery of the Bonds will be made to the beneficial owners of the Bonds. Such Book-Entry-Only System may affect the method and timing of payments on the Bonds and the manner the Bonds may be transferred. (See "BOOK-ENTRY-ONLY SYSTEM" herein.)

Ratings

S&P Global Ratings ("S&P") has assigned an unenhanced, underlying rating of "AA" to the Bonds. (See "OTHER PERTINENT INFORMATION - Ratings" herein.)

Payment Record

The City has never defaulted on the payment of its ad valorem tax backed indebtedness.

Delivery

When issued, anticipated on or about November 4, 2021.

Legality

Delivery of the Bonds is subject to the approval by the Attorney General of the State of Texas and the rendering of an opinion as to legality by McCall, Parkhurst & Horton L.L.P., Bond Counsel, Austin, Texas.

OFFICIAL STATEMENT RELATING TO

\$21,785,000

CITY OF NEW BRAUNFELS, TEXAS (A political subdivision of the State of Texas located in Comal and Guadalupe Counties) GENERAL OBLIGATION REFUNDING BONDS, SERIES 2021

INTRODUCTORY STATEMENT

This Official Statement provides certain information in connection with the issuance by the City of New Braunfels, Texas (the "City" or the "Issuer") of its \$21,785,000 General Obligation Refunding Bonds, Series 2021 (the "Bonds") identified on the cover page hereof.

The Issuer is a political subdivision of the State of Texas and operates as a home-rule municipality under the statutes and the Constitution of the State of Texas (the "State"). The Bonds are being issued pursuant to the Constitution and general laws of the State, an ordinance (the "Bond Ordinance") adopted on October 11, 2021, by the City Council, a pricing certificate (the "Pricing Certificate" and together with the Bond Ordinance, the "Ordinance") executed by the City's duly appointed Pricing Officer on October 12, 2021, and the City's Home Rule Charter. (See "THE BONDS - Authority for Issuance" herein.)

Unless otherwise indicated, capitalized terms used in this Official Statement have the same meanings assigned to such terms in the Ordinance. Included in this Official Statement are descriptions of the Bonds and certain information about the Issuer and its finances. *ALL DESCRIPTIONS OF DOCUMENTS CONTAINED HEREIN ARE SUMMARIES ONLY AND ARE QUALIFIED IN THEIR ENTIRETY BY REFERENCE TO EACH SUCH DOCUMENT*. Copies of such documents may be obtained from the Issuer or the Financial Advisor noted on page 3 hereof.

References to website addresses presented in this Official Statement are for informational purposes only and may be in the form of a hyperlink solely for the reader's convenience. Unless otherwise specified, references to websites and the information or links contained therein are not incorporated into, and are not part of, this Official Statement.

This Official Statement speaks only as of its date, and the information contained herein is subject to change. A copy of this Official Statement and the Escrow Agreement (defined herein) relating to the Bonds will be submitted to the Municipal Securities Rulemaking Board, and will be available through its Electronic Municipal Market Access ("EMMA") system. See "CONTINUING DISCLOSURE OF INFORMATION" for a description of the City's undertaking to provide certain information on a continuing basis

INFECTIOUS DISEASE OUTBREAK - COVID-19

The outbreak of COVID-19, a respiratory disease caused by a new strain of coronavirus, has been characterized as a pandemic (the "Pandemic") by the World Health Organization and is currently affecting many parts of the world, including the United States and the State of Texas (the "State"). On January 31, 2020, the Secretary of the United States Health and Human Services Department declared a public health emergency for the United States and on March 13, 2020, the President of the United States declared the outbreak of COVID-19 in the United States a national emergency. Subsequently, the President's Coronavirus Guidelines for America and the United States Centers for Disease Control and Prevention called upon Americans to take actions to slow the spread of COVID-19 in the United States.

On March 13, 2020, the Governor of Texas (the "Governor") declared a state of disaster for all counties in Texas in response to the Pandemic which has been subsequently extended and is still in effect. In addition, certain local officials, including the City and Williamson County, have also declared a local state of disaster. Pursuant to Chapter 418 of the Texas Government Code, the Governor has broad authority to respond to disasters, including suspending any regulatory statute prescribing the procedures for conducting state business or any order or rule of a state agency that would in any way prevent, hinder, or delay necessary action in coping with the disaster, and issuing executive orders that have the force and effect of law. The Governor has issued a number of executive orders relating to COVID-19 preparedness and mitigation. However, on March 2, 2021, the Governor issued Executive Order GA-34, which took effect on March 10, 2021, and superseded most of the executive orders relating to COVID19 and provides, generally, for the reopening of the State to 100%, ends the COVID-19 mask mandate, and superseded any conflicting order issued by local officials in response to COVID-19, among other things and subject to certain limitations. On May 18, 2021, the Governor issued executive order GA-36 which prohibits any Texas governmental entity, including the City, Williamson County and local school districts from requiring individuals to wear a face covering or to mandate that an individual wear a face covering. On May 18, 2021, governmental entities except school districts became subject to this prohibition; public schools may continue to follow policies regarding the wearing of face coverings to the extent reflected in current guidance by the Texas Education Agency, until June 4, 2021. GA-36 supersedes portions of GA-34 but does not otherwise supersede prior executive orders GA-10, GA-13, GA34, or GA-35. Executive Order GA-34 remains in place until amended, rescinded, or superseded by the Governor. Additional information regarding executive orders issued by the Governor is accessible on the website of the Governor at https://gov.texas.gov/. Neither the information on (nor accessed through) such website of the Governor is incorporated by reference, either expressly or by implication, into this Official Statement.

The City collects a sales and use tax on all taxable transactions within the City's boundaries, revenue from the sale of gas, water and the collection of sewage, franchise fees based on private utility sales, hotel occupancy taxes upon the occupancy of any hotel or motel room in the City, and other excise taxes and fees that depend on business activity. Further actions may be taken to slow the Pandemic which may reduce economic activity within the City on which the City collects taxes, charges, and fees. A reduction in the collection of sales or other excise taxes, utility system revenue, hotel occupancy tax revenues, and utility franchise and other fees and charges may negatively impact the City's operating budget and overall financial condition. In addition, the Pandemic has resulted in volatility of the value of investments in pension funds. Any prolonged continuation of the Pandemic could further weaken asset values or slow or prevent their recovery, which could require increased City contributions to fund or pay retirement and other post-employment benefits in the future.

The full extent of the ongoing impact of COVID-19 on the City's longer-term operational and financial performance will depend on future developments, many of which are outside of its control, including the effectiveness of the mitigation strategies discussed above, the duration and spread of COVID-19, and future governmental actions, all of which are highly uncertain and cannot be predicted. The City continues to monitor the spread of COVID-19 and is working with local, state, and national agencies to address the potential impact of the Pandemic upon the City. While the potential impact of the Pandemic on City cannot be quantified at this time, the continued outbreak of COVID-19 could have an adverse effect on the City's operations and financial condition.

The Pandemic has negatively affected travel, commerce, and financial markets globally, and is widely expected to continue negatively affecting economic growth and financial markets worldwide. These negative impacts may reduce or negatively affect property values within the City. The financial and operating data contained herein are the latest available but are for the dates and the periods stated herein, which are for periods prior to the economic impact of the Pandemic and efforts to slow it. It is unclear at this time what effect, if any, COVID-19 and resulting economic disruption may have on future assessed values or the collection of taxes, either because of delinquencies or collection and valuation relief resulting from the declared emergency.

THE BONDS

Purpose of Bonds

Proceeds from the sale of the Bonds will be used (1) to refund certain of the City's currently outstanding Bonds, as identified in Schedule I attached hereto (the "Refunded Obligations"), for debt service savings, and (2) to pay costs of issuance and expenses relating to the Bonds.

Refunded Obligations

The Refunded Obligations, and interest due thereon, are to be paid on their scheduled redemption date from cash and investments to be deposited with UMB Bank, N.A., Austin, Texas, a national banking association (the "Escrow Agent") pursuant to an Escrow Deposit Letter dated as of November 4, 2021 (the "Escrow Agreement") between the City and the Escrow Agent.

The Ordinance provides that the City will deposit certain proceeds of the sale of the Bonds, along with other lawfully available funds of the City (if any), with the Escrow Agent in the amount necessary and sufficient to accomplish the discharge and final payment of the Refunded Obligations at their scheduled date of early redemption (the "Redemption Date"). Such funds shall be held by the Escrow Agent in an escrow fund (the "Escrow Fund") irrevocably pledged to the payment of principal of and interest on the Refunded Obligations. SAMCO Capital Markets, Inc., in its capacity as Financial Advisor to the City, will certify as to the sufficiency of the amount initially deposited to the Escrow Fund, without regard to investment (if any), to pay the principal of and interest on the Refunded Obligations, when due, on the Redemption Date (the "Sufficiency Certificate"). Amounts on deposit in the Escrow Fund shall, until such time as needed for their intended purpose, be (i) held uninvested in cash and/or (ii) invested in certain direct, noncallable obligations of the United States of America (including obligations unconditionally guaranteed by the United States of America) that were, on the date the Ordinance was adopted, rated as to investment quality by a nationally recognized rating firm of not less than "AAA". Cash and investments, if any, held in the Escrow Fund shall not be available to pay debt service requirements on the Bonds.

Prior to, or simultaneously with, the issuance of the Bonds, the City will give irrevocable instructions to provide notice to the owners of the Refunded Obligations that the Refunded Obligations will be redeemed prior to stated maturity on which date money will be made available to redeem the Refunded Obligations from money held under the Escrow Agreement.

By the deposit of the cash with the Escrow Agent pursuant to the Escrow Agreement, the City will have effected the defeasance of all of the Refunded Obligations in accordance with the law. It is the opinion of Bond Counsel, in reliance upon the Sufficiency Certificate provided by SAMCO Capital Markets, Inc., that as a result of such defeasance the Refunded Obligations will be outstanding only for the purpose of receiving payments from the Escrow Fund held for such purpose by the Escrow Agent and such Refunded Obligations will not be deemed as being outstanding obligations of the City payable from taxes nor for the purpose of applying any limitation on the issuance of debt. The City has covenanted in the Escrow Agreement to make timely deposits to the Escrow Fund, from lawfully available funds, of any additional amounts required to pay the principal of and interest on the Refunded Obligations, if for any reason, the cash balances on deposit or scheduled to be on deposit in the Escrow Fund be insufficient to make such payment.

General Description of the Bonds

The Bonds are dated October 1, 2021 (the "Dated Date"). The Bonds are stated to mature on February 1, 2022 in the years and in the principal amounts set forth on page 2 hereof. The Bonds shall bear interest from the Dated Date on the unpaid principal amounts, and the amount of interest to be paid with respect to each payment period shall be computed on the basis of a 360-day year consisting of twelve 30-day months. Interest on the Bonds will be payable on February 1, 2022, and on each August 1 and February 1 thereafter until maturity or prior redemption. Principal is payable at the designated offices of the "Paying Agent/Registrar" for the Bonds, initially UMB Bank, N.A., Austin, Texas. Interest on the Bonds shall be paid to the registered owners whose names appear on the registration books of the Paying Agent/Registrar at the close of business on the Record Date (as hereinafter defined) and shall be paid by the Paying Agent/Registrar (i) by check sent United States Mail, first class postage prepaid, to the address of the registered owner recorded in the Security Register or (ii) by such other method, acceptable to the Paying Agent/Registrar, requested by, and at the risk of, the registered owner. If the date for the payment of the principal of or interest on the Bonds shall be a Saturday, Sunday, a legal holiday or a day when banking institutions in the city where the designated payment/transfer office of the Paying Agent/Registrar is located are authorized to be closed, then the date for such payment shall be the next succeeding day which is not such a day, and payment on such date shall have the same force and effect as if made on the date payment was due.

Initially, the Bonds will be registered and delivered only to Cede & Co., the nominee of The Depository Trust Company ("DTC") pursuant to the Book-Entry-Only System described below. No physical delivery of the Bonds will be made to the Beneficial Owners. Principal of, premium, if any, and interest on the Bonds will be payable by the Paying Agent/Registrar to Cede & Co., which will distribute the amounts received to the appropriate DTC Participants, who shall in turn make payment to the Beneficial Owners of the Bonds. Such Book-Entry-Only System may change the method and timing of payment for the Bonds and the method of transfer. See "BOOK-ENTRY-ONLY SYSTEM" below for a more complete description of such System.

Authority for Issuance

The Bonds are being issued pursuant to the Constitution and laws of the State of Texas, including Chapters 1207 and 1371, each as amended, the Ordinance, and the City's Home Rule Charter.

Security for Payment

The Bonds constitute direct obligations of the Issuer payable from an annual ad valorem tax levied against all taxable property in the City, within the limits prescribed by law. (See "ADVALOREM TAX PROCEDURES – City Application of the Property Tax Code" herein.)

Redemption Provisions

<u>Optional Redemption</u>: The Issuer reserves the right, at its option, to redeem the Bonds maturing on and after February 1, 2031 on February 1, 2030, or any date thereafter, in whole or in part, in principal amounts of \$5,000 or any integral multiple thereof (and, if within a stated maturity, selected at random and by lot by the Paying Agent/Registrar), at the redemption price of par plus accrued interest to the date fixed for redemption.

Not less than thirty (30) days prior to a redemption date for the Bonds, the City shall cause a notice of such redemption to be sent by United States mail, first-class postage prepaid, to the registered owners of each Bond or a portion thereof to be redeemed at its address as it appeared on the registration books of the Paying Agent/Registrar at the close of business on the 45th day prior to the redemption date. ANY NOTICE OF REDEMPTION SO MAILED TO THE REGISTERED OWNERS WILL BE DEEMED TO HAVE BEEN DULY GIVEN IRRESPECTIVE OF WHETHER ONE OR MORE OF THE REGISTERED OWNERS FAILED TO RECEIVE SUCH NOTICE. By the date fixed for any such redemption, due provision shall be made with the Paying Agent/Registrar for the payment of the required redemption price for the Bonds or portions thereof which are to be so redeemed. If such notice of redemption is given and any other condition to redemption satisfied, all as provided above, the Bonds or portion thereof which are to be redeemed thereby automatically shall be treated as redeemed prior to their scheduled maturities, and they shall not bear interest after the date fixed for redemption, and they shall not be regarded as being outstanding except for the right of the registered owner to receive the redemption price from the Paying Agent/Registrar out of the funds provided for such payment.

With respect to any optional redemption of the Bonds, unless certain prerequisites to such redemption required by the Ordinance have been met and money sufficient to pay the principal of and premium, if any, and interest on the Bonds to be redeemed will have been received by the Paying Agent/Registrar prior to the giving of such notice of redemption, such notice may state that said redemption will, at the option of the City, be conditional upon the satisfaction of such prerequisites and receipt of such money by the Paying Agent/Registrar on or prior to the date fixed for such redemption or upon any prerequisite set forth in such notice of redemption. If a conditional notice of redemption is given and such prerequisites to the redemption are not fulfilled, such notice will be of no force and effect, the City will not redeem such Bonds and the Paying Agent/Registrar will give notice in the manner in which the notice of redemption was given, to the effect that the Bonds have not been redeemed.

The Paying Agent/Registrar and the Issuer, so long as a Book-Entry-Only System is used for the Bonds, will send any notice of redemption, notice of proposed amendment to the Bonds or other notices with respect to the Bonds only to DTC. Any failure by DTC to advise any DTC participant, or of any DTC participant or indirect participant to notify the Beneficial Owner, will not affect the validity of the redemption of the Bonds called for redemption or any other action premised on any such notice. Redemption of portions of the Bonds by the Issuer will reduce the outstanding principal amount of such Bonds held by DTC. In such event, DTC may implement, through its Book-Entry-Only System, a redemption of such Bonds held for the account of DTC participants in accordance with its rules or other agreements with DTC participants and then DTC direct participants and indirect participants may implement a redemption of such Bonds from the Beneficial Owners. Any such selection of Bonds the Issuer has called for redemption will not be governed by the Ordinance and will not be conducted by the Issuer or the Paying Agent/Registrar. Neither the Issuer nor the Paying Agent/Registrar will have any responsibility to DTC participants, indirect participants

or the persons for whom DTC participants act as nominees, with respect to the payments on the Bonds or the providing of notice to DTC direct participants, indirect participants, or Beneficial Owners of the selection of portions of the Bonds for redemption. (See "BOOK-ENTRY-ONLY SYSTEM" herein.)

Payment Record

The City has never defaulted on the payment of its ad valorem tax backed indebtedness.

Legality

The Bonds are offered when, as and if issued, subject to the approvals of legality by the Attorney General of the State of Texas and McCall, Parkhurst & Horton L.L.P., Austin, Texas, Bond Counsel. A form of the legal opinion of Bond Counsel appears in Appendix C attached hereto.

Defeasance

The Ordinance provides for the defeasance of the Bonds when the payment of the principal of and premium, if any, on the Bonds, plus interest thereon to the due date thereof (whether such due date be by reason of maturity or otherwise) is provided by irrevocably depositing with the Paying Agent/Registrar or authorized escrow agent, in trust (1) money sufficient to make such payment and/or (2) Defeasance Securities that mature as to principal and interest in such amounts and at such times to insure the availability, without reinvestment, of sufficient money to make such payment, and all necessary and proper fees, compensation and expenses of the paying agent for the Bonds, and thereafter the City will have no further responsibility with respect to amounts available to such paying agent (or other financial institution permitted by applicable law) for the payment of such defeased Bonds, including any insufficiency therein caused by the failure of such paying agent (or other financial institution permitted by applicable law) to receive payment when due on the Defeasance Securities. The City has additionally reserved the right, subject to satisfying the requirements of (1) and (2) above, to substitute other Defeasance Securities originally deposited, to reinvest the uninvested moneys on deposit for such defeasance and to withdraw for the benefit of the City moneys in excess of the amount required for such defeasance. The Ordinance provides that "Defeasance Securities" means any securities and obligations now or hereafter authorized by State law that are eligible to discharge obligations such as the Bonds. Current State law permits defeasance with the following types of securities: (a) direct, noncallable obligations of the United States of America, including obligations that are unconditionally guaranteed by the United States of America, (b) noncallable obligations of an agency or instrumentality of the United States of America, including obligations that are unconditionally guaranteed or insured by the agency or instrumentality and that, on the date the City authorizes the defeasance of the Bonds, are rated as to investment quality by a nationally recognized investment rating firm not less than AAA or its equivalent, (c) noncallable obligations of a state or an agency or a county, municipality, or other political subdivision of a state that, on the date the City authorizes the defeasance of the Bonds, have been refunded and are rated as to investment quality by a nationally recognized investment rating firm not less than AAA or its equivalent, and (d) any obligations hereafter authorized by law to be eligible to effect the defeasance of the Bonds. There is no assurance that the current law will not be changed in a manner which would permit investments other than those described above to be made with amounts deposited to defease the Bonds. Because the Ordinance does not contractually limit such investments, registered owners will be deemed to have consented to defeasance with such other investments, notwithstanding the fact that such investments may not be of the same investment quality as those currently permitted under State law. There is no assurance that the ratings for U.S. Treasury securities used for defeasance purposes or that for any other Defeasance Security will be maintained at any particular rating category.

Upon such deposit as described above, such Bonds shall no longer be regarded to be outstanding or unpaid. After firm banking and financial arrangements for the discharge and final payment or redemption of Bonds have been made as described above, all rights of the City to initiate proceedings to call such Bonds for redemption or take any other action amending the terms of such Bonds are extinguished; provided, however, that the right to call such Bonds for redemption is not extinguished if the City: (i) in the proceedings providing for the firm banking and financial arrangements, expressly reserves the right to call such Bonds for redemption; (ii) gives notice of the reservation of that right to the owners of such Bonds immediately following the making of the firm banking and financial arrangements; and (iii) directs that notice of the reservation be included in any redemption notices that it authorizes.

Default and Remedies

The Ordinance establishes specific events of default with respect to the Bonds. If the City defaults in the payment of the principal of or interest on the Bonds when due, or the City defaults in the observance or performance of any of the covenants, conditions, or obligations of the City, the failure to perform which materially, adversely affects the rights of the owners, including but not limited to, their prospect or ability to be repaid in accordance with the Ordinance, and the continuation thereof for a period of 60 days after notice of such default is given by any owner to the City, the Ordinance provides that any registered owner is entitled to seek a writ of mandamus from a court of proper jurisdiction requiring the City to make such payment or observe and perform such covenants, obligations, or conditions.

The issuance of a writ of mandamus may be sought if there is no other available remedy at law to compel performance of the Bonds or the Ordinance and the City's obligations are not uncertain or disputed. The remedy of mandamus is controlled by equitable principles, so rests with the discretion of the court, but may not be arbitrarily refused. There is no acceleration of maturity of the Bonds in the event of default and, consequently, the remedy of mandamus may have to be relied upon from year to year.

The Ordinance does not provide for the appointment of a trustee to represent the interest of the Bondholders upon any failure of the City to perform in accordance with the terms of the Ordinance, or upon any other condition and accordingly all legal actions to enforce such remedies would have to be undertaken at the initiative of, and be financed by, the registered owners.

On June 30, 2006, the Texas Supreme Court ruled in *Tooke v. City of Mexia*, 49 Tex. Sup. Ct. J. 819 (Tex. 2006), that a waiver of governmental immunity in a contractual dispute must be provided for by statute in "clear and unambiguous" language. Because it is unclear whether the Texas legislature has effectively waived the City's governmental immunity from a suit for money damages, Bondholders may not be able to bring such a suit against the City for breach of the Bonds or covenants in the Ordinance. Even if a judgment against the City could be obtained, it could not be enforced by direct levy and execution against the City's property. Further, the registered owners cannot themselves foreclose on property within the City or sell property within the City to enforce the tax lien on taxable property to pay the principal of and interest on the Bonds.

On April 1, 2016, the Texas Supreme Court ruled in *Wasson Interests, Ltd. v. City of Jacksonville,* 59 Tex. Sup. Ct. J. 524 (Tex. 2016) that governmental immunity does not imbue a city with derivative immunity when it performs proprietary, as opposed to governmental, functions in respect to contracts executed by a city. Texas jurisprudence has generally held that proprietary functions are those conducted by a city in its private capacity, for the benefit only of those within its corporate limits, and not as an arm of the government or under the authority or for the benefit of the state. In its decision, the Court held that since the Local Government Immunity Waiver Act waives governmental immunity in certain breach of contract claims without addressing whether the waiver applies to a governmental function or a proprietary function of a city, the Court could not reasonably read the Local Government Immunity Waiver Act to evidence legislative intent to waive immunity when a city performs a proprietary function.

As noted above, the Ordinance provides that Bondholders may exercise the remedy of mandamus to enforce the obligations of the City under the Ordinance. Neither the remedy of mandamus nor any other type of injunctive relief was at issue in Tooke, and it is unclear whether Tooke will be construed to have any effect with respect to the exercise of mandamus, as such remedy has been interpreted by Texas courts. In general, Texas courts have held that a writ of mandamus may be issued to require public officials to perform ministerial acts that clearly pertain to their duties. Texas courts have held that a ministerial act is defined as a legal duty that is prescribed and defined with a precision and certainty that leaves nothing to the exercise of discretion or judgment, though mandamus is not available to enforce purely contractual duties. However, mandamus may be used to require a public officer to perform legally imposed ministerial duties necessary for the performance of a valid contract to which the State or a political subdivision of the State is a party (including the payment of monies due under a contract).

Furthermore, the City is eligible to seek relief from its creditors under Chapter 9 of the U.S. Bankruptcy Code ("Chapter 9"). Although Chapter 9 provides for the recognition of a security interest represented by a specifically pledged source of revenues, the pledge of ad valorem taxes in support of a general obligation of a bankrupt entity is not specifically recognized as a security interest under Chapter 9. Chapter 9 also includes an automatic stay provision that would prohibit, without Bankruptcy Court approval, the prosecution of any other legal action by creditors or Bondholders of an entity which has sought protection under Chapter 9. Therefore, should the City avail itself of Chapter 9 protection from creditors, the ability to enforce would be subject to the approval of the Bankruptcy Court (which could require that the action be heard in Bankruptcy Court instead of other federal or state court); and the Bankruptcy Code provides for broad discretionary powers of a Bankruptcy Court in administering any proceeding brought before it. The opinion of Bond Counsel will note that all opinions relative to the enforceability of the Bonds are qualified with respect to the customary rights of debtors relative to their creditors.

Initially, the only registered owner of the Bonds will be Cede & Co., as nominee of DTC. See "BOOK-ENTRY-ONLY SYSTEM" herein for a description of the duties of DTC with regard to ownership of the Bonds.

REGISTRATION, TRANSFER AND EXCHANGE

Paying Agent/Registrar

The initial Paying Agent/Registrar for the Bonds is UMB Bank, N.A., Austin, Texas. In the Ordinance, the Issuer retains the right to replace the Paying Agent/Registrar. If the Paying Agent/Registrar is replaced by the Issuer, the new Paying Agent/Registrar shall accept the previous Paying Agent/Registrar's records and act in the same capacity as the previous Paying Agent/Registrar. Any successor Paying Agent/Registrar, selected at the sole discretion of the Issuer, shall be a bank, trust company, financial institution or other entity qualified and authorized to serve in such capacity and perform the duties and services of Paying Agent/Registrar. Upon a change in the Paying Agent/Registrar for the Bonds, the Issuer agrees to promptly cause written notice thereof to be sent to each registered owner of the Bonds by United States mail, first-class, postage prepaid.

The Bonds will be issued in fully registered form in multiples of \$5,000 for any one stated maturity, and principal and semiannual interest will be paid by the Paying Agent/Registrar. Interest will be paid by check or draft mailed on each interest payment date by the Paying Agent/Registrar to the registered owner at the last known address as it appears on the Paying Agent/Registrar's books or by such other method, acceptable to the Paying Agent/Registrar, requested by and at the risk and expense of the registered owner. Principal will be paid to the registered owner at stated maturity or prior redemption upon presentation to the Paying Agent/Registrar; provided however, that so long as DTC's Book-Entry-Only System is used, all payments will be made as described under "BOOK-ENTRY-ONLY SYSTEM" herein. If the date for the payment of the principal of or interest on the Certificates shall be a Saturday, Sunday, a legal holiday or a day when banking institutions in the city where the Paying Agent/ Registrar is located are authorized to close, then the date for such payment shall be the next succeeding day which is not such a day, and payment on such date shall have the same force and effect as if made on the date payment was due.

Record Date

The record date ("Record Date") for interest payable to the registered owner of a Bond on any Interest Payment Date means the fifteenth (15th) day of the month next preceding such Interest Payment Date.

In the event of a non-payment of interest on an Interest Payment Date, and for 30 days thereafter, a new record date for such interest payment (a "Special Record Date") will be established by the Paying Agent/Registrar, if and when funds for the payment of such interest have been received from the Issuer. Notice of the Special Record Date and of the scheduled payment date of the past due interest (the "Special Payment Date", which shall be 15 days after the Special Record Date) shall be sent at least five business days prior to the Special Record Date by United States mail, first class postage prepaid, to the address of each registered owner appearing on the registration books of the Paying Agent/Registrar at the close of business on the last business day next preceding the date of mailing of such notice.

Future Registration

The Bonds are initially to be issued utilizing the Book-Entry-Only System of DTC. In the event such Book-Entry-Only System should be discontinued, printed certificates will be issued to the owners of the Bonds and thereafter, the Bonds may be transferred, registered, and assigned on the registration books of the Paying Agent/Registrar only upon presentation and surrender of such printed certificates to the Paying Agent/Registrar, and such registration and transfer shall be without expense or service charge to the registered owner, except for any tax or other governmental charges required to be paid with respect to such registration and transfer. A Bond may be assigned by the execution of an assignment form on the Bond or by other instrument of transfer and assignment acceptable to the Paying Agent/Registrar. A new Bond or Bonds will be delivered by the Paying Agent/Registrar in lieu of the Bonds being transferred or exchanged at the designated office of the Paying Agent/Registrar, or sent by United States registered mail to the new registered owner at the registered owner's request, risk and expense. New Bonds issued in an exchange or transfer of Bonds will be delivered to the registered owner or assignee of the registered owner in not more than three (3) business days after the receipt of the Bonds to be canceled in the exchange or transfer and the written instrument of transfer or request for exchange duly executed by the registered owner or his duly authorized agent, in form satisfactory to the Paying Agent/Registrar. New Bonds registered and delivered in an exchange or transfer shall be in denominations of \$5,000 for any one stated maturity or any integral multiple thereof and for a like aggregate principal amount and rate of interest as the Bond or Bonds surrendered for exchange or transfer. (See "BOOK-ENTRY-ONLY SYSTEM" herein for a description of the system to be initially utilized in regard to ownership and transferability of the Bonds.)

Limitation on Transfer or Exchange of Bonds

The Paying Agent/Registrar shall not be required to transfer or exchange any Bonds or any portion thereof during the period commencing with the close of business on any Record Date and ending with the opening of business on the next following principal or interest payment date.

Replacement Bonds

In the Ordinance, provision is made for the replacement of mutilated, destroyed, lost, or stolen Bonds upon surrender of the mutilated Bonds to the Paying Agent/Registrar, or the receipt of satisfactory evidence of destruction, loss, or theft, and the receipt by the Issuer and the Paying Agent/Registrar of security or indemnity as may be required by either of them to hold them harmless. The Issuer may require payment of taxes, governmental charges, and other expenses in connection with any such replacement.

BOOK-ENTRY-ONLY SYSTEM

This section describes how ownership of the Bonds is to be transferred and how the principal of, premium, if any, and interest on the Bonds are to be paid to and credited by DTC while the Bonds are registered in its nominee name. The information in this section concerning DTC and the Book-Entry-Only System has been provided by DTC for use in disclosure documents such as this Official Statement. The City and the Financial Advisor believe the source of such information to be reliable, but take no responsibility for the accuracy or completeness thereof.

The City cannot and does not give any assurance that (1) DTC will distribute payments of debt service on the Bonds, or redemption or other notices, to DTC Participants, (2) DTC Participants or others will distribute debt service payments paid to DTC or its nominee (as the registered owner of the Bonds), or redemption or other notices, to the Beneficial Owners, or that they will do so on a timely basis, or (3) DTC will serve and act in the manner described in this Official Statement. The current rules applicable to DTC are on file with the United States Securities and Exchange Commission (the "SEC"), and the current procedures of DTC to be followed in dealing with DTC Participants are on file with DTC.

DTC will act as securities depository for the Bonds. The Bonds will be issued as fully-registered Bonds registered in the name of Cede & Co. (DTC's partnership nominee) or such other name as may be requested by an authorized representative of DTC. One fully-registered Bond will be issued for each maturity of the Bonds, each in the aggregate principal amount of such maturity, and will be deposited with DTC.

DTC, the world's largest securities depository, is a limited-purpose trust company organized under the New York Banking Law, a "banking organization" within the meaning of the New York Banking Law, a member of the Federal Reserve System, a "clearing corporation" within the meaning of the New York Uniform Commercial Code, and a "clearing agency" registered pursuant to the provisions of Section 17A of the Securities Exchange Act of 1934. DTC holds and provides asset servicing for over 3.5 million issues of U.S. and non-U.S. equity issues, corporate and municipal debt issues, and money market instruments (from over 100 countries) that DTC's participants ("Direct Participants") deposit with DTC. DTC also facilitates the post-trade settlement among Direct Participants of sales and other securities transactions in

deposited securities, through electronic computerized book-entry transfers and pledges between Direct Participants' accounts. This eliminates the need for physical movement of securities certificates. Direct Participants include both U.S. and non-U.S. securities brokers and dealers, banks, trust companies, clearing corporations, and certain other organizations. DTC is a wholly-owned subsidiary of The Depository Trust & Clearing Corporation ("DTCC"). DTCC is the holding company for DTC, National Securities Clearing Corporation and Fixed Income Clearing Corporation, all of which are registered clearing agencies. DTCC is owned by the users of its regulated subsidiaries. Access to the DTC system is also available to others such as both U.S. and non-U.S. securities brokers and dealers, banks, trust companies, and clearing corporations that clear through or maintain a custodial relationship with a Direct Participant, either directly or indirectly ("Indirect Participants"). Direct Participants and Indirect Participants are jointly referred to as "Participants". DTC has a rating of AA+ from S&P Global Ratings. The DTC Rules applicable to its Participants are on file with the SEC. More information about DTC can be found at www.dtcc.com.

Purchases of Bonds under the DTC system must be made by or through Direct Participants, which will receive a credit for the Bonds on DTC's records. The ownership interest of each actual purchaser of each Bond ("Beneficial Owner") is in turn to be recorded on the Participants' records. Beneficial Owners will not receive written confirmation from DTC of their purchase. Beneficial Owners are, however, expected to receive written confirmations providing details of the transaction, as well as periodic statements of their holdings, from the Participant through which the Beneficial Owner entered into the transaction. Transfers of ownership interests in the Bonds are to be accomplished by entries made on the books of Participants acting on behalf of Beneficial Owners. Beneficial Owners will not receive certificates representing their ownership interests in Bonds, except in the event that use of the book-entry system for the Bonds is discontinued.

To facilitate subsequent transfers, all Bonds deposited by Direct Participants with DTC are registered in the name of DTC's partnership nominee, Cede & Co., or such other name as may be requested by an authorized representative of DTC. The deposit of Bonds with DTC and their registration in the name of Cede & Co. or such other DTC nominee do not effect any change in beneficial ownership. DTC has no knowledge of the actual Beneficial Owners of the Bonds; DTC's records reflect only the identity of the Direct Participants to whose accounts such Bonds are credited, which may or may not be the Beneficial Owners. The Participants will remain responsible for keeping account of their holdings on behalf of their customers. Conveyance of notices and other communications by DTC to Direct Participants, by Direct Participants to Indirect Participants, and by Direct Participants and Indirect Participants to Beneficial Owners will be governed by arrangements among them, subject to any statutory or regulatory requirements as may be in effect from time to time. Beneficial Owners of Bonds may wish to take certain steps to augment the transmission to them of notices of significant events with respect to the Bonds, such as redemptions, tenders, defaults, and proposed amendments to the Bond documents. For example, Beneficial Owners of Bonds may wish to ascertain that the nominee holding the Bonds for their benefit has agreed to obtain and transmit notices to Beneficial Owners. In the alternative, Beneficial Owners may wish to provide their names and addresses to the Paying Agent/Registrar and request that copies of notices be provided directly to them.

Redemption notices for the Bonds shall be sent to DTC. If less than all of the Bonds within a maturity are being redeemed, DTC's practice is to determine by lot the amount of the interest of each Direct Participant in such maturity to be redeemed.

Neither DTC nor Cede & Co. (nor any other DTC nominee) will consent or vote with respect to Bonds unless authorized by a Direct Participant in accordance with DTC's MMI Procedures. Under its usual procedures, DTC mails an Omnibus Proxy to the District as soon as possible after the record date. The Omnibus Proxy assigns Cede & Co.'s consenting or voting rights to those Direct Participants to whose accounts Bonds are credited on the Record Date (identified in a listing attached to the Omnibus Proxy).

All payments on the Bonds will be made to Cede & Co., or such other nominee as may be requested by an authorized representative of DTC. DTC's practice is to credit Direct Participants' accounts upon DTC's receipt of funds and corresponding detail information from the City or the Paying Agent/Registrar, on the payable date in accordance with their respective holdings shown on DTC's records. Payments by Participants to Beneficial Owners will be governed by standing instructions and customary practices, as is the case with Bonds held for the accounts of customers in bearer form or registered in "street name," and will be the responsibility of such Participant and not of DTC, the Paying Agent/Registrar, or the City, subject to any statutory or regulatory requirements as may be in effect from time to time. Payment on the Bonds to Cede & Co. (or such other nominee as may be requested by an authorized representative of DTC) is the responsibility of the City or the Paying Agent/Registrar, disbursement of such payments to Direct Participants will be the responsibility of DTC, and disbursement of such payments to the Beneficial Owners will be the responsibility of the Participants.

DTC may discontinue providing its services as depository with respect to the Bonds at any time by giving reasonable notice to the City or the Paying Agent/Registrar. Under such circumstances, in the event that a successor depository is not obtained, Bonds are required to be printed and delivered. The City may decide to discontinue use of the system of book-entry-only transfers through DTC (or a successor securities depository). In that event, Bonds will be printed and delivered.

Information concerning DTC and the Book-Entry-Only System has been obtained from DTC and is not guaranteed as to accuracy or completeness by, and is not to be construed as a representation by the City, the Financial Advisor, or the initial purchaser of the Bonds.

Use of Certain Terms in Other Sections of this Official Statement

In reading this Official Statement it should be understood that while the Bonds are in the Book-Entry-Only System, references in other sections of this Official Statement to registered owners should be read to include the person for which the Participant acquires an interest in the Bonds, but (i) all rights of ownership must be exercised through DTC and the Book-Entry-Only System, and (ii) except as described above, notices that are to be given to registered owners under the Ordinance will be given only to DTC.

INVESTMENT AUTHORITY AND INVESTMENT PRACTICES OF THE ISSUER

The Issuer invests its investable funds in investments authorized by Texas law in accordance with investment policies approved by the City Council of the Issuer. Both State law and the Issuer's investment policies are subject to change.

Legal Investments

Under Texas law, the City is authorized to invest in (1) obligations of the United States or its agencies and instrumentalities, including letters of credit; (2) direct obligations of the State of Texas or its agencies and instrumentalities; (3) collateralized mortgage obligations directly issued by a federal agency or instrumentality of the United States, the underlying security for which is guaranteed by an agency or instrumentality of the United States; (4) other obligations, the principal and interest of which is guaranteed or insured by or backed by the full faith and credit of, the State of Texas or the United States or their respective agencies and instrumentalities, including obligations that are fully guaranteed or insured by the Federal Deposit Insurance Corporation or by the explicit full faith and credit of the United States; (5) obligations of states, agencies, counties, cities, and other political subdivisions of any state rated as to investment quality by a nationally recognized investment rating firm not less than A or its equivalent; (6) bonds issued, assumed or guaranteed by the State of Israel; (7) interest-bearing banking deposits that are guaranteed or insured by the Federal Deposit Insurance Corporation or the National Credit Union Share Insurance Fund or their respective successors; (8) certificates of deposit (i) meeting the requirements of the Texas Public Funds Investment Act (Chapter 2256, Texas Government Code) that are issued by or through an institution that either has its main office or a branch in Texas, and are guaranteed or insured by the Federal Deposit Insurance Corporation or the National Credit Union Share Insurance Fund, or are secured as to principal by obligations described in clauses (1) through (7) or in any other manner and amount provided by law for City deposits or, (ii) where (a) the funds are invested by the City through (I) a broker that has its main office or a branch office in the State of Texas and is selected from a list adopted by the City as required by law or (II) a depository institution that has its main office or a branch office in the State of Texas that is selected by the City; (iii) the broker or the depository institution selected by the City arranges for the deposit of the funds in certificates of deposit in one or more federally insured depository institutions, wherever located, for the account of the City; (iv) the full amount of the principal and accrued interest of each of the certificates of deposit is insured by the United States or an instrumentality of the United States, and (v) the City appoints the depository institution selected under (ii) above, an entity as described by Section 2257.041(d) of the Texas Government Code, or a clearing broker-dealer registered with the Securities and Exchange Commission and operating pursuant to Securities and Exchange Commission Rule 15c3-3 (17 C.F.R. Section 240.15c3-3) as custodian for the City with respect to the certificates of deposit issued for the account of the City; (9) fully collateralized repurchase agreements that have a defined termination date, are secured by a combination of cash and obligations described in clause (1) require the securities being purchased by the City or cash held by the City to be pledged to the City, held in the City's name, and deposited at the time the investment is made with the City or with a third party selected and approved by the City, and are placed through a primary government securities dealer, as defined by the Federal Reserve, or a financial institution doing business in the State; (10) securities lending programs if (i) the securities loaned under the program are 100% collateralized, a loan made under the program allows for termination at any time and a loan made under the program is either secured by (a) obligations that are described in clauses (1) through (7) above, (b) irrevocable letters of credit issued by a state or national bank that is continuously rated by a nationally recognized investment rating firm at not less than "A" or its equivalent or (c) cash invested in obligations described in clauses (1) through (7) above, clauses (12) through (14) below, or an authorized investment pool; (ii) securities held as collateral under a loan are pledged to the City, held in the City's name and deposited at the time the investment is made with the City or a third party designated by the City; (iii) a loan made under the program is placed through either a primary government securities dealer or a financial institution doing business in the State of Texas; and (iv) the agreement to lend securities has a term of one year or less; (11) certain bankers' acceptances with the remaining term of 270 days or less, if the short-term obligations of the accepting bank or its parent are rated at least "A-1" or "P-1" or the equivalent by at least one nationally recognized credit rating agency; (12) commercial paper with a stated maturity of 365 days or less that is rated at least "A-1" or "P-1" or the equivalent by either (a) two nationally recognized credit rating agencies or (b) one nationally recognized credit rating agency if the paper is fully secured by an irrevocable letter of credit issued by a U.S. or state bank; (13) no-load money market funds registered with and regulated by the SEC that provide the City with a prospectus and other information required by SEC Rule 2a-7; (14) no-load mutual funds registered with the SEC that have an average weighted maturity of less than two years and either (i) have a duration of one year or more and are invested exclusively in obligations described in this paragraph or (ii) have a duration of less than one year and an investment portfolio limited to investment grade securities, excluding asset-backed securities. In addition, bond proceeds may be invested in guaranteed investment contracts that have a defined termination date and are secured by obligations, including letters of credit, of the United States or its agencies and instrumentalities in an amount at least equal to the amount of bond proceeds invested under such contract, other than the prohibited obligations described in the next succeeding paragraph.

The City may invest in such obligations directly or through government investment pools that invest solely in such obligations provided that the pools are rated no lower than AAA or AAAm or an equivalent by at least one nationally recognized rating service. The City may also contract with an investment management firm registered under the Investment Advisers Act of 1940 (15 U.S.C. Section 80b-1 et seq.) or with the State Securities Board to provide for the investment and management of its public funds or other funds under its control for a term up to two years, but the City retains ultimate responsibility as fiduciary of its assets. In order to renew or extend such a contract, the City must do so by order, ordinance, or resolution.

The City is specifically prohibited from investing in: (1) obligations whose payment represents the coupon payments on the outstanding principal balance of the underlying mortgage-backed security collateral and pays no principal; (2) obligations whose payment represents the principal stream of cash flow from the underlying mortgage-backed security and bears no interest; (3) collateralized mortgage obligations that have a stated final maturity of greater than 10 years; and (4) collateralized mortgage obligations the interest rate of which is determined by an index that adjusts opposite to the changes in a market index.

Investment Policies

Under Texas law, the Issuer is required to invest its funds under written investment policies that primarily emphasize safety of principal and liquidity; that address investment diversification, yield, maturity, and the quality and capability of investment management; and that includes a list of authorized investments for Issuer funds, maximum allowable stated maturity of any individual investment, the maximum average dollar-weighted maturity allowed for pooled fund groups, and the methods to monitor the market price of investments acquired with public funds and the requirement for settlement of all transactions, except investment pool funds and mutual funds, on a delivery versus payment basis and procedures to monitor rating changes in investments acquired with public funds and the liquidation of such investments. All Issuer funds must be invested consistent with a formally adopted "Investment Strategy Statement" that specifically addresses each funds' investment. Each Investment Strategy Statement will describe its objectives concerning (1) suitability of investment type, (2) preservation and safety of principal, (3) liquidity, (4) marketability of each investment, (5) diversification of the portfolio, and (6) yield.

Under Texas law, Issuer investments must be made "with judgment and care, under prevailing circumstances, that a person of prudence, discretion, and intelligence would exercise in the management of the person's own affairs, not for speculation, but for investment, considering the probable safety of capital and the probable income to be derived." At least quarterly the investment officers of the Issuer shall submit an investment report detailing: (1) the investment position of the Issuer, (2) that all investment officers jointly prepared and signed the report, (3) the beginning market value, any additions and changes to market value and the ending value of each pooled fund group, (4) the book value and market value of each separately listed asset at the beginning and end of the reporting period, (5) the maturity date of each separately invested asset, (6) the account or fund or pooled fund group for which each individual investment was acquired, and (7) the compliance of the investment portfolio as it relates to: (a) adopted investment strategy statements and (b) state law. No person may invest Issuer funds without express written authority from the City Council.

Additional Provisions

Under Texas law, the Issuer is additionally required to: (1) annually review its adopted policies and strategies, (2) adopt an ordinance or resolution stating that it has reviewed its investment policy and investment strategies and records any changes made to either its investment policy or investment strategy in the said ordinance or resolution, (3) require any investment officers with personal business relationships or relatives with firms seeking to sell securities to the entity to disclose the relationship and file a statement with the Texas Ethics Commission and the City Council; (4) require the qualified representative of firms offering to engage in an investment transaction with the Issuer to: (a) receive and review the Issuer's investment policy, (b) acknowledge that reasonable controls and procedures have been implemented to preclude investment transactions conducted between the Issuer and the business organization that are not authorized by the Issuer's investment policy (except to the extent that this authorization is dependent on an analysis of the makeup of the Issuer's entire portfolio or requires an interpretation of subjective investment standards), and (c) deliver a written statement in a form acceptable to the Issuer and the business organization attesting to these requirements; (5) perform an annual audit of the management controls on investments and adherence to the Issuer's investment policy; (6) provide specific investment training for the Treasurer, Chief Financial Officer, or other investment officers; (7) restrict reverse repurchase agreements to not more than 90 days and restrict the investment of reverse repurchase agreement funds to no greater than the term of the reverse repurchase agreement; (8) restrict the investment in mutual funds in the aggregate to no more than 80% of the Issuer's monthly average fund balance, excluding bond proceeds and reserves and other funds held for debt service and further restrict the investment in non-money market mutual funds of any portion of bond proceeds, reserves and funds held for debt service and to no more than 15% of the Issuer's monthly average fund balance, excluding bond proceeds and reserves and other funds held for debt service and further restrict the investment in no-load money market mutual funds of any portion of bond proceeds reserves and funds held for debt service to no more than 15% of the entity's monthly average fund balance, excluding bond proceeds and reserves and other funds held for debt service; (9) require local government investment pools to confirm to the new disclosure, rating, net asset value, yield calculation, and advisory board requirements, and (10) at least annually review, revise, and adopt a list of qualified brokers that are authorized to engage in investment transactions with the Issuer.

Current Investments (1) TABLE 1

As of June 30, 2021, the City held investments as follows:

Investment Type	Amount	<u>Percentage</u>
TexPool	\$18,879,907.20	52.76%
Frost Checking	4,259,792.47	11.90%
CD	10,149,072.41	28.36%
Treasury	2,493,563.43	6.98%
Total	\$35,782,335.51	100.00%

As of such date, the market value of such investments (as determined by the Issuer by reference to published quotations, dealer bids, and comparable information) was approximately 100% of their book value. No funds of the Issuer are invested in derivative securities, *i.e.*, securities whose rate of return is determined by reference to some other instrument, index, or commodity.

⁽¹⁾ Unaudited.

AD VALOREM TAX PROCEDURES

The following is a summary of certain provisions of State law as it relates to ad valorem taxation and is not intended to be complete. Reference is made to Title I of the Texas Tax Code, as amended (the "Property Tax Code"), for identification of property subject to ad valorem taxation, property exempt or which may be exempted from ad valorem taxation if claimed, the appraisal of property for ad valorem tax purposes, and the procedures and limitations applicable to the levy and collection of ad valorem taxes.

Valuation Of Taxable Property

The Property Tax Code provides for countywide appraisal and equalization of taxable property values and establishes in each county of the State an appraisal district and an appraisal review board ("Appraisal Review Board") responsible for appraising property for all taxing units within the county. The appraisal of property within the Issuer is the responsibility of the Comal Appraisal District and the Guadalupe Appraisal District (collectively, the "Appraisal District"). Except as described below, the Appraisal District is required to appraise all property within the Appraisal District on the basis of 100% of its market value and is prohibited from applying any assessment ratios. In determining market value of property, the Appraisal District is required to consider the cost method of appraisal, the income method of appraisal and the market data comparison method of appraisal, and use the method the chief appraiser of the Appraisal District considers most appropriate. The Property Tax Code requires appraisal districts to reappraise all property in its jurisdiction at least once every three years. A taxing unit may require annual review at its own expense, and is entitled to challenge the determination of appraised value of property within the taxing unit by petition filed with the Appraisal Review Board.

State law requires the appraised value of an owner's principal residence ("homestead" or "homesteads") to be based solely on the property's value as a homestead, regardless of whether residential use is considered to be the highest and best use of the property. State law further limits the appraised value of a homestead to the lesser of (1) the market value of the property or (2) 110% of the appraised value of the property for the preceding tax year plus the market value of all new improvements to the property (the "10% Homestead Cap"). The 10% increase is cumulative, meaning the maximum increase is 10% times the number of years since the property was last appraised.

State law provides that eligible owners of both agricultural land and open-space land, including open-space land devoted to farm or ranch purposes or open-space land devoted to timber production, may elect to have such property appraised for property taxation on the basis of its productive capacity ("Productivity Value"). The same land may not be qualified as both agricultural and open-space land.

The appraisal values set by the Appraisal District are subject to review and change by the Appraisal Review Board. The appraisal rolls, as approved by the Appraisal Review Board, are used by taxing units, such as the Issuer, in establishing their tax rolls and tax rates. See "— Issuer and Taxpayer Remedies."

State Mandated Homestead Exemptions

State law grants, with respect to each taxing unit in the State, various exemptions for disabled veterans and their families, surviving spouses of members of the armed services killed in action and surviving spouses of first responders killed or fatally wounded in the line of duty.

Local Option Homestead Exemptions

The governing body of a taxing unit, including a city, county, school district, or special district, at its option may grant: (1) an exemption of up to 20% of the market value of all homesteads (but not less than \$5,000) and (2) an additional exemption of the market value of the homesteads of persons 65 years of age or older and the disabled. Each taxing unit decides if it will offer the local option homestead exemptions and at what percentage or dollar amount, as applicable.

Local Option Freeze for the Elderly and Disabled

The governing body of a county, municipality or junior college district may, at its option, provide for a freeze on the total amount of ad valorem taxes levied on the homesteads of persons 65 years of age or older or of disabled persons above the amount of tax imposed in the year such residence qualified for such exemption. Also, upon voter initiative, an election may be held to determine by majority vote whether to establish such a freeze on ad valorem taxes. Once the freeze is established, the total amount of taxes imposed on such homesteads cannot be increased except for certain improvements, and such freeze cannot be repealed or rescinded.

Personal Property

Tangible personal property (furniture, machinery, supplies, inventories, etc.) used in the "production of income" is taxed based on the property's market value. Taxable personal property includes income-producing equipment and inventory. Intangibles such as goodwill, accounts receivable, and proprietary processes are not taxable. Tangible personal property not held or used for production of income, such as household goods, automobiles or light trucks, and boats, is exempt from ad valorem taxation unless the governing body of a taxing unit elects to tax such property.

Freeport Exemptions

Certain goods detained in the State for 175 days or less for the purpose of assembly, storage, manufacturing, processing or fabrication ("Freeport Property") are exempt from ad valorem taxation unless a taxing unit took official action to tax Freeport Property before April 1,1990 and has not subsequently taken official action to exempt Freeport Property. Decisions to continue to tax Freeport Property may be reversed in the future; decisions to exempt Freeport Property are not subject to reversal. Certain goods, principally inventory, that are stored for the purposes of assembling, storing, manufacturing, processing or fabricating the goods in a location that is not owned by the owner of the goods and are transferred from that location to another location within 175 days ("Goods-in-Transit"), are exempt from ad valorem taxation unless a taxing unit takes official action by January 1 of the year preceding a tax year, after holding a public hearing, to tax Goods-in-Transit beginning the following tax year. Goods-in-Transit and Freeport Property do not include oil, natural gas or petroleum products, and Goods-in-Transit does not include special inventories such as motor vehicles or boats in a dealer's retail inventory. A taxpayer may receive only one of the Goods-in-Transit or Freeport Property exemptions for items of personal property.

Other Exempt Property

Other major categories of exempt property include property owned by the State or its political subdivisions if used for public purposes, property exempt by federal law, property used for pollution control, farm products owned by producers, property of nonprofit corporations used for scientific research or educational activities benefitting a college or university, designated historic sites, solar and wind-powered energy devices, and certain classes of intangible personal property.

Tax Increment Financing Zones

A city or county, by petition of the landowners or by action of its governing body, may create one or more tax increment financing zones ("TIRZ") within its boundaries, and other overlapping taxing units may agree to contribute taxes levied against the "Incremental Value" in the TIRZ to finance or pay for project costs, as defined in Chapter 311, Texas Government Code, general located within the TIRZ. At the time of the creation of the TIRZ, a "base value" for the real property in the TIRZ is established and the difference between any increase in the assessed valuation of taxable real property in the TIRZ in excess of the base value is known as the "Incremental Value", and during the existence of the TIRZ, all or a portion of the taxes levied by each participating taxing unit against the Incremental Value in the TIRZ are restricted to paying project and financing costs within the TIRZ and are not available for the payment of other obligations of such taxing units.

Tax Abatement Agreements

Taxing units may also enter into tax abatement agreements to encourage economic development. Under the agreements, a property owner agrees to construct certain improvements on its property. The taxing unit, in turn, agrees not to levy a tax on all or part of the increased value attributable to the improvements until the expiration of the agreement. The abatement agreement could last for a period of up to 10 years.

Chapter 380 Agreements

The City is authorized, pursuant to Chapter 380, Texas Local Government Code ("Chapter 380") to establish programs to promote state or local economic development and to stimulate business and commercial activity in the City. In accordance with a program established pursuant to Chapter 380, the City may make loans or grant of public fund for economic development purposes, however, no obligations secured by ad valorem taxes may be issued for such purposes unless approved by voters of the City.

For a discussion of how the various exemptions described above are applied by the City, see "- City Application of Tax Code" herein.

Public Hearing and Maintenance and Operation Tax Rate Limitations

The following terms as used in this section have the meanings provided below:

"adjusted" means lost values are not included in the calculation of the prior year's taxes and new values are not included in the current year's taxable values.

"de minimis rate" means the maintenance and operations tax rate that will produce the prior year's total maintenance and operations tax levy (adjusted) from the current year's values (adjusted), plus the rate that produces an additional \$500,000 in tax revenue when applied to the current year's taxable value, plus the debt service tax rate.

"no-new-revenue tax rate" means the combined maintenance and operations tax rate and debt service tax rate that will produce the prior year's total tax levy (adjusted) from the current year's total taxable values (adjusted).

"special taxing unit" means a city for which the maintenance and operations tax rate proposed for the current tax year is 2.5 cents or less per \$100 of taxable value.

"unused increment rate" means the cumulative difference between a city's voter-approval tax rate and its actual tax rate for each of the tax years 2020 through 2022, which may be applied to a city's tax rate in tax years 2021 through 2023 without impacting the voter-approval tax rate.

"voter-approval tax rate" means the maintenance and operations tax rate that will produce the prior year's total maintenance and operations tax levy (adjusted) from the current year's values (adjusted) multiplied by 1.035, plus the debt service tax rate, plus the "unused increment rate".

The Issuer's tax rate consists of two components: (1) a rate for funding of maintenance and operations expenditures in the current year (the "maintenance and operations tax rate"), and (2) a rate for funding debt service in the current year (the "debt service tax rate"). Under State law, the assessor for the Issuer must submit an appraisal roll showing the total appraised, assessed, and taxable values of all property in the Issuer to the City Council by August 1 or as soon as practicable thereafter.

A city must annually calculate its "voter-approval tax rate" and "no-new-revenue tax rate" (as such terms are defined above) in accordance with forms prescribed by the State Comptroller and provide notice of such rates to each owner of taxable property within the city and the county tax assessor-collector for each county in which all or part of the city is located. A city must adopt a tax rate before the later of September 30 or the 60th day after receipt of the certified appraisal roll, except that a tax rate that exceeds the voter-approval tax rate must be adopted not later than the 71st day before the next occurring November uniform election date. If a city fails to timely adopt a tax rate, the tax rate is statutorily set as the lower of the no-new-revenue tax rate for the current tax year or the tax rate adopted by the city for the preceding tax year.

As described below, the Property Tax Code provides that if a city adopts a tax rate that exceeds its voter-approval tax rate or, in certain cases, its "de minimis rate", an election must be held to determine whether or not to reduce the adopted tax rate to the voter-approval tax rate. A city may not adopt a tax rate that exceeds the lower of the voter-approval tax rate or the no-new-revenue tax rate until each appraisal district in which such city participates has delivered notice to each taxpayer of the estimated total amount of property taxes owed and the city has held a public hearing on the proposed tax increase.

For cities with a population of 30,000 or more as of the most recent federal decennial census, if the adopted tax rate for any tax year exceeds the voter-approval tax rate, that city must conduct an election on the next occurring November uniform election date to determine whether or not to reduce the adopted tax rate to the voter-approval tax rate.

For cities with a population less than 30,000 as of the most recent federal decennial census, if the adopted tax rate for any tax year exceeds the greater of (i) the voter-approval tax rate or (ii) the de minimis rate, the city must conduct an election on the next occurring November uniform election date to determine whether or not to reduce the adopted tax rate to the voter-approval tax rate. However, for any tax year during which a city has a population of less than 30,000 as of the most recent federal decennial census and does not qualify as a special taxing unit, if a city's adopted tax rate is equal to or less than the de minimis rate but greater than both (a) the no-new-revenue tax rate, multiplied by 1.08, plus the debt service tax rate or (b) the city's voter-approval tax rate, then a valid petition signed by at least three percent of the registered voters in the city would require that an election be held to determine whether or not to reduce the adopted tax rate to the voter-approval tax rate.

Any city located at least partly within an area declared a disaster area by the Governor of the State or the President of the United States during the current year may calculate its "voter-approval tax rate" using a 1.08 multiplier, instead of 1.035, until the earlier of (i) the second tax year in which such city's total taxable appraised value exceeds the taxable appraised value on January 1 of the year the disaster occurred, or (ii) the third tax year after the tax year in which the disaster occurred.

State law provides cities and counties in the State the option of assessing a maximum one-half percent (1/2%) sales and use tax on retail sales of taxable items for the purpose of reducing its ad valorem taxes, if approved by a majority of the voters in a local option election. If the additional sales and use tax for ad valorem tax reduction is approved and levied, the no-new-revenue tax rate and voter-approval tax rate must be reduced by the amount of the estimated sales tax revenues to be generated in the current tax year.

The calculations of the no-new-revenue tax rate and voter-approval tax rate do not limit or impact the Issuer's ability to set a debt service tax rate in each year sufficient to pay debt service on all of the Issuer's tax-supported debt obligations, including the Bonds.

Reference is made to the Property Tax Code for definitive requirements for the levy and collection of ad valorem taxes and the calculation of the various defined tax rates.

Issuer and Taxpayer Remedies

Under certain circumstances, the Issuer and its taxpayers may appeal the determinations of the Appraisal District by timely initiating a protest with the Appraisal Review Board. Additionally, taxing units such as the Issuer may bring suit against the Appraisal District to compel compliance with the Property Tax Code.

Owners of certain property with a taxable value of at least \$50 million and situated in a county with a population of one million or more as of the most recent federal decennial census may additionally protest the determinations of appraisal district directly to a three-member special panel of the appraisal review board, selected by a State district judge, consisting of highly qualified professionals in the field of property tax appraisal.

The Property Tax Code sets forth notice and hearing procedures for certain tax rate increases by the Issuer and provides for taxpayer referenda that could result in the repeal of certain tax increases (See "– Public Hearing and Maintenance and Operation Tax Rate Limitations".) The Property Tax Code also establishes a procedure for notice to property owners of reappraisals reflecting increased property value, appraisals which are higher than renditions, and appraisals of property not previously on an appraisal roll.

Debt Tax Rate Limitations

All taxable property within the Issuer is subject to the assessment, levy and collection by the Issuer of a continuing, direct annual ad valorem tax sufficient to provide for the payment of principal of and interest on all ad valorem tax-supported debt within the limits prescribed by law. Article XI, Section 5, of the Texas Constitution is applicable to the Issuer, and limits its maximum ad valorem tax rate to \$2.50 per \$100 of Taxable Assessed Valuation. Administratively, the Attorney General of the State of Texas will permit allocation of \$1.50 of the \$2.50 maximum tax rate for all debt service on ad valorem tax-supported debt, as calculated at the time of issuance.

Issuer's Rights In The Event Of Tax Delinquencies

Taxes levied by the Issuer are a personal obligation of the owner of the property as of January 1 of the year for which the tax is imposed. On January 1 of each year, a tax lien attaches to property to secure the payment of all State and local taxes, penalties, and interest ultimately imposed for the year on the property. The lien exists in favor of the State and each local taxing unit, including the [Issuer], having power to tax the property. Personal property, under certain circumstances, is subject to seizure and sale for the payment of delinquent taxes. At any time after taxes on property become delinquent, the Issuer may file suit to foreclose the lien securing payment of the tax, to enforce personal liability for the tax, or both. In filing a suit to foreclose a tax lien on real property, the Issuer must join other taxing units that have claims for delinquent taxes against all or part of the same property. Collection of delinquent taxes may be adversely affected by the amount of taxes owed to other taxing units, by the effects of market conditions on the foreclosure sale price, by taxpayer redemption rights (a taxpayer may redeem property within two (2) years after the purchaser's deed issued at the foreclosure sale is filed in the county records) or by bankruptcy proceedings which restrict the collection of taxpayer debts. Federal bankruptcy law provides that an automatic stay of actions by creditors and other entities, including governmental units, goes into effect with the filing of any petition in bankruptcy. The automatic stay prevents governmental units from foreclosing on property and prevents liens for post-petition taxes from attaching to property and obtaining secured creditor status unless, in either case, an order lifting the stay is obtained from the bankruptcy court. In many cases, post-petition taxes are paid as an administrative expense of the estate in bankruptcy or by order of the bankruptcy court.

PROPERTY ASSESSMENT AND TAX PAYMENT . . . Property within the City is generally assessed as of January 1 of each year. Business inventory may, at the option of the taxpayer, be assessed as of September 1. Oil and gas reserves are assessed on the basis of a valuation process which uses pricing information in either the standard edition of the Annual Energy Outlook or, if the most recently published edition of the Annual Energy Outlook was published before December 1 of the preceding calendar year, the Short-Term Energy Outlook report published in January of the current calendar year. Taxes become due October 1 of the same year, and become delinquent on February 15 of the following year. Taxpayers 65 years old or older, disabled veterans or an unmarried surviving spouse of a disabled veteran, are permitted by State law to pay taxes on homesteads in four installments with the first installment due before February 1 of each year and the final installment due before August 1.

PENALTIES AND INTEREST . . . Charges for penalty and interest on the unpaid balance of delinquent taxes are made as follows:

	Cumulative	Cumulative	
<u>Month</u>	<u>Penalty</u>	<u>Interest</u>	<u>Total</u>
February	6%	1%	7%
March	7	2	9
April	8	3	11
May	9	4	13
June	10	5	15
July	12	6	18

After July, penalty remains at 12%, and interest increases at the rate of 1% each month. In addition, if an account is delinquent in July, an attorney's collection fee of up to 20% may be added to the total tax penalty and interest charge. Under certain circumstances, taxes which become delinquent on the homestead of a taxpayer 65 years old or older incur a penalty of 8% per annum with no additional penalties or interest assessed. In general, property subject to the City's lien may be sold, in whole or in parcels, pursuant to court order to collect the amounts due. Federal law does not allow for the collection of penalty and interest against an estate in bankruptcy. Federal bankruptcy law provides that an automatic stay of action by creditors and other entities, including governmental units, goes into effect

with the filing of any petition in bankruptcy. The automatic stay prevents governmental units from foreclosing on property and prevents liens for post-petition taxes from attaching to property and obtaining secured creditor status unless, in either case, an order lifting the stay is obtained from the bankruptcy court. In many cases post-petition taxes are paid as an administrative expense of the estate in bankruptcy or by order of the bankruptcy court.

CITY APPLICATION OF TAX CODE ... The City grants an exemption to the market value of the residence homestead of persons 65 years of age or older of \$3,750; the disabled are not granted an additional exemption.

The City has granted an additional exemption of up to 20% of the market value of residential homesteads with a minimum exemption of \$5,000.

The City has taken action to establish a tax limitation on ad valorem taxes levied by the City against the residence homestead of persons 65 years of age or older and their spouses and disabled persons.

Ad valorem taxes are not levied by the City against the exempt value of residence homesteads for the payment of debt.

The City does not tax nonbusiness personal property; and Comal County and Guadalupe County, as applicable, collect taxes for the City.

On May 29, 2007, the City Council authorized an ordinance creating a TIRZ that totaled 497 acres with a taxable "base" value of \$4,985,170 and a current taxable value of \$317,091,869, for a period of 25 years, ending December 31, 2032.

The City currently has no tax abatement agreements in place.

The HD Supply Agreement allows for a rebate of 50% of all sales tax revenue received from HD Supply in connection with its development for a period of at least 10 but up to 20 years effective as of the earlier of the date the City first receives sales tax revenue from the development described in the HD Supply Agreement or April 1, 2007. HD Supply has agreed, pursuant to the terms of the HD Supply Agreement, to provide at least 390 permanent jobs when the development is complete.

The CGT Agreement allows for a rebate of 80% of the proceeds of the City's ad valorem tax levied on improvements on the development (the "CGT Ad Valorem Taxes") for grant years 1 through 5, 60% of the CGT Ad Valorem Taxes for grant years 6 through 8, and 50% of the CGT Ad Valorem Taxes for grant years 9 through 15.

The TaskUs Agreement allows for a rebate of 70% of the proceeds of the City's ad valorem tax levied on improvements on the development (the "TaskUs Ad Valorem Taxes") for rebate years 1 through 3, 55% of the TaskUs Ad Valorem Taxes for rebate years 4 through 6, and 30% of the TaskUs Ad Valorem Taxes for grant years 7 through 8. As of the date of this official statement, no payments have been made under this agreement.

The Continental automotive agreement allows for a rebate of 15% of the proceeds of the City's ad valorem tax levied on improvement of the development for a period of ten years. In order to be eligible for the rebate payment, the company must meet minimum taxable value thresholds. As of the date of this official statement, no payments have been made under this agreement.

MUNICIPAL SALES TAX... The City has adopted the provisions of Property Tax Code § 321.001 et seq., which grants the City the power to impose and levy a one percent (1%) Local Sales and Use Tax within the City. The proceeds of such tax are credited to the General Fund and are not pledged to payment of the Bonds. Collections and enforcements are effected through the offices of the Comptroller of Public Accounts of the State (the "Comptroller"), who monthly remits the proceeds of the tax, after deduction of a two percent (2%) service fee, to the City.

The Property Tax Code provides certain cities and counties the option of assessing a maximum one-half percent (½%) sales and use tax for the purpose of reducing its ad valorem property taxes, if approved by a majority of the voters in a local option election. If the additional tax is approved and levied, the ad valorem property tax levy must be reduced by the estimated amount of the sales and use tax revenues to be generated in the current year. Subject to the approval of a majority of the voters in a local option election, State law also provides certain cities the option of assessing a sales and use tax for a variety of other purposes, including economic and industrial development, municipal street maintenance and repair, and sports and community venues.

State law limits the maximum aggregate sales and use tax rate in any area to 8½%. Accordingly, the collection of local sales and use taxes in the area of the City (including sales and use taxes levied by the City) is limited to no more than 2% (when combined with the state sales and use tax rate of 6½%).

In addition to the one percent (1%) local sales and use tax referred to above, voters of the City have approved the imposition of an additional three-eighths of one-percent (3/8%) aggregate local sales and use tax for economic development and community development.

TAX RATE LIMITATIONS

Article XI, Section 5 of the Texas Constitution, applicable to cities of more than 5,000 population: \$2.50 per \$100 assessed valuation. The Issuer has adopted a Home Rule Charter which does not limit the City's maximum tax rate limit beyond the Constitutional limit of \$2.50 per \$100 of assessed valuation for all Issuer purposes.

No direct funded debt limitation is imposed on the City under current Texas law. Article XI, Section 5 of the Texas Constitution is applicable to the City, and limits its maximum ad valorem tax rate to \$2.50 per \$100 assessed valuation for all City purposes. As stated above, the City operates under a Home Rule Charter which adopts a limit of \$2.50 per \$100 of assessed valuation. The Texas Attorney General has adopted an administrative policy that generally prohibits the issuance of debt by a municipality, such as the City, if its issuance produces debt service requirements exceeding that which can be paid from \$1.50 of the foregoing \$2.50 maximum tax rate calculated at 90% collection. The issuance of the Bonds does not violate this Constitutional provision or the Texas Attorney General's administrative policy.

Before the later of September 30th or the 60th day after the date the certified appraisal roll is received by the taxing unit, the City Council must adopt a tax rate per \$100 taxable value for the current year. The tax rate consists of two components: (1) a rate for funding of maintenance and operation expenditures, and (2) a rate for debt service.

TAX MATTERS

Opinion

On the date of initial delivery of the Bonds, McCall, Parkhurst & Horton L.L.P., Austin, Texas, Bond Counsel to the Issuer, will render its opinion that, in accordance with statutes, regulations, published rulings and court decisions existing on the date thereof ("Existing Law"), (1) interest on the Bonds for federal income tax purposes will be excludable from the "gross income" of the holders thereof and (2) the Bonds will not be treated as "specified private activity bonds" the interest on which would be included as an alternative minimum tax preference item under section 57(a)(5) of the Internal Revenue Code of 1986 (the "Code"). Except as stated above, Bond Counsel to the Issuer will express no opinion as to any other federal, state or local tax consequences of the purchase, ownership or disposition of the Bonds. See Appendix C -- Form of Opinion of Bond Counsel.

The Code and the regulations promulgated thereunder contain a number of requirements that must be satisfied subsequent to the issuance of the Bonds in order for interest on the Bonds to be, and to remain, excludable from gross income for federal income tax purposes. Failure to comply with such requirements may cause interest on the Bonds to be included in gross income retroactively to the date of issuance of the Bonds. The opinion of Bond Counsel is conditioned on compliance by the Issuer with such requirements, and Bond Counsel has not been retained to monitor compliance with these requirements subsequent to the issuance of the Bonds.

Bond Counsel's opinion represents its legal judgment based upon its review of Existing Law and the reliance on the aforementioned information, representations and covenants. Bond Counsel's opinion is not a guarantee of a result. Existing Law is subject to change by the Congress and to subsequent judicial and administrative interpretation by the courts and the Department of the Treasury. There can be no assurance that Existing Law or the interpretation thereof will not be changed in a manner which would adversely affect the tax treatment of the purchase, ownership or disposition of the Bonds.

A ruling was not sought from the Internal Revenue Service by the Issuer with respect to the Bonds or the property financed or refinanced with proceeds of the Bonds. No assurances can be given as to whether or not the Internal Revenue Service will commence an audit of the Bonds, or as to whether the Internal Revenue Service would agree with the opinion of Bond Counsel. If an audit is commenced, under current procedures the Internal Revenue Service is likely to treat the Issuer as the taxpayer and the Owner may have no right to participate in such procedure. No additional interest will be paid upon any determination of taxability.

Federal Income Tax Accounting Treatment of Original Issue Discount

The initial public offering price to be paid for one or more maturities of the Bonds may be less than the principal amount thereof or one or more periods for the payment of interest on the Bonds may not be equal to the accrual period or be in excess of one year (the "Original Issue Discount Bonds"). In such event, the difference between (i) the "stated redemption price at maturity" of each Original Issue Discount Bond, and (ii) the initial offering price to the public of such Original Issue Discount Bond would constitute original issue discount. The "stated redemption price at maturity" means the sum of all payments to be made on the Bonds less the amount of all periodic interest payments. Periodic interest payments are payments which are made during equal accrual periods (or during any unequal period if it is the initial or final period) and which are made during accrual periods which do not exceed one year.

Under Existing Law, any owner who has purchased an Original Issue Discount Bond in the initial public offering is entitled to exclude from gross income (as defined in section 61 of the Code) an amount of income with respect to such Original Issue Discount Bond equal to that portion of the amount of such original issue discount allocable to the accrual period. For a discussion of certain collateral federal tax consequences, see discussion set forth below.

In the event of the redemption, sale or other taxable disposition of such Original Issue Discount Bond prior to stated maturity, however, the amount realized by such owner in excess of the basis of such Original Issue Discount Bond in the hands of such owner (adjusted upward by the portion of the original issue discount allocable to the period for which such Original Issue Discount Bond was held by such initial owner) is includable in gross income.

Under Existing Law, the original issue discount on each Original Issue Discount Bond is accrued daily to the stated maturity thereof (in amounts calculated as described below for accrual period and ratably within each such six-month period) and the accrued amount is added to an initial owner's basis for such Original Issue Discount Bond for purposes of determining the amount of gain or loss recognized by such owner upon the redemption, sale or other disposition thereof. The amount to be added to basis for each accrual period is equal to (a) the sum of the issue price and the amount of original issue discount accrued in prior periods multiplied by the yield to stated maturity (determined on the basis of compounding at the close of each accrual period and properly adjusted for the length of the accrual period) less (b) the amounts payable as current interest during such accrual period on such Original Issue Discount Bond.

The federal income tax consequences of the purchase, ownership, redemption, sale or other disposition of Original Issue Discount Bonds which are not purchased in the initial offering at the initial offering price may be determined according to rules which differ from those described above. All owners of Original Issue Discount Bonds should consult their own tax advisors with respect to the determination for federal, state and local income tax purposes of the treatment of interest accrued upon redemption, sale or other disposition of such Original Issue Discount Bonds and with respect to the federal, state, local and foreign tax consequences of the purchase, ownership, redemption, sale or other disposition of such Original Issue Discount Bonds.

Collateral Federal Income Tax Consequences

The following discussion is a summary of certain collateral federal income tax consequences resulting from the purchase, ownership or disposition of the Bonds. This discussion is based on Existing Law, which is subject to change or modification, retroactively.

The following discussion is applicable to investors, other than those who are subject to special provisions of the Code, such as financial institutions, property and casualty insurance companies, life insurance companies, individual recipients of Social Security or Railroad Retirement benefits, individuals allowed an earned income credit, certain S corporations with accumulated earnings and profits and excess passive investment income, foreign corporations subject to the branch profits tax, taxpayers qualifying for the health insurance premium assistance credit, and taxpayers who may be deemed to have incurred or continued indebtedness to purchase tax-exempt obligations.

THE DISCUSSION CONTAINED HEREIN MAY NOT BE EXHAUSTIVE. INVESTORS, INCLUDING THOSE WHO ARE SUBJECT TO SPECIAL PROVISIONS OF THE CODE, SHOULD CONSULT THEIR OWN TAX ADVISORS AS TO THE TAX TREATMENT WHICH MAY BE ANTICIPATED TO RESULT FROM THE PURCHASE. OWNERSHIP AND DISPOSITION OF TAX-EXEMPT BONDS BEFORE DETERMINING WHETHER TO PURCHASE THE BONDS.

Under section 6012 of the Code, holders of tax-exempt obligations, such as the Bonds, may be required to disclose interest received or accrued during each taxable year on their returns of federal income taxation.

Section 1276 of the Code provides for ordinary income tax treatment of gain recognized upon the disposition of a tax-exempt obligation, such as the Bonds, if such obligation was acquired at a "market discount" and if the fixed maturity of such obligation is equal to, or exceeds, one year from the date of issue. Such treatment applies to "market discount bonds" to the extent such gain does not exceed the accrued market discount of such bonds; although for this purpose, a de minimis amount of market discount is ignored. A "market discount bond" is one which is acquired by the holder at a purchase price which is less than the stated redemption price at maturity or, in the case of a bond issued at an original issue discount, the "revised issue price" (i.e., the issue price plus accrued original issue discount). The "accrued market discount" is the amount which bears the same ratio to the market discount as the number of days during which the holder holds the obligation bears to the number of days between the acquisition date and the final maturity date.

Future and Proposed Legislation

Tax legislation, administrative actions taken by tax authorities, or court decisions, whether at the Federal or state level, may adversely affect the tax-exempt status of interest on the Bonds under Federal or state law and could affect the market price or marketability of the Bonds. Any such proposal could limit the value of certain deductions and exclusions, including the exclusion for tax-exempt interest. The likelihood of any such proposal being enacted cannot be predicted. Prospective purchasers of the Bonds should consult their own tax advisors regarding the foregoing matters.

State, Local and Foreign Taxes

Investors should consult their own tax advisors concerning the tax implications of the purchase, ownership or disposition of the Bonds under applicable state or local laws. Foreign investors should also consult their own tax advisors regarding the tax consequences unique to investors who are not United States persons.

Information Reporting and Backup Withholding

Subject to certain exceptions, information reports describing interest income, including original issue discount, with respect to the Bonds will be sent to each registered owner and to the Internal Revenue Service. Payments of interest and principal may be subject to backup withholding under section 3406 of the Code if a recipient of the payments fails to furnish the payor such owner's social security number or other taxpayer identification number ("TIN"), furnishes an incorrect TIN, or otherwise fails to establish an exemption from the backup withholding tax. Any amounts so withheld would be allowed as a credit against the recipient's federal income tax. Special rules apply to partnerships, estates and trusts, and in certain circumstances and in respect to investors who are not United States persons, certification as to foreign status, and other matters may be required to be provided by partners and beneficiaries thereof.

LEGAL MATTERS

Legal Opinions

Issuance of the Bonds is subject to the approving legal opinion of the Attorney General of Texas to the effect that the initial Bonds are valid and binding obligations of the City payable from the proceeds of an annual ad valorem tax levied, without legal limit as to rate or amount, upon all taxable property within the City. Issuance of the Bonds is also subject to the legal opinion of McCall, Parkhurst & Horton L.L.P. ("Bond Counsel"), based upon examination of a transcript of the proceedings incident to authorization and issuance of the Bonds, to the effect that the Bonds are valid and binding obligations of the City payable from the sources and enforceable in accordance with the terms and conditions described therein, except to the extent that the enforceability thereof may be affected by bankruptcy, insolvency, reorganization, moratorium, or other similar laws affecting creditors' rights or the exercise of judicial discretion in accordance with general principles of equity. Bond Counsel's legal opinion will also address the matters described below under "TAX MATTERS." Such opinions will express no opinion with respect to the sufficiency of the security for or the marketability of the Bonds. In connection with the issuance of the Bonds, Bond Counsel has been engaged by, and only represents, the City. The legal fees to be paid Bond Counsel for services rendered in connection with the issuance of the Bonds are based upon a percentage of Bonds actually issued, sold and delivered, and therefore, such fees are contingent upon the sale and delivery of the Bonds.

The various legal opinions to be delivered concurrently with the delivery of the Bonds express the professional judgment of the attorneys rendering the opinions as to the legal issues explicitly addressed therein. In rendering a legal opinion, the attorney does not become an insurer or guarantor of the expression of professional judgment, of the transaction opined upon, or of the future performance of the parties to the transaction, nor does the rendering of an opinion guarantee the outcome of any legal dispute that may arise out of the transaction.

No-Litigation Certificate

The City will furnish to the Initial Purchaser a certificate, dated as of the date of delivery of the Bonds, executed by both the Mayor and City Secretary, to the effect that no litigation of any nature has been filed or is then pending or threatened, either in state or federal courts, contesting or attacking the Bonds; restraining or enjoining the issuance, execution or delivery of the Bonds; affecting the provisions made for the payment of or security for the Bonds; in any manner questioning the authority or proceedings for the issuance, execution, or delivery of the Bonds; or affecting the validity of the Bonds.

CONTINUING DISCLOSURE OF INFORMATION

In the Ordinance, the Issuer has made the following agreement for the benefit of the registered and beneficial owners of the Bonds. The Issuer is required to observe the agreement for so long as it remains obligated to advance funds to pay the Bonds. Under the agreement, the Issuer will be obligated to provide certain updated financial information and operating data annually and timely notice of specified events to the Municipal Securities Rulemaking Board ("MSRB"). The MSRB currently makes this information publicly available on its Electronic Municipal Market Access System ("EMMA") at http://emma.msrb.org/.

Annual Reports

The Issuer will provide to the MSRB updated financial information and operating data annually. The information to be updated includes quantitative financial information and operating data with respect to the Issuer of the general type included in this Official Statement including table 1 of this Official Statement and under the Tables numbered 1 through 10 of APPENDIX A and the financial statements in APPENDIX D. The Issuer will update and provide this information within 6 months after the end of each fiscal year ending in or after 2021. If audited financial statements are not available when the other information is provided, the Issuer will provide audited financial statements when and if they become available and will provide unaudited financial statements within 12 months after fiscal year end, unless audited financial statements are sooner provided. Financial statements will be prepared in accordance with the accounting principles described in APPENDIX D or such other accounting principles as the Issuer may be required to employ from time to time pursuant to state law or regulation.

The Issuer may provide updated information in full text or may incorporate by reference documents available on EMMA or filed with the U.S. Securities and Exchange Commission (the "SEC").

The Issuer's current fiscal year end is September 30. Accordingly, it must provide updated information by March 31 in each year, unless the Issuer changes its fiscal year. If the Issuer changes its fiscal year, it will notify the MSRB of the change.

Event Notices

The Issuer will also provide to the MSRB notices of certain events on a timely basis no later than 10 business days after the event. The Issuer will provide notice of any of the following events with respect to the Bonds: (1) principal and interest payment delinquencies; (2) nonpayment related defaults, if material; (3) unscheduled draws on debt service reserves reflecting financial difficulties; (4) unscheduled draws on credit enhancements reflecting financial difficulties; (5) substitution of credit or liquidity providers, or their failure to perform; (6) adverse tax opinions, the issuance by the Internal Revenue Service of proposed or final determinations of taxability, Notices of Proposed Issue (IRS Form 5701-TEB), or other material notices or determinations with respect to the tax status of the Bonds, or other material events affecting the tax status of the Bonds; (7) modifications to rights of holders of the Bonds, if material; (8) Bond calls, if material, and tender offers; (9) defeasances; (10) release, substitution, or sale of property securing repayment of the Bonds, if material; (11) rating changes; (12) bankruptcy, insolvency, receivership, or similar event of the Issuer; (13) the consummation of a merger, consolidation, or acquisition involving the Issuer or the sale of all or substantially all of the assets of the Issuer, other than in the ordinary course of business, the entry into of a definitive agreement to undertake such an action or the termination of a definitive agreement relating to any such actions, other than pursuant to its terms, if material; (14) appointment of a successor or additional trustee or the change of name of the trustee, if material; (15) incurrence of a financial obligation of the Issuer (as defined by the Rule, which includes certain debt, debt-like, and debt-related obligations), if material, or agreement to covenants, events of default, remedies, priority rights, or other similar terms of any such financial obligation of the Issuer, any of which affect security holders, if material; and (16) default, event of acceleration, termination event, modification of terms, or other similar events under the terms of any such financial obligation of the Issuer, any of which reflect financial difficulties. (Neither the Bonds nor the Ordinance make any provision for debt service reserves, credit enhancement or a trustee.)

For these purposes, (a) any event described in clause (12) in the preceding paragraph is considered to occur when any of the following occur: the appointment of a receiver, fiscal agent, or similar officer for the Issuer in a proceeding under the United States Bankruptcy Code or in any other proceeding under state or federal law in which a court or governmental authority has assumed jurisdiction over substantially all of the assets or business of the Issuer, or if such jurisdiction has been assumed by leaving the existing governing body and officials or officers in possession but subject to the supervision and orders of a court or governmental authority, or the entry of an order confirming a plan of reorganization, arrangement, or liquidation by a court or governmental authority having supervision or jurisdiction over substantially all of the assets or business of the Issuer, and (b) the Issuer intends the words used in clauses (15) and (16) in the preceding paragraph and the definition of financial obligation in this section to have the meanings ascribed to them in SEC Release No. 34-83885, dated August 20, 2018.

The Issuer will also file notice with the MSRB, in a timely manner, of any failure by the Issuer to provide financial information or operating data as described above in "- ANNUAL REPORTS" by the time required.

Limitations and Amendments

The Issuer has agreed to update information and to provide notices of certain events only as described above. The Issuer has not agreed to provide other information that may be relevant or material to a complete presentation of its financial results of operations, condition, or prospects or agreed to update any information that is provided, except as described above. The Issuer makes no representation or warranty concerning such information or concerning its usefulness to a decision to invest in or sell Bonds at any future date. The Issuer disclaims any contractual or tort liability for damages resulting in whole or in part from any breach of its continuing disclosure agreement or from any statement made pursuant to its agreement, although holders of Bonds may seek a writ of mandamus to compel the Issuer to comply with its agreement.

The Issuer may amend its continuing disclosure agreement from time to time to adapt to changed circumstances that arise from a change in legal requirements, a change in law, or a change in the identity, nature, status, or type of operations of the Issuer, if (i) the agreement, as amended, would have permitted an underwriter to purchase or sell Bonds in the offering described herein in compliance with the Rule, taking into account any amendments or interpretations of the Rule to the date of such amendment, as well as such changed circumstances, and (ii) either (a) the holders of a majority in aggregate principal amount of the outstanding Bonds consent to the amendment or (b) any person unaffiliated with the Issuer (such as nationally recognized bond counsel) determines that the amendment will not materially impair the interests of the registered and beneficial owners of the Bonds.

The Issuer may also amend or repeal the provisions of its continuing disclosure agreement if the SEC amends or repeals the applicable provisions of the Rule or a court of final jurisdiction enters judgment that such provisions of the Rule are invalid, and the Issuer also may amend the provisions of its continuing disclosure agreement in its discretion in any other manner or circumstance, but in either case only if and to the extent that the provisions of this sentence would not have prevented an underwriter from lawfully purchasing or selling Bonds in the primary offering of the Bonds, giving effect to (i) such provisions as so amended and (ii) any amendments or interpretations of the Rule. If the Issuer so amends its continuing disclosure agreement as described in this section, it has agreed to include with the next financial information and operating data provided in accordance with its agreement described above under "Annual Reports" an explanation, in narrative form, of the reasons for the amendment and of the impact of any change in the type of financial information and operating data so provided.

Compliance with Prior Agreements

During the past five years, the City has complied in all material respects with its previous continuing disclosure agreements made in accordance with the Rule.

OTHER PERTINENT INFORMATION

Registration and Qualification of Bonds for Sale

The sale of the Bonds has not been registered under the Federal Securities Act of 1933, as amended, in reliance upon the exemption provided thereunder by Section 3(a)(2); and the Bonds have not been qualified under the Securities Act of Texas in reliance upon various exemptions contained therein; nor have the Bonds been qualified under the securities acts of any jurisdiction. The Issuer assumes no responsibility for qualification of the Bonds under the securities laws of any jurisdiction in which the Bonds may be sold, assigned, pledged, hypothecated or otherwise transferred. This disclaimer of responsibility for qualification for sale or other disposition of the Bonds shall not be construed as an interpretation of any kind with regard to the availability of any exemption from securities registration provisions.

Litigation

In the opinion of the City Attorney, the Issuer is not a party to any litigation or other proceeding pending or to its knowledge, threatened, in any court, agency or other administrative body (either state or federal) which, if decided adversely to the Issuer, would have a material adverse effect on the financial condition of the City.

Legal Investments and Eligibility to Secure Public Funds in Texas

Section 1201.041 of the Public Security Procedures Act (Chapter 1201, Texas Government Code) provides that the Bonds are negotiable instruments governed by Chapter 8, Texas Business and Commerce Code, and are real and authorized investments for insurance companies, fiduciaries, and trustees, and for the sinking funds of municipalities or other political subdivisions or public agencies of the State. With respect to investment in the Bonds by municipalities or other political subdivisions or public agencies of the State, the PFIA requires that the Bonds be assigned a rating of not less than "A" or its equivalent as to investment quality by a national rating agency. See "OTHER PERTINENT INFORMATION - Ratings" herein. In addition, various provisions of the Texas Finance Code provide that, subject to a prudent investor standard, the Bonds are legal investments for state banks, savings banks, trust companies with capital of one million dollars or more, and savings and loan associations. The Bonds are eligible to secure deposits of any public funds of the State, its agencies, and its political subdivisions, and are legal security for those deposits to the extent of their fair market value. No review by the City has been made of the laws in other states to determine whether the Bonds are legal investments for various institutions in those states.

No representation is made that the Bonds will be acceptable to public entities to secure their deposits or acceptable to such institutions for investment purposes. The City has made no investigation of other laws, rules, regulations or investment criteria which might apply to any such persons or entities or which might otherwise limit the suitability of the Bonds for any of the foregoing purposes or limit the authority of such persons or entities to purchase or invest in the Bonds for such purposes.

No Material Adverse Change

The obligations of the Purchaser to take and pay for the Bonds, and of the Issuer to deliver the Bonds, are subject to the condition that, up to the time of delivery of and receipt of payment for the Bonds, there shall have been no material adverse change in the condition (financial or otherwise) of the Issuer from that set forth or contemplated in the Official Statement.

Ratings

S&P Global Ratings ("S&P") has assigned an unenhanced, underlying rating of "AA" to the Bonds. The Issuer currently has an underlying rating "Aa2" by Moody's on its general obligation debt. An explanation of the significance of such rating may be obtained from the rating agency. A rating by a rating agency reflects only the views of such company at the time the ratings are given, and the Issuer makes no representation as to the appropriateness of the rating. There is no assurance that such rating will continue for any given period of time, or that it will not be revised downward or withdrawn entirely by the rating agency if, in the judgment of such rating agency, circumstances so warrant. Any such downward revision or withdrawal of the rating may have an adverse effect on the market price of the Bonds.

Financial Advisor

SAMCO Capital Markets, Inc. is employed as the Financial Advisor to the Issuer in connection with the issuance of the Bonds. In this capacity, the Financial Advisor has compiled certain data relating to the Bonds and has assisted in drafting this Official Statement. The Financial Advisor has not independently verified any of the data contained herein or conducted a detailed investigation of the affairs of the Issuer to determine the accuracy or completeness of this Official Statement. Because of its limited participation, the Financial Advisor assumes no responsibility for the accuracy or completeness of any of the information contained herein. The fees for Financial Advisor are contingent upon the issuance, sale and delivery of the Bonds.

Winning Bidder

After requesting competitive bids for the Bonds, the City accepted the bid of Robert W. Baird (the "Purchaser") to purchase the Bonds at the interest rates shown on the page 2 of this Official Statement at a price of par, plus a reoffering premium of \$3,155,720.25, plus accrued interest on the Bonds from their Dated Date to their date of initial delivery. The City can give no assurance that any trading market will be developed for the City after their sale by the City to the Purchaser. The City has no control over the price at which the Bonds are subsequently sold and the initial yield at which the Bonds will be priced and reoffered will be established by and will be the responsibility of the Purchaser.

Forward-Looking Statements Disclaimer

The statements contained in this Official Statement, and in any other information provided by the City, that are not purely historical, are forward-looking statements, including statements regarding the City's expectations, hopes, intentions, or strategies regarding the future. Readers should not place undue reliance on forward-looking statements. All forward-looking statements included in this Official Statement are based on information available to the City on the date hereof, and the City assumes no obligation to update any such forward-looking statements. The City's actual results could differ materially from those discussed in such forward-looking statements.

The forward-looking statements included herein are necessarily based on various assumptions and estimates and are inherently subject to various risks and uncertainties, including risks and uncertainties relating to the possible invalidity of the underlying assumptions and estimates and possible changes or developments in social, economic, business, industry, market, legal, and regulatory circumstances and conditions and actions taken or omitted to be taken by third parties, including customers, suppliers, business partners and competitors, and legislative, judicial, and other governmental authorities and officials. Assumptions related to the foregoing involve judgments with respect to, among other things, future economic, competitive, and market conditions and future business decisions, all of which are difficult or impossible to predict accurately and many of which are beyond the control of the City. Any of such assumptions could be inaccurate and, therefore, there can be no assurance that the forward-looking statements included in this Official Statement will prove to be accurate.

Updating the Official Statement during Underwriting Period

If, subsequent to the date of the Official Statement to and including the date the Purchaser is no longer required to provide and Official Statement to potential customers who request the same pursuant to Rule 15c2-12 of the federal Securities Exchange Act of 1934 (the "Rule") (the earlier of (i) 90 days from the "end of the underwriting period" (as defined in the Rule) and (ii) the time when the Official Statement is available to any person from a nationally recognized repository but in no case less than 25 days after the "end of the underwriting period"), the City learns or is notified by the Purchaser of any adverse event which causes any of the key representations in the Official Statement to be materially misleading, the City will promptly prepare and supply to the Purchaser a supplement to the Official Statement which corrects such representation to the reasonable satisfaction of the Purchaser, unless the Purchaser elects to terminate its obligation to purchase the Bonds as described in the notice of sale accompanying this Official Statement. The obligation of the City to update or change the Official Statement will terminate when the City delivers the Bonds to the Purchaser (the "end of the underwriting period" within the meaning of the Rule), unless the Purchaser provides written notice the City that less than all of the Bonds have been sold to ultimate customers on or before such date, in which case the obligation to update or change the Official Statement will extend for an additional period of time of 25 days after the Purchaser provides written notice to the City that less than all of the Bonds have been sold to ultimate customers. In the event the Purchaser provides written notice to the City that less than all of the Bonds have been sold to ultimate customers, the Purchaser agrees to notify the City in writing following the occurrence of the "end of the underwriting period" as defined in the Rule.

Certification as to Official Statement

City of New Braunfels, Texas

The City, acting by and through its City Council in its official capacity hereby certifies, as of the date hereof, that to the best of its knowledge and belief, the information, statements and descriptions pertaining to the City and its affairs herein contain no untrue statements of a material fact and do not omit to state any material fact necessary to make the statements herein, in light of the circumstances under which they were made, not misleading. The information, description and statements concerning entities other than the City, including particularly other governmental entities, have been obtained from sources believed to be reliable, but the City has made no independent investigation or verification of such matters and makes no representation as to the accuracy or completeness thereof. Except as set forth in "CONTINUING DISCLOSURE OF INFORMATION" herein, the City has no obligation to disclose any changes in the affairs of the City and other matters described in this Official Statement subsequent to the "end of the underwriting period" which shall end when the City delivers the Bonds to the Purchaser at closing, unless extended by the Purchaser. All information with respect to the resale of the Bonds subsequent to the "end of the underwriting period" is the responsibility of the Purchaser.

Concluding Statement

The financial data and other information contained in this Official Statement have been obtained from the City's records, audited financial statements and other sources which are believed to be reliable. There is no guarantee that any of the assumptions or estimates contained herein will be realized. All of the summaries of the statutes, documents and ordinances contained in this Official Statement are made subject to all of the provisions of such statues, documents and ordinances. These summaries do not purport to be complete statements of such provisions and reference is made to such documents for further information. Reference is made to original documents in all respects.

This Official Statement was approved by the City Council of the Issuer for distribution in accordance with the provisions of the Rule.

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ATTEST:	/s/ Rusty Brockman
	Mayor
/s/ Caitlin Krobot	City of New Braunfels, Texas
City Secretary	

CITY OF NEW BRALINEELS TEXAS



SCHEDULE I

SCHEDULE OF REFUNDED OBLIGATIONS



SCHEDULE I

Schedule of Refunded Obligations

City of New Braunfels, Texas Combination Tax and Limited Pledge Revenue Certificates of Obligation, Series 2012

Maturity			
Date		Interest	Redemption
(2/1)	 Principal	Rate	Date
2023	\$ 935,000	4.000%	2/1/2022
2024	965,000	3.000%	2/1/2022
2025	1,005,000	5.000%	2/1/2022
2026	1,060,000	5.000%	2/1/2022
2027	1,115,000	5.000%	2/1/2022
2028	1,170,000	5.000%	2/1/2022
2029	1,220,000	3.375%	2/1/2022
2030	1,275,000	5.000%	2/1/2022
2031	1,335,000	5.000%	2/1/2022
2032	 1,390,000	3.500%	2/1/2022
	\$ 11,470,000		

City of New Braunfels, Texas Combination Tax and Limited Pledge Revenue Certificates of Obligation, Series 2013

Maturity			
Date		Interest	Redemption
(2/1)	Principal	Rate	Date
2023	\$ 905,000	5.00%	2/1/2022
2024	945,000	3.25%	2/1/2022
2025	990,000	5.00%	2/1/2022
2026	1,035,000	5.00%	2/1/2022
2027	1,090,000	5.00%	2/1/2022
2028	1,145,000	5.00%	2/1/2022
2029	1,205,000	5.00%	2/1/2022
2030	1,260,000	4.00%	2/1/2022
2031	1,315,000	4.13%	2/1/2022
2032	1,370,000	4.25%	2/1/2022
2033	1,430,000	4.25%	2/1/2022
	\$ 12,690,000		



APPENDIX A

FINANCIAL INFORMATION RELATING TO THE CITY OF NEW BRAUNFELS, TEXAS



ASSESSED VALUATION		TABLE 1
2021 Market Value of Taxable Property (100% of Market Value)	\$	12,656,195,055
Less Exemptions:		
Local Optional Over-65 or Disabled Exemption	\$	24,125,872
Veterans' Exemption		266,019,879
Freeport Exemption		3,897,359
Productivity Value Loss		238,027,433
Homestead		944,737,332
Historical/Non Req. Exemption Loss		5,267,416
Solar Exemption		343,147
Pollution Control		100 572 112
10% Per Year Cap on Residential Homestead TOTAL EXEMPTIONS	_	109,572,112 1,591,990,550
2021 Certified Assessed Value of Taxable Property		11,064,204,505 *
Source: Comal and Guadalupe County Appraisal Districts.		
* Includes Freeze Taxable Value of \$1,107,893,119.		
GENERAL OBLIGATION BONDED DEBT		
(as of September 1, 2021)		
General Obligation Debt Principal Outstanding Combination Tax and Limited Pledge Revenue Certificates of Obligation, Series 2012	\$	900,000 (1
General Obligation Refunding Bonds, Series 2013	Φ	910,000
Combination Tax and Limited Pledge Revenue Certificates of Obligation, Series 2013		870,000 ⁽¹
Combination Tax and Limited Pledge Revenue Certificates of Obligation, Series 2014A		
Combination Tax and Limited Pledge Revenue Certificates of Obligation, Series 2014A Combination Tax and Limited Pledge Revenue Certificates of Obligation, Series 2014B (AMT)		4,950,000
		2,585,000
General Obligation Bonds, Series 2014		10,185,000
Combination Tax and Limited Pledge Revenue Certificates of Obligation, Series 2015		4,170,000
General Obligation and Refunding Bonds, Series 2015		23,805,000
Tax Notes, Series 2015		190,000
General Obligation and Refunding Bonds, Series 2016		28,350,000
General Obligation Refunding Bonds, Series 2017		4,190,000 20,130,000
General Obligation Bonds, Series 2018 Tax Notes, Series 2018		1,775,000
Combination Tax and Revenue Certificates of Obligation, Series 2018		7,270,000
Tax Notes, Series 2018A		1,700,000
General Obligation Bonds, Series 2019		18,370,000
Combination Tax and Revenue Certificates of Obligation, Series 2019		4,385,000
General Obligation Bonds, Series 2020		46,095,000
Combination Tax and Revenue Certificates of Obligation, Series 2020		13,600,000
Tax Notes, Series 2020		1,675,000
General Obligation Refunding Bonds, Series 2020		9,875,000
Tax Notes, Series 2021		2,835,000
General Obligation Bonds, Series 2021		27,140,000
General Obligation Refunding Bonds, Series 2021 (the "Bonds")	-	21,785,000
Total Gross General Obligation Debt	<u>\$</u>	257,740,000
.ess: Self Supporting Debt*		(1
Combination Tax and Limited Pledge Revenue Certificates of Obligation, Series 2012 (40% Sales Tax)	\$	360,000 ⁽¹
General Obligation Refunding Bonds, Series 2013 (100% Sales Tax)		910,000
Combination Tax and Limited Pledge Revenue Certificates of Obligation, Series 2013 (8.62% Sales Tax)		75,000 ⁽¹
Combination Tax and Limited Pledge Revenue Certificates of Obligation, Series 2014B (AMT)(100% Airport) General Obligation and Refunding Bonds, Series 2015 (11.01% Hotel Occupancy Tax and 1.66% Solid Waste)		2,585,000 3,015,000
General Obligation and Refunding Bonds, Series 2015 (11.01% Hotel Occupancy Tax and 1.66% Solid Waste)		50,000
Combination Tax and Revenue Certificates of Obligation, Series 2018 (100% Sales Tax)		7,270,000
Combination Tax and Revenue Certificates of Obligation, Series 2020 (30.99% Solid Waste & 69.01% TIRZ)		13,600,000
General Obligation Refunding Bonds, Series 2021 (the "Bonds") (23.16% Sales Tax)		5,045,000
Total Self-Supporting Debt	\$	32,910,000
Total Net General Obligation Debt Outstanding	\$	224,830,000
2021 Preliminary Net Assessed Valuation	\$	11,064,204,505
Ratio of Total Gross General Obligation Debt Principal to 2021 Preliminary Net Taxable Assessed Valuation	·	2.33%
Tallo di Total Gioss General Obligation Debt Fillicipal to 2021 Freilinilary Net Taxable Assessed Valuation		

Population: 1990 - 27,334; 2000 - 36,494; 2010 - 57,740; est. 2021 - 90,209 Per Capita Certified Net Taxable Assessed Valuation - \$122,651 Per Capita Gross General Obligation Debt Principal - \$2,857 Per Capita Net General Obligation Debt Principal - \$2,492

^{*}Self supporting debt is secured primarily by the City's ad valorem taxes, but has historically been paid from the revenue source indicated in the parenthetical folloiwng each series titel in the table presentation. Although the City anticipates continuing this practice, no assurances can be given that the City will continue treating such debt as self-supporting or that ad valorem taxes will not be used to make debt service payments on such debt in the future.

⁽¹⁾ Excludes the Refunded Obligations.

(As of September 30, 2020)

None

GENERAL OBLIGATION DEBT SERVICE REQUIREMENTS

(As of S	eptember 1, 2021 Current Total	,							L	ess: Self		
FYE (9/30)	Outstanding Debt ^(a)	Less: Refunded Obligations	Principal	The Bonds Interest			Total	Combined Debt Service	Supporting Debt ⁽¹⁾		To	otal Net Debt Service
2022 2023 2024 2025 2026 2027 2028 2029 2030 2031 2032 2033 2034 2035 2036 2037 2038	\$ 24,037,500 23,019,630 23,348,881 23,691,222 22,233,617 21,132,921 20,378,986 18,933,829 18,379,906 18,374,656 17,064,394 15,133,694 13,800,706 12,027,675 10,586,991 8,685,925 8,680,663 6,900,038	\$ 1,077,031 2,875,706 2,874,550 2,879,844 2,877,594 2,880,094 2,877,094 2,878,506 2,880,719 2,878,147 2,874,213 1,460,388	\$ 415,000 2,925,000 1,590,000 1,680,000 1,765,000 1,860,000 2,050,000 2,160,000 2,230,000 2,275,000 885,000	\$	762,583 833,675 720,800 639,050 552,925 462,300 367,050 267,050 161,800 85,500 40,450 8,850	\$	1,177,583 3,758,675 2,310,800 2,319,050 2,317,925 2,322,300 2,317,050 2,317,050 2,321,800 2,315,500 2,315,450 893,850	\$ 24,138,053 23,902,598 22,785,131 23,130,428 21,673,948 20,575,127 19,818,942 18,372,373 17,820,988 17,812,009 16,505,631 14,567,156 13,800,706 12,027,675 10,586,991 8,685,925 8,680,663 6,900,038	\$	2,574,071 2,915,188 2,908,288 2,916,269 2,913,638 2,680,322 2,319,684 2,244,450 2,250,550 2,241,350 2,242,850 589,275 566,775 306,500 303,625 305,525 307,125 308,425	\$	21,563,982 20,987,411 19,876,843 20,214,160 18,760,310 17,894,805 17,499,258 16,127,923 15,570,438 15,570,659 14,262,781 13,977,881 13,233,931 11,721,175 10,283,366 8,380,400 8,373,538 6,591,613
2040	5,589,838	-	-		-		-	5,589,838		304,500		5,285,338
2041	1,707,956					_		1,707,956			_	1,707,956
Total	\$ 313,709,026	\$ 31,313,884	\$ 21,785,000	\$ 4	4,902,033	\$	26,687,033	\$ 309,082,175	\$	31,198,408	\$	277,883,766

⁽a) Includes self-supporting debt.

TAX ADEQUACY (Includes Self-Supporting Debt)

2021 Freeze Adjusted Net Taxable Assessed Valuation (Less: TIRZ Value)	\$ 9,496,427,096
Maximum Annual Debt Service Requirements (Fiscal Year Ending 9-30-2021)	\$ 24,138,053
Indicated Required I&S Fund Tax Rate at 98% Collections to produce Maximum Debt Service Requirements	\$ 0.2594

Note: Above computations are exclusive of investment earnings, delinquent tax collections and penalties and interest on delinquent tax collections.

TAX ADEQUACY (Excludes Self-Supporting Debt)

2021 Freeze Adjusted Net Taxable Assessed Valuation (Less: TIRZ Value)	\$ 9,49	6,427,096
Maximum Annual Debt Service Requirements (Fiscal Year Ending 9-30-2021)	\$ 2	1,563,982
Indicated Required I&S Fund Tax Rate at 98% Collections to produce Maximum Debt Service Requirements	\$	0.2317

Note: Above computations are exclusive of investment earnings, delinquent tax collections and penalties and interest on delinquent tax collections.

⁽¹⁾ See TABLE 1 - General Obligation Bonded Debt for a detail of the City's self-supported debt outstanding.

INTEREST AND SINKING FUND MANAGEMENT INDEX

Estimated Interest and Sinking Fund Balance, Fiscal Year Ended September 30, 2021	\$ 2,242,572
2021 Interest and Sinking Fund Tax Levy at 98% Collections Produce'	21,214,722
Plus: Other City Funds (for self-supporting portion of debt)	2,574,071
Total Available for General Fund Debt	\$ 26,031,365
Less: General Obligation Debt Service Requirements, Fiscal Year Ended September 30, 2022	 24,138,053
Estimated Interest and Sinking Fund Balance at Fiscal Year Ending September 30, 2022	\$ 1,893,312

^{*} Levy calculated net of TIRZ value and tax freeze.

GENERAL OBLIGATION PRINCIPAL REPAYMENT SCHEDULE

(As of September 1, 2021)

Principal Repayment Schedule											
Fiscal Year Less: the							Principal				
Ending		Currently		Refunded					U	npaid at the	Percent of Principal
(9/30)	0	utstanding(a)		Obligations		The Bonds		Total		End of Year	Retired (%)
2022	\$	16,300,000			\$	415,000	\$	16,715,000	\$	241,025,000	6.49%
2023		15,915,000	\$	1,840,000		2,925,000		17,000,000		224,025,000	13.08%
2024		16,465,000		1,910,000		1,590,000		16,145,000		207,880,000	19.35%
2025		17,545,000		1,995,000		1,680,000		17,230,000		190,650,000	26.03%
2026		16,855,000		2,095,000		1,765,000		16,525,000		174,125,000	32.44%
2027		16,480,000		2,205,000		1,860,000		16,135,000		157,990,000	38.70%
2028		16,440,000		2,315,000		1,950,000		16,075,000		141,915,000	44.94%
2029		15,675,000		2,425,000		2,050,000		15,300,000		126,615,000	50.87%
2030		15,765,000		2,535,000		2,160,000		15,390,000		111,225,000	56.85%
2031		16,395,000		2,650,000		2,230,000		15,975,000		95,250,000	63.04%
2032		15,720,000		2,760,000		2,275,000		15,235,000		80,015,000	68.96%
2033		13,790,000		1,430,000		885,000		13,245,000		66,770,000	74.09%
2034		12,850,000		-		-		12,850,000		53,920,000	79.08%
2035		11,520,000		-		-		11,520,000		42,400,000	83.55%
2036		10,420,000		-		-		10,420,000		31,980,000	87.59%
2037		8,810,000		-		-		8,810,000		23,170,000	91.01%
2038		9,065,000		-		-		9,065,000		14,105,000	94.53%
2039		6,935,000		-		-		6,935,000		7,170,000	97.22%
2040		5,480,000		-		-		5,480,000		1,690,000	99.34%
2041	_	1,690,000		-	_			1,690,000		-	100.00%
Total	\$	260,115,000	\$	24,160,000	\$	21,785,000	\$	257,740,000			

⁽a) Includes self-supporting debt. See TABLE 1 - General Obligation Bonded Debt for a detail of the City's self-supported debt outstanding.

TAXABLE ASSESSED VALUATION FOR TAX YEARS 2012-2021

TABLE 3

	Net Taxable	Change From Pre	eceding Year
Year	Assessed Valuation	Amount (\$)	Percent
2012-13	\$ 4,178,203,307		
2013-14	4,452,304,694	274,101,387	6.56%
2014-15	5,003,834,374	551,529,680	12.39%
2015-16	5,655,196,350	651,361,976	13.02%
2016-17	6,174,720,505	519,524,155	9.19%
2017-18	6,898,322,770	723,602,265	11.72%
2018-19	7,621,384,608	723,061,838	10.48%
2019-20	8,548,224,205	926,839,597	12.16%
2020-21	10,094,329,583	1,546,105,378	18.09%
2021-22	11,064,204,505	969,874,922	9.61%

Source: Comal and Guadalupe Central Appraisal Districts.

PRINCIPAL TAXPAYERS 2020

TABLE 4

		2020 Net Taxable	% of Total 2020 Assessed
<u>Name</u>	Type of Business/Property	Assessed Valuation	<u>Valuation</u>
AL 95 Creekside Towncenter LP	Commercial Development	\$ 124,498,365	1.46%
Central Texas Cooridor Hospital Co LLC	Healthcare	97,385,585	1.14%
Rush Enterprises	Truck Leasing	71,065,010	0.83%
Kahlig Enterprises Inc.	Used Car Dealership	67,240,260	0.79%
PAC Creekside LLC	Commercial Development	55,855,060	0.65%
Grey Forest Development	Apartments	55,821,980	0.65%
BMEF Creekside LLC	Apartments	50,472,960	0.59%
HEB Grocery CO LP	Grocery Chain	47,938,602	0.56%
CGT, US Limited	Manufacturer	47,937,440	0.56%
Cedar Fair Entertainment	Theme Park	43,258,270	<u>0.51%</u>
		\$ 661.473.532	6.67%

Source: Comal and Guadalupe Central Appraisal Districts.

MUNICIPAL SALES TAX COLLECTIONS

TABLE 5

The Issuer has adopted the provisions of Chapter 321, as amended, Texas Tax Code. In addition, some issuers are subject to a property tax relief and/or an economic and industrial development sales tax. The Issuer has an additional 3/8 of 1 cent sales tax for the benefit of the Issuer's 4B Economic Development Corporation. Collections on calendar year basis are as follows:

			% of Ad Valorem	Equivalent o	of Ad
Calendar Year	Tot	tal Collected	Tax Levy	Valorem Tax	Rate
2011	\$	19,841,714	112.27%	\$	0.503
2012		20,012,421	102.49%		0.479
2013		24,727,799	111.47%		0.555
2014		26,959,588	108.14%		0.539
2015		27,087,906	96.14%		0.479
2016		28,850,406	93.78%		0.467
2017		30,144,639	89.51%		0.437
2018		31,814,187	85.50%		0.417
2019		33,485,702	80.24%		0.392
2020		35,099,655	71.96%		0.348
2021		27,037,105	(Collections as o	f August 2021)	

Source: State Comptroller's Office of the State of Texas.

CLASSIFICATION OF ASSESSED VALUATION

TABLE 6

	2021	% of Total	2020	% of Total	2019	% of Total
Real, Residential, Single-Family	\$ 7,519,961,963	65.45%	\$ 6,713,962,742	58.43%	\$ 6,075,375,461	61.68%
Real, Residential, Multi-Family	1,119,665,027	9.74%	950,527,426	8.27%	746,661,382	7.58%
Real, Vacant Lots/Tracts	316,540,551	2.76%	288,162,778	2.51%	181,237,862	1.84%
Real, Acreage (Land Only)	239,443,451	2.08%	200,105,738	1.74%	183,481,496	1.86%
Real, Farm and Ranch Improvements	108,881,465	0.95%	109,172,592	0.95%	60,924,544	0.62%
Real, Commercial	2,531,880,563	22.04%	2,344,328,800	20.40%	1,717,651,794	17.44%
Real, Industrial	103,233,667	0.90%	95,192,892	0.83%	78,564,512	0.80%
Real & Tangible, Personal Utilities	40,877,835	0.36%	33,353,678	0.29%	33,671,178	0.34%
Tangible Personal, Commercial	469,632,838	4.09%	452,212,581	3.94%	511,836,894	5.20%
Tangible Personal, Industrial	91,820,226	0.80%	187,528,888	1.63%	79,805,218	0.81%
Tangible Personal, Mobile Homes	25,703,565	0.22%	22,885,606	0.20%	23,426,304	0.24%
Residential Inventory	25,837,886	0.22%	33,076,601	0.29%	103,159,458	1.05%
Special Inventory	62,716,018	<u>0.55</u> %	59,161,965	<u>0.51</u> %	54,193,747	0.55%
Total Appraised Value	\$12,656,195,055	11 <u>0.15</u> %	\$11,489,672,287	100.00%	\$ 9,849,989,850	100.00%
Less:						
Local Optional Over-65 or Disabled Exemption	\$ 24,125,872		\$ 23,458,620		\$ 22,280,220	
Veterans' Exemption	266,019,879	1	215,339,407		182,561,699	
Freeport Exemption	3,897,359	1	6,713,264		10,312,009	
Productivity Value Loss	238,027,433	}	198,832,171		182,247,241	
Homestead	944,737,332) :	860,631,690		825,669,412	
Historical/Non Req. Exemption Loss	5,267,416	i	6,738,933		8,315,798	
Solar Exemption	343,147	•	293,616		755,591	
Pollution Control			12,530		-	
10% Per Year Cap on Res. Homesteads	109,572,112	!	83,322,473		69,623,675	
Net Taxable Assessed Valuation	\$11,064,204,505	i	\$10,094,329,583		\$ 8,548,224,205	

Source: Comal and Guadalupe County Appraisal Districts.

TAX DATA TABLE 7

Tax	Net Taxable	Tax	Tax	% of Colle	ections	Year	
Year	Assessed Valuation	Rate	Levy	Current	Total	Ended	
2010	\$ 3,939,547,264	\$ 0.409862	\$ 16,146,707	98.57	101.10	9/30/2011	
2011	3,941,733,272	0.448362	17,673,234	98.22	100.10	9/30/2012	
2012	4,178,203,307	0.467344	19,526,582	99.92	101.70	9/30/2013	
2013	4,452,304,694	0.498230	22,182,718	98.64	99.50	9/30/2014	
2014	5,003,834,374	0.498230	24,930,604	99.12	100.30	9/30/2015	
2015	5,655,196,350	0.498230	28,175,885	99.13	100.10	9/30/2016	
2016	6,174,720,505	0.498230	30,764,310	98.87	101.14	9/30/2017	
2017	6,898,322,770	0.488220	33,678,991	99.12	100.88	9/30/2018	
2018	7,621,384,608	0.488220	37,209,124	99.77	100.22	9/30/2019	
2019	8,548,224,205	0.488220	41,734,140	99.62	100.38	9/30/2020	
2020	10,094,329,583	0.483194	48,775,195	96.87	97.36	9/30/2021	*
2021	11,064,204,505	0.475400	52,599,228			9/30/2022	

^{*} Collections as of July 31, 2021.

TAX RATE DISTRIBUTION **TABLE 8** 2021 2020 2019 2018 2017 2016 General Fund 0.247400 0.255238 0.278370 0.288370 0.278079 \$ 0.273722 0.227956 I & S Fund 0.228000 0.214498 0.209850 0.199850 0.220151 0.488220 Total Tax Rate \$ 0.475400 0.483194 0.488220 0.488220 0.498230

Source: Texas Municipal Report published by the Municipal Advisory Council of Texas, the Comal and Guadalupe County Appraisal Districts, the Issuer's Comprehensive Annual Financial Report for the Fiscal Year Ended September 30, 2020, and information supplied by the Issuer.

ASSESSED VALUATION AND TAX RATE OF OVERLAPPING ISSUERS

Governmental Subdivision	202	0 Assessed Valuation	% of Actual	2020	Tax Rate
Comal County	\$	22,060,232,710	100%	\$	0.319000
Comal Independent School District		17,829,870,757	100%		1.276000
Guadalupe County		14,876,648,663	100%		0.335000
Navarro Independent School District		1,099,280,892	100%		1.262000
New Braunfels Independent School District		5,744,803,547	100%		1.223000

Source: Texas Municipal Reports published by the Municipal Advisory Council of Texas.

AUTHORIZED BUT UNISSUED GENERAL OBLIGATION BONDS OF DIRECT AND OVERLAPPING GOVERNMENTAL SUBDIVISIONS

Issuer	Date of Authorization	Purpose	Authorization	Issued to Date	Unissued
City of New Braunfels	5/11/2013	Flood and Drainage	24,500,000	21,955,225	2,544,775
	5/4/2019	Streets and Roads	\$ 44,512,490	\$ 30,997,766	\$ 13,514,724
	5/4/2019	Parks and Rec	16,547,420	16,547,420	-
	5/4/2019	Public Safety	50,414,750	50,414,330	420
	5/4/2019	Library	5,525,340	5,525,340	
Comal County Comal Independent School District Guadalupe County Navarro Independent School District New Braunfels Independent School District	None None None None		\$ 141,500,000	\$ 125,440,081	\$ 16,059,919

Source: Texas Municipal Reports published by the Municipal Advisory Council of Texas.

GENERAL FUND COMPARATIVE STATEMENT OF REVENUES AND EXPENDITURES

TABLE 9

The following statements set forth in condensed form reflect the historical operations of the Issuer. Such summary has been prepared for inclusion herein based upon information obtained from the Issuer's audited financial statements and records. Reference is made to such statements for further and complete information.

	Fiscal Year Ended									
	9/30/2020			9/30/2019 9/30/2018			9/30/2017		9/30/2016	
Fund Balance - Beginning of Year	\$	26,075,793	\$	20,929,986	\$	19,067,598	\$	18,611,703	\$	20,996,452
Revenues Expenditures	\$	72,320,595 71,357,644	\$	70,388,942 66,069,851	\$	64,552,994 63,251,385	\$	59,233,189 59,342,221	\$	55,246,993 56,307,548
Excess (Deficit) of Revenues Over Expenditures	\$	962,951	\$	4,319,091	\$	1,301,609	\$	(109,032)	\$	(1,060,555)
Other Financing Sources (Uses):										
Operating Transfers In Operating Transfers Out	\$	974,381 (645,659)	\$	816,510 (187,845)	\$	875,087 (320,308)	\$	823,729 (715,372)	\$	764,259 (2,019,176)
Proceeds from the Sale of Capital Assets Proceeds from Loan Payable		18,648 -		199,001 -		6,000 -		81,635 374,935		23,209 (92,486)
Total Other Financing Sources (Uses):	\$	347,370	\$	827,666	\$	560,779	\$	564,927	\$	(1,324,194)
Fund Balance - End of Year	\$	27,386,114	\$	26,076,743	\$	20,929,986	\$	19,067,598	\$	18,611,703

Source: The Issuer's Comprehensive Annual Financial Reports and information provided by the Issuer

The City anticipates ending the fiscal year ending September 30, 2021 with \$27,386,112 in general fund balance

Information regarding the City's Pension Plan can be found within the City's 2020 Comprehensive Annual Financial Report under " IV. OTHER INFORMATION - C. Pension Plan".



APPENDIX B

GENERAL INFORMATION REGARDING THE CITY OF NEW BRAUNFELS, TEXAS AND COMAL AND GUADALUPE COUNTIES, TEXAS



GENERAL INFORMATION REGARDING THE CITY OF NEW BRAUNFELS, COMAL AND GUADALUPE COUNTIES, TEXAS

General Information

The City of New Braunfels, Texas (the "City") is a political subdivision of the State of Texas located on Interstate Highway 35, 33 miles northeast of San Antonio. The City operates as a home rule municipality under the laws of the State of Texas. The City's 2010 population was 57,740, and the 2015 population is 66,394. The City's 2021 estimated population is 90,209. The City serves as the county seat of Comal County. A portion of the City also lies within Guadalupe County. Tourists can enjoy local dining, shopping, recreational activities at Landa Park, river activities on Canyon Lake and Schlitterbahn Water Park, and the annual "Wurstfest" celebration.

A new Civic/Convention Center located in downtown New Braunfels has expanded the meetings market providing large and small organizations with a high tech, attractive facility.

Transportation

The City is primarily served by Interstate Highway 35 and State Highway 46. Railroads include the Union Pacific and Missouri Kansas and Texas Lines. The City's airport facility encompasses 1,000 acres and has 3 runways (5,350' x150'), 4 taxiways (50'W), and a parking ramp (300' x 2,700'). The airport runways are all asphalt with threshold lights and full runway lights. Jet fuel, aviation gas, and car rentals are available during office hours and by appointment at other times. The airport, located approximately 5 miles from the City, is reported to have an average of 71 flights per day. Many large corporations use New Braunfels Airport for corporate flights, including Mission Valley Texas Textiles and Tyson Foods of Seguin. Greyhound/Trailways Bus Lines serve the City as well as several motor freight lines.

Education

Two school districts (Comal Independent School District and New Braunfels Independent School District) enroll more than 33,000 students in 40 schools (K-12). Both school districts are recognized academically acceptable. Less than 15 miles away are three top rated colleges and technical schools: Texas Lutheran, Texas State University and Central Texas Technology Center. Ten more colleges and universities are within a 30 minute commute time.

Economy

The Comal River receives approximately 3.2 million visitors a year. A 2013 economic impact analysis found that the tourism industry accounted for approximately \$531.5 million in 2013 - an increase of 13 percent from 2009. In 2013, the hospitality industry employed 5,662 direct workers and supported another 1,659 indirect workers in spinoff jobs in the community. The tourism and accommodation industry does not, however, provide a majority of the jobs in New Braunfels. Exclusive of government, the City's three largest industries in the value of goods and services provided are manufacturing, health care and social assistance, and retail trade. The governmental (school district, local, state, and federal), retail trade, health care and social assistance, accommodation and food services, and finance and insurance industries, respectively, provide the greatest number of jobs in the community.

Recreation

There are twenty-six parks totaling over 500 acres for outdoor recreation that include nature trails, playgrounds, picnic areas, Olympic and spring-fed pools, recreation center, historical area, soccer and softball fields, "tube" chute, concessions, volleyball, basketball and tennis courts. Nearby Canyon Lake (16 miles), Lake Dunlap and Lake McQueeney (5 miles east) and two rivers (Comal and Guadalupe) make boating, scuba-diving, camping, dining, tubing, rafting, kayaking, swimming, fishing available. The #1 rated waterpark – Schlitterbahn – boasts over 65-acres of water recreation.

Located in the heart of the City are Comal Springs and Landa Park, a 300-acre park which includes an 18-golf course, tennis course, large picnic and playground areas, an Olympic-size swimming pool, and the largest spring-fed swimming pool in Texas. The Sundance executive golf course opened in 1995.

Natural Bridge-Caverns, the state's largest caverns, and Natural Bridge Wildlife Park are major tourist attractions located in the southern part of Coal County. Scenic drives and historic sites attract many tourists to the area. Canoeing, tubing, rafting, kayaking, and other white water sports on the Guadalupe and Comal Rivers are popular. Gruene hall, the oldest dancehall in Texas, is also located in the Greater New Braunfels area and attracts many visitors.

Canyon Lake, located twenty miles from the City, is a popular water-resort area for sailing, boating, fishing, water skiing, and scuba diving. Several parks have been established around the Lake.

Annual festivals include: the Comal County Fair and "Wurstfest". The annual "Wurstfest" is a 10-day event begins on the Friday before the first Monday in November. Average annual attendance is estimated to be 110,000 with revenues from admissions and concessions in excess of \$1,000,000.

COMAL COUNTY

General Information

Comal County, Texas (the "County"), a pioneer German settlement, was created in 1846 from Bexar, Gonzales and Travis Counties, Texas. This scenic south central Texas county was named after the Comal Springs and the Comal River that flow through New Braunfels, Texas, the County seat.

The County has an area of 567 square miles. There are six other cities within Comal County, the City of Garden Ridge, the City of Schertz, the City of Selma, the City of Fair Oaks Ranch and the City of Bulverde.

Commercial

The County's location between San Antonio and Austin provides opportunities for commuters to live in the county and work in one of the major cities. During 2013, 366 new home sites became available in subdivisions in the unincorporated areas of Comal County.

The County has continued to enjoy a prosperous economy. The major sectors of Comal County's economy, manufacturing, tourism, distribution and real estate continue to grow.

Major Employers

	Number
Employer	of Employees
Comal ISD	3,132
Schlitterbahn Water Park	2,300
New Braunfels ISD	1,238
Wal-Mart Distribution Center	1,215
Rush Enterprises, Inc.	859
Hunter Industries-Colorado Materials	826
Comal County	792
TaskUS	700
Sysco	570
City of New Braunfels	480

Labor Force Statistics (1)

	2021 (2)	2020 (2)	2019 (3)	2018 (3)	2017 (3)
Civilian Labor Force	76,482	74,950	76,021	72,354	68,780
Total Employed	72,945	70,311	73,767	70,032	66,452
Total Unemployed	3,537	4,639	2,254	2,322	2,328
%Unemployed	4.6%	6.2%	3.0%	3.2%	3.4%
% Unemployed (Texas)	5.9%	7.6%	3.5%	3.9%	4.3%
% Unemployed (United States)	5.5%	8.1%	3.7%	3.9%	4.4%

⁽¹⁾ Source: Texas Workforce Commission.

⁽²⁾ As of May 2021.

⁽³⁾ Average Annual Statistics.

GUADALUPE COUNTY

Guadalupe County, Texas (the "County") located in south central Texas, is bounded by Comal, Hays, Caldwell, Gonzales, Wilson, and Bexar counties. The County seat is the City of Seguin, Texas. Guadalupe County was created from Gonzales and Bexar counties and was organized on July 13, 1846. The County takes its name from the Guadalupe River, which Alonso de Leon named in 1689 in honor of the Lady of Guadalupe depicted on his standard.

The County is a component of the "San Antonio Area Metropolitan Statistical Area" (MSA) and covers an area of 715 square miles. The County is traversed by Interstate Highway 35 and Highway 10 (east to west). US Highway 90 and US Highway 90A both branch off Interstate Highway 10 in Seguin and continue eastward to the county line toward Luling and Gonzales. Additionally, the County has two major state highways, State Highway 46 and State Highway 123 that both bisect the County (north to south). Recently completed is State Highway 130, a toll road, which is meant to divert traffic on Interstate Highway 35 around Austin. State Highway 130 begins in Georgetown and travels east of Austin, coming into Guadalupe County on the northeast boundary and connecting to Interstate Highway 10 east of Seguin.

Major commercial construction projects, such as a new Caterpillar plant, a major expansion project by Guadalupe Regional Medical Center, and a new warehouse distribution center by Amazon, significantly contributed to the lower unemployment rate.

The Seguin Independent School District, accredited by the Texas Education Agency, is administered by a board comprised of elected citizens who serve in their respective positions without compensation. In addition to the basic curriculum prescribed by the state for grades K through 12, the District offers a wide range of electives. There are extensive special education and vocational education programs, as well as provisions for the accelerated students.

Texas Lutheran University ("TLU"), a fully accredited four-year co-educational senior liberal arts institution of higher learning, is located in Seguin. TLU's 1,400 students (50-50, male/female) come from 36 states and seven foreign countries. The 15:1 student-teacher ratio allows for small classes. TLU has been listed as one of the top ten small colleges in the southern United States by the U.S. News and World Report survey of college presidents for 15 out of 16 years. TLU is a central part of life in Seguin and the university pumps an estimated \$50 million in the Seguin economy annually.

Other educational facilities nearby include: Texas State University at San Marcos; University of Texas at Austin; and the San Antonio institutions of San Antonio College, Trinity University, St. Mary's University, University of Texas at San Antonio, The University of the Incarnate Word, Our Lady of the Lake University, and the University of Texas Health Science Center composed of schools of Dentistry, Nursing, Allied health Sciences and graduate school of Biomedical Sciences.

Labor Force Statistics (1)

	2021 (2)	2020 (2)	2019 (3)	2018 (3)	2017 (3)
Civilian Labor Force	82,016	80,610	81,793	80,275	78,427
Total Employed	78,313	75,677	79,374	77,741	75,794
Total Unemployed	3,703	4,933	2,419	2,534	2,633
%Unemployed	4.5%	6.1%	3.0%	3.2%	3.4%
% Unemployed (Texas)	5.9%	7.6%	3.5%	3.9%	4.3%
% Unemployed (United States)	5.5%	8.1%	3.7%	3.9%	4.4%

⁽¹⁾ Source: Texas Workforce Commission.

⁽²⁾ As of May 2021.

⁽³⁾ Average Annual Statistics.



APPENDIX C

FORM OF LEGAL OPINION OF BOND COUNSEL





[An opinion in substantially the following form will be delivered by McCall, Parkhurst & Horton L.L.P., Bond Counsel, upon the delivery of the Bonds, assuming no material changes in facts or law.]

CITY OF NEW BRAUNFELS, TEXAS GENERAL OBLIGATION REFUNDING BONDS, SERIES 2021 IN THE AGGREGATE PRINCIPAL AMOUNT OF \$21,785,000

AS BOND COUNSEL FOR THE CITY OF NEW BRAUNFELS, TEXAS (the "City") of the bonds described above (the "Bonds"), we have examined into the legality and validity of the Bonds, which bear interest from the dates specified in the text of the Bonds, until maturity or redemption, at the rates and payable on the dates specified in the text of the Bonds and in the ordinance of the City adopted on October 11, 2021, authorizing the issuance of the Bonds (the "Bond Ordinance") and a pricing certificate executed by the City's authorized Pricing Officer, as defined in the Bond Ordinance, on the date of sale of the Bonds (the "Pricing Certificate" and with the Bond Ordinance, collectively, the "Ordinance")..

WE HAVE EXAMINED the applicable and pertinent provisions of the Constitution and laws of the State of Texas, certified copies of the pertinent proceedings of the City, and other pertinent documents authorizing and relating to the issuance of said Bonds, including the executed Bond (Bond Number R-1).

BASED ON SAID EXAMINATION, IT IS OUR OPINION that said Bonds have been duly authorized, issued and delivered in accordance with law; and that said Bonds, except as the enforceability thereof may be limited by laws relating to bankruptcy, insolvency, reorganization, moratorium, liquidation and other similar laws now or hereafter enacted related to creditors' rights generally or by governmental immunity or by general principle of equity which permit the exercise of judicial discretion, constitute valid and legally binding obligations of the City, payable from ad valorem taxes, within the limit prescribed by law, on taxable property within the City.

IT IS FURTHER OUR OPINION that, except as discussed below, under the statutes, regulations, published rulings, and court decisions existing on the date of this opinion for federal income tax purposes, the interest on the Bonds (i) is excludable from the gross income of the owners thereof and (ii) the Bonds will not be treated as a "specified private activity bond", the interest on which would be included as an individual alternative minimum tax preferred item under section 57(a)(5) of the Internal Revenue Code of 1986 (the "Code"). In expressing the aforementioned opinions, we have relied on certain representations, including the Sufficiency Certificate of the Financial Advisor, the accuracy of which we have not independently verified, and assume compliance by the City with certain representations and covenants, regarding the use and investment of the proceeds of the Bonds and the use of the property financed and refinanced therewith. We call your



attention to the fact that if such representations are determined to be inaccurate or upon a failure by the City to comply with such covenants, interest on the Bonds may become includable in gross income retroactively to the date of issuance of the Bonds.

EXCEPT AS STATED ABOVE, we express no opinion as to any other federal, state, or local tax consequences of acquiring, carrying, owning, or disposing of the Bonds, including the amount, accrual or receipt of interest on, the Bonds. In particular, but not by way of limitation, we express no opinion with respect to the federal, state or local tax consequences arising from the enactment of any pending or future legislation. Owners of the Bonds should consult their tax advisors regarding the applicability of any collateral tax consequences of owning the Bonds.

OUR OPINIONS ARE BASED ON EXISTING LAW, which is subject to change. Such opinions are further based on our knowledge of facts as of the date hereof. We assume no duty to update or supplement our opinions to reflect any facts or circumstances that may thereafter come to our attention or to reflect any changes in any law that may thereafter occur or become effective. Moreover, our opinions are not a guarantee of result and are not binding on the Internal Revenue Service (the "Service"); rather, such opinions represent our legal judgment based upon our review of existing law and in reliance upon the representations and covenants referenced above that we deem relevant to such opinions. The Service has an ongoing audit program to determine compliance with rules that relate to whether interest on state or local obligations is includable in gross income for federal income tax purposes. No assurance can be given whether or not the Service will commence an audit of the Bonds. If an audit is commenced, in accordance with its current published procedures the Service is likely to treat the City as the taxpayer. We observe that the City has covenanted not to take any action, or omit to take any action within its control, that if taken or omitted, respectively, may result in the treatment of interest on the Bonds as includable in gross income for federal income tax purposes.

WE EXPRESS NO OPINION as to any insurance policies issued with respect to the payments due for the principal of and interest on the Bonds, nor as to any such insurance policies issued in the future.

OUR SOLE ENGAGEMENT in connection with the issuance of the Bonds is as Bond Counsel for the City, and, in that capacity, we have been engaged by the City for the sole purpose of rendering an opinion with respect to the legality and validity of the Bonds under the Constitution and laws of the State of Texas, and with respect to the exclusion from gross income of the interest on the Bonds for federal income tax purposes, and for no other reason or purpose. The foregoing opinions represent our legal judgment and based on our review of existing legal authorities that we deem relevant to render such opinions and are not a guarantee of a result. We have not been requested to investigate or verify, and have not independently investigated or verified any records, data, or other material relating to the financial condition or capabilities of the City, or the disclosure thereof in connection with the sale of the Bonds, and have not assumed any responsibility with respect thereto. We express no opinion and make no comment with respect to the marketability of the Bonds and have



relied solely on certificates executed by officials of the City as to the current outstanding indebtedness of the City and the assessed valuation of taxable property within the City. Our role in connection with the City's Official Statement prepared for use in connection with the sale of the Bonds has been limited as described therein.

THE FOREGOING OPINIONS represent our legal judgment based upon a review of existing legal authorities that we deem relevant to render such opinions and are not a guarantee of a result.

Respectfully,







INDEPENDENT AUDITORS' REPORT

To the Honorable Mayor and Members of the City Council of the City of New Braunfels, Texas:

Report on the Financial Statements

We have audited the accompanying financial statements of the governmental activities, the business-type activities, the discretely presented component units, each major fund, and the aggregate remaining fund information of the City of New Braunfels, Texas (the "City"), as of and for the year ended September 30, 2020, and the related notes to the financial statements, which collectively comprise the City's basic financial statements as listed in the table of contents.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express opinions on these financial statements based on our audit. We did not audit the financial statements of New Braunfels Utilities, a discretely presented component unit, which financial statements reflect total assets of \$783,132,298 and total revenues of \$226,635,010 for the fiscal year ending July 31, 2020. Those statements were audited by other auditors, whose report has been furnished to us, and our opinion insofar as it relates to the amounts included for New Braunfels Utilities is based solely on the report of the other auditors. We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the City's preparation and fair presentation of the financial statements in order to design audit procedures that are

appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the City's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

Opinions

In our opinion, based on our audit and the report of other auditors, the financial statements referred to above present fairly, in all material respects, the respective financial position of the governmental activities, the business-type activities, the discretely presented component units, each major fund, and the aggregate remaining fund information of the City as of September 30, 2020, and the respective changes in financial position and, where applicable, cash flows thereof for the year then ended, in accordance with accounting principles generally accepted in the United States of America.

Other Matters

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the Management's Discussion and Analysis, budgetary comparison information, schedules of changes in net pension liability and total OPEB liabilities and related ratios, and schedule of contributions, identified as Required Supplementary Information on the table of contents, be presented to supplement the basic financial statements. Such information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board, who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the Required Supplementary Information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

Other Information

Our audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise the City's basic financial statements. The introductory section, combining statements and schedules, and statistical section are presented for purposes of additional analysis and are not required parts of the financial statements

The combining statements and schedules are the responsibility of management and were derived from and relate directly to the underlying accounting and other records used to prepare the basic financial statements. Such information has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the combining statements and schedules are fairly stated in all material respects in relation to the basic financial statements as a whole.

The introductory and statistical sections have not been subjected to the auditing procedures applied in the audit of the basic financial statements and, accordingly, we do not express an opinion or provide any assurance on them.

Other Reporting Required by Government Auditing Standards

In accordance with Government Auditing Standards, we have also issued our report dated April 21, 2021 on our consideration of the City's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the City's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with Government Auditing Standards in considering the City's internal control over financial reporting and compliance.

Belt Harris Pechacek, illp

Belt Harris Pechacek, LLLP *Certified Public Accountants* Houston, Texas April 21, 2021

MANAGEMENT'S DISCUSSION AND ANALYSIS

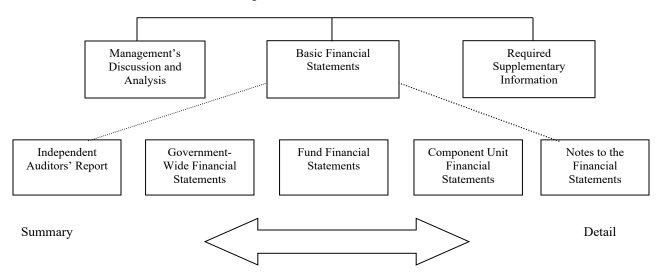
MANAGEMENT'S DISCUSSION AND ANALYSIS

For the Year Ended September 30, 2020

The purpose of the Management's Discussion and Analysis (MD&A) is to give the readers an objective and easily readable analysis of the financial activities of the City of New Braunfels, Texas (the "City") for the year ending September 30, 2020. The analysis is based on currently known facts, decisions, or economic conditions. It presents short and long-term analysis of the City's activities, compares current year results with those of the prior year, and discusses the positive and negative aspects of that comparison. Please read the MD&A in conjunction with the transmittal letter at the front of this report and the City's financial statements, which follow this section.

THE STRUCTURE OF OUR ANNUAL REPORT

Components of the Financial Section



The City's basic financial statements include (1) government-wide financial statements, (2) individual fund financial statements, and (3) notes to the financial statements. This report also includes supplementary information intended to furnish additional detail to support the basic financial statements themselves.

Government-Wide Statements

The government-wide statements report information for the City as a whole. These statements include transactions and balances relating to all assets, including infrastructure capital assets. These statements are designed to provide information about cost of services, operating results, and financial position of the City as an economic entity. The Statement of Net Position and the Statement of Activities, which appear first in the City's financial statements, report information on the City's activities that enable the reader to understand the financial condition of the City. These statements are prepared using the accrual basis of accounting, which is similar to the accounting used by most private-sector companies. All of the current year's revenues and expenses are taken into account even if cash has not yet changed hands.

The Statement of Net Position presents information on all of the City's assets, liabilities, and deferred outflows/inflows of resources, with the difference reported as net position. Over time, increases or decreases in net position may serve as a useful indicator of whether the financial position of the City is improving or deteriorating. Other nonfinancial factors, such as the City's property tax base and the condition of the City's infrastructure, need to be considered in order to assess the overall health of the City.

MANAGEMENT'S DISCUSSION AND ANALYSIS (Continued)
For the Year Ended September 30, 2020

The Statement of Activities presents information showing how the City's net position changed during the most recent year. All changes in net position are reported as soon as the underlying event giving rise to the change occurs, regardless of the timing of related cash flows – the accrual method rather than modified accrual that is used in the fund level statements.

The Statement of Net Position and the Statement of Activities divide the City's financials into two classes of activities:

- 1. Governmental Activities The City's tax-supported services are reported here including police and fire protection (public safety), streets and drainage (public works), public improvements, parks and recreation, planning and development, and general administrative services (general government). Interest payments on the City's tax-supported debt are also reported here. Property tax, sales tax, franchise fees, municipal court fines, and permit fees finance most of these activities.
- 2. Business-Type Activities Services involving a fee for those services are reported here. These services include the City's airport, solid waste, golf course, and civic/convention center services, as well as interest payments on debt issued for equipment financing.

The government-wide financial statements include not only the City itself (known as the primary government), but also a legally separate economic development corporation and a legally separate utilities entity for which the City is financially accountable. Financial information for these component units is reported separately from the financial information presented for the primary government itself. The Tax Increment Reinvestment Zone No. 1 (TIRZ), the New Braunfels Development Authority (NBDA), and the River Mills TIRZ, although legally separate, function for all practical purposes as departments of the City and have been included as an integral part of the primary government.

FUND FINANCIAL STATEMENTS

Funds may be considered as operating companies of the parent corporation, which is the City. They are usually segregated for specific activities or objectives. The City uses fund accounting to ensure and demonstrate compliance with finance related legal reporting requirements. The two categories of City funds are governmental and proprietary.

Governmental Funds

Governmental funds are used to account for essentially the same functions reported as governmental activities in the government-wide financial statements. However, unlike the government-wide financial statements, governmental fund financial statements focus on *near-term inflows and outflows of spendable resources*, as well as *on balances of spendable resources* available at the end of the year. Such information may be useful in evaluating the City's near-term financing requirements.

Because the focus of governmental funds is narrower than that of the government-wide financial statements, it is useful to compare the information presented for *governmental funds* with similar information presented for *governmental activities* in the government-wide financial statements. By doing so, readers may better understand the long-term impact of the government's near-term financing decisions. Both the governmental fund balance sheet and the governmental fund statement of revenues, expenditures, and changes in fund balances provide a reconciliation to facilitate this comparison between *governmental funds* and *governmental activities*.

The City maintains 42 individual governmental funds. Information is presented separately in the governmental fund balance sheet and in the governmental fund statement of revenues, expenditures, and changes in fund

MANAGEMENT'S DISCUSSION AND ANALYSIS (Continued)
For the Year Ended September 30, 2020

balances for the general, hotel/motel tax, debt service, general obligations, roadway impact fees, 2019 capital improvement, and 2020 capital improvement funds, which are considered to be major funds for reporting purposes.

The City adopts an annual appropriated budget for its general fund, debt service fund, and select special revenue funds. Budgetary comparison schedules have been provided for these funds to demonstrate compliance with these budgets.

Proprietary Funds

The City maintains two types of proprietary funds. Enterprise funds are used to report the same functions presented as business-type activities in the government-wide financial statements. The City uses enterprise funds to account for its airport, solid waste, golf course, and civic/convention center services. The proprietary fund financial statements provide separate information for the airport, solid waste, golf course, and civic/convention center operations. The basic proprietary fund financial statements can be found in the basic financial statements of this report.

The City also uses an internal service fund to account for its self-funded health plan. This internal service fund has been included within governmental activities in the government-wide financial statements.

Notes to Financial Statements

The notes to the financial statements provide additional information that is essential to a full understanding of the data provided in the government-wide and fund financial statements. The notes are the last section of the basic financial statements.

Other Information

In addition to basic financial statements, MD&A, and accompanying notes, this report also presents certain Required Supplementary Information (RSI). The RSI includes a budgetary comparison schedule for the general and hotel/motel tax funds, a schedule of changes in net pension liability and related ratios for the Texas Municipal Retirement System (TMRS), a schedule of changes in total OPEB liability and related ratios for the TMRS Supplemental Death Benefit Fund, schedule of changes in total OPEB liability and related ratios for the Retiree Health Benefits plan, and schedule of contributions for TMRS. RSI can be found after the notes to the basic financial statements.

GOVERNMENT-WIDE FINANCIAL ANALYSIS

As noted earlier, net position may serve over time as a useful indicator of the City's financial position. Assets and deferred outflows of resources exceed liabilities and deferred inflows of resources by \$55,973,018 as of September 30, 2020 for the primary government. This compares with \$53,516,518 from the prior fiscal year. A portion of the City's net position, \$38,490,910, reflects its investments in capital assets (e.g., land, buildings and improvements, equipment, construction in progress, and infrastructure), less any outstanding debt used to acquire those assets. The City uses these capital assets to provide services to citizens; consequently, these assets are not available for future spending. Although the City's investment in its capital assets is reported net of related debt, it should be noted that the resources needed to repay this debt must be provided from other sources, since the assets themselves cannot be used to liquidate these liabilities.

MANAGEMENT'S DISCUSSION AND ANALYSIS (Continued)
For the Year Ended September 30, 2020

Statement of Net Position

The following table reflects the condensed Statement of Net Position:

									To	tal		
	Govern	al	Business-Type					Primary				
	Activ	ities			Activ	vities		Government				
	2020		2019		2020		2019		2020		2019	
Current and other assets	\$ 182,141,050	\$	133,228,186	\$	8,289,891	\$	3,496,046	\$	190,430,941	\$	136,724,232	
Capital assets, net	192,679,710		178,841,763		27,813,062		28,869,028		220,492,772		207,710,791	
Total Assets	 374,820,760		312,069,949		36,102,953		32,365,074		410,923,713		344,435,023	
Deferred charge on refunding	1,397,374		1,671,065		-		_		1,397,374		1,671,065	
Deferred outflows - pensions	7,612,726		12,181,640		787,671		1,231,505		8,400,397		13,413,145	
Deferred outflows - OPEB	1,106,781		757,776		91,845		74,407		1,198,626		832,183	
Total Deferred Outflows												
of Resources	10,116,881		14,610,481		879,516		1,305,912		10,996,397		15,916,393	
Long-term liabilities	339,796,825		287,544,104		4,901,456		5,522,478		344,698,281		293,066,582	
Other liabilities	14,717,949		12,644,604		1,812,270		760,294		16,530,219		13,404,898	
Total Liabilities	 354,514,774		300,188,708		6,713,726		6,282,772		361,228,500		306,471,480	
Deferred inflows - pensions	4,217,900		297,067		422,295		33,960		4,640,195		331,027	
Deferred inflows - OPEB	72,769		30.062		5,628		2,329		78,397		32,391	
Total Deferred Inflows	 72,705	-	30,002		3,020		2,323	-	70,377		32,371	
of Resources	4,290,669		327,129		427,923		36,289		4,718,592		363,418	
Net Position:							<u> </u>					
Net investment in												
capital assets	10,677,848		7,297,050		27,813,062		28,869,028		38,490,910		36,166,078	
Restricted	25,877,320		18,232,206		-		-		25,877,320		18,232,206	
Unrestricted	(10,422,970)		635,337		2,027,758		(1,517,103)		(8,395,212)		(881,766)	
Total Net Position	\$ 26,132,198	\$	26,164,593	\$	29,840,820	\$	27,351,925	\$	55,973,018	\$	53,516,518	

A portion of the primary government's net position, \$25,877,320, represents resources that are subject to external restriction on how they may be used. The remaining balance of unrestricted net position is a deficit balance of \$8,395,212.

The City's total net position increased by \$2,456,500 during the current fiscal year. This increase is primarily a result of an increase in tax revenue streams due to increases in growth within the City. Business-type activities net position increased by \$2,488,895, which was primarily a result of increases in operating grants and contributions revenue and decreases in airport and golf course expenses as overall use of those facilities decreased due to the COVID-19 pandemic in the current year.

MANAGEMENT'S DISCUSSION AND ANALYSIS (Continued)
For the Year Ended September 30, 2020

Statement of Activities

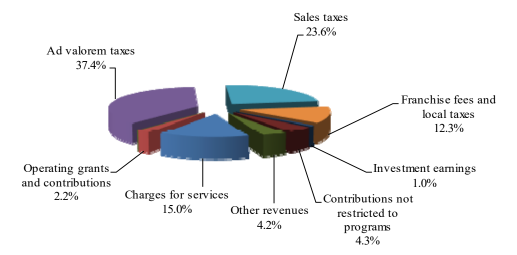
The following table provides a summary of the City's changes in net position:

							Te	otal			
	Governmental			Business-Type				Primary			
	Acti	vities			Acti	vitie	s		Gove	rnme	nt
	2020		2019		2020		2019		2020		2019
Revenues											
Program revenues:											
Charges for services	\$ 16,202,561	\$	18,097,252	\$	14,380,913	\$	14,969,036	\$	30,583,474	\$	33,066,288
Operating grants and contributions	2,394,269		1,402,915		5,010,309		50,000		7,404,578		1,452,915
Capital grants and contributions	-		1,767,804		-		-		-		1,767,804
General revenues:											
Ad valorem taxes	40,536,722		37,801,817		-		-		40,536,722		37,801,817
Sales taxes	25,606,243		23,675,199		-		-		25,606,243		23,675,199
Franchise fees and local taxes	13,288,249		14,719,930		-		-		13,288,249		14,719,930
Investment earnings	1,002,922		2,299,375		26,641		62,974		1,029,563		2,362,349
Contributions not											
restricted to programs	4,687,445		4,215,270		-		-		4,687,445		4,215,270
Other revenues	4,585,204		3,915,362		387,769		141,270		4,972,973		4,056,632
Total Revenues	108,303,615		107,894,924		19,805,632		15,223,280		128,109,247		123,118,204
Expenses											
General government	12,716,137		11,176,633		-		-		12,716,137		11,176,633
Finance and tax	1,054,156		1,210,073		-		-		1,054,156		1,210,073
Planning and enviromental											
development	3,299,504		3,758,509		-		-		3,299,504		3,758,509
Public safety	34,333,684		41,359,702		-		-		34,333,684		41,359,702
Public works	39,376,084		26,421,540		-		-		39,376,084		26,421,540
Parks and recreation	8,452,811		8,322,020		-		-		8,452,811		8,322,020
Civic/convention center	-		-		1,165,991		1,071,279		1,165,991		1,071,279
Library	2,026,390		2,460,328		-		-		2,026,390		2,460,328
Interest and fiscal agent fees	9,388,355		6,827,507		-		-		9,388,355		6,827,507
Airport	-		-		3,297,954		3,644,525		3,297,954		3,644,525
Solid waste	-		-		8,717,897		8,778,594		8,717,897		8,778,594
Golf course			-		1,823,784		2,019,294		1,823,784		2,019,294
Total Expenses	110,647,121		101,536,312		15,005,626		15,513,692		125,652,747		117,050,004
Increase (Decrease) in Net Position											
Before Transfers	(2,343,506)		6,358,612		4,800,006		(290,412)		2,456,500		6,068,200
Transfers	2,311,111		2,397,971		(2,311,111)		(2,397,971)		-		-
Change in Net Position	(32,395)		8,756,583		2,488,895		(2,688,383)		2,456,500		6,068,200
Beginning net position	26,164,593		17,408,010		27,351,925		30,040,308		53,516,518		47,448,318
Ending Net Position	\$ 26,132,198	\$	26,164,593	\$	29,840,820	\$	27,351,925	\$	55,973,018	\$	53,516,518

MANAGEMENT'S DISCUSSION AND ANALYSIS (Continued)
For the Year Ended September 30, 2020

Graphic presentations of selected data from the summary tables follow to assist in the analysis of the City's activities.

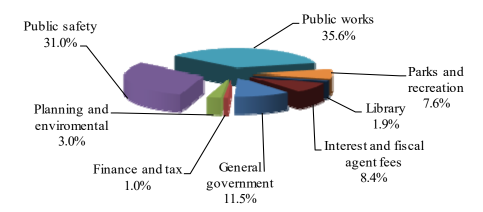
Governmental Activities - Revenues



For the year ended September 30, 2020, revenues from governmental activities totaled \$108,303,615. This \$408,691 increase from prior year occurred primarily as the result of \$2,734,905 in additional ad valorem tax revenue as a result of increases in growth within the City. Sales tax revenue increased year over year, primarily driven by higher than anticipated growth before and during the pandemic. Property taxes increased as well, primarily due to the same growth in valuations as well as increases in the tax rate to support the 2019 bond program.

MANAGEMENT'S DISCUSSION AND ANALYSIS (Continued)
For the Year Ended September 30, 2020

Governmental Activities - Expenses

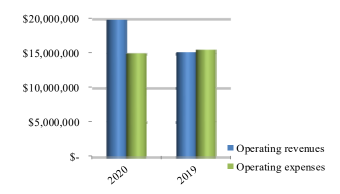


Governmental expenses increased by \$9,110,809, or 9%. This increase is primarily related to increases in public works, along with interest and fiscal agent fees. The continued increase in public works expenses as a portion of total government expenditures is tied directly to the 2013 and 2019 bond program investments related to ongoing paved surface repairs and improvements that are currently underway.

MANAGEMENT'S DISCUSSION AND ANALYSIS (Continued)
For the Year Ended September 30, 2020

Business-type activities are shown comparing operating costs to revenue generated by related services.

Business-Type Activities - Revenues and Expenses



Overall, business-type activity revenues increased by \$4,582,352 from the prior period, primarily due to operating grants and contributions received from the NBEDC during the year.

Business-type activity expenses decreased by \$508,066, mostly due to decreases in expenses for operations of the airport and golf course as a result of decreases in use related to COVID-19.

FINANCIAL ANALYSIS OF THE CITY'S FUNDS

As noted earlier, fund accounting is used to demonstrate and ensure compliance with finance-related legal requirements.

Governmental Funds – The focus of the City's governmental funds is to provide information on near-term inflows, outflows, and balances of spendable resources. Such information is useful in assessing the City's financing requirements. In particular, unassigned fund balance may serve as a useful measure of the City's net resources available for spending at the end of the year.

The City's governmental funds reflect a combined fund balance of \$165,350,576. Of this, \$225,447 is nonspendable, \$130,313,081 is restricted for various purposes, \$6,519,109 is committed, \$798,164 is assigned, and \$27,494,775 is unassigned.

There was an increase in the combined fund balance of \$46,594,552 over the prior year. This is largely attributable to two debt issuances during the year.

The general fund is the chief operating fund of the City. At the end of the current year, unassigned fund balance of the general fund was \$26,585,118, while total fund balance reached \$27,386,112. As a measure of the general fund's liquidity, it may be useful to compare both unassigned fund balance and total fund balance to total fund expenditures. Unassigned fund balance represents 37 percent of total general fund expenditures, while total fund balance represents 38 percent of that same amount. The general fund fund balance increased by \$1,310,321 this year, primarily related to increases in various revenue sources such as, but not limited to, sales taxes, and licenses and permits.

It is important to note that this fund balance includes all of the fund balance in the general fund and equipment replacement subfund. The equipment replacement subfund contributes \$798,164 to this stated fund balance. This

MANAGEMENT'S DISCUSSION AND ANALYSIS (Continued)
For the Year Ended September 30, 2020

fund allows the City to account for equipment replacement and improvements in a separate subfund and not include these activities in the primary general operating fund.

The hotel/motel tax fund experienced a decrease of \$661,273, mostly due to decreases in fees as a result of large decreases in hotel use due to COVID-19.

Fund balance in the debt service fund experienced a slight increase of \$47,920.

The fund balance in the general obligations capital projects fund had a decrease in fund balance of \$15,581,664, which was primarily a result of the use of debt proceeds for capital outlay projects.

The fund balance in the roadway impact fees fund had an increase in fund balance of \$821,116, which was primarily a result of increases in impact fees and other contributions collected by the City.

The fund balance in the 2019 capital improvement fund had an increase in fund balance of \$45,996,057, which was primarily a result of transfers in, as well as a new debt issuance in the current year.

The 2020 capital improvement fund was created in fiscal year 2020 to account for capital expenses related to the debt issuance in 2020. The fund ended the year with a fund balance of \$17,002,634.

Proprietary Funds – The City's proprietary funds financial statements provide the same type of information found in the government-wide financial statements, but in more detail.

GENERAL FUND BUDGETARY HIGHLIGHTS

The amended budget included a planned decrease in fund balance in the amount of \$3,744,376. The actual fund balance for the year increased by \$1,310,321. Actual revenues exceeded the amended budget by \$522,849 spread across various revenue lines. The largest positive variances were in sales taxes and licenses and permits. The pandemic affected general fund revenues in various ways. The City's conservative revenue projections as well as the diverse economy within the City are both attributable to the positive variance. Actual expenditures were under the amended budget by \$2,969,388. The positive variance was created mainly by a hiring freeze from March through September, as well as other operational savings from facility closures and reduced capacities.

CAPITAL ASSETS

At the end of fiscal year 2020, the City's governmental activities had invested \$192,679,710 in a variety of capital assets and infrastructure (net of accumulated depreciation). This represents a net increase of \$13,837,947.

More detailed information about the City's capital assets is presented in note III. C. to the financial statements.

LONG-TERM DEBT

At the end of the current year, the City had total general obligation bonds and certificates of obligation outstanding of \$244,505,000. Of this amount, \$165,890,000 was general obligation debt and \$78,615,000 was certificates of obligation.

More detailed information about the City's long-term liabilities and issuances of debt presented in note III. D. to the financial statements.

The City's bonds presently carry an 'AA' rating from Standard and Poor's and an 'Aa2' rating from Moody's Investor Service.

MANAGEMENT'S DISCUSSION AND ANALYSIS (Continued)
For the Year Ended September 30, 2020

ECONOMIC FACTORS AND NEXT YEARS BUDGET

New Braunfels continues to be one of the fastest growing areas in the country. Therefore, overall sustained growth is expected to continue. However, the direct and indirect impact of the pandemic still remains somewhat uncertain. In addition, the state legislature is currently exploring a change in the way local sales taxes are sourced. If passed, this would result in a loss of sales tax revenue for New Braunfels. The City continues to closely follow this legislative issue and develop various responsive fiscal strategies if needed.

As the report indicates, General Fund reserves remain strong. In fact, reserves are projected to continue to grow through FY 2021, driven primarily by conservative budgeting. As a result, short term budget and fiscal planning will focus heavily on one-time equipment and technology investments that have the potential to increase efficiency and productivity as well as reduce long term staffing demands. Short term fiscal priorities also include accounting for the additional operating costs that will stem from capital projects underway such as the Police Department Headquarters, Westside Library Branch and Fire station #7. The 2019 bond program and associated investments are also progressing much faster than initially anticipated. As a result, the City Council will likely begin evaluating future capital investments.

CONTACTING THE CITY'S FINANCIAL MANAGEMENT

This financial report is designed to provide the citizens, taxpayers, customers, investors, and creditors with a general overview of the finances of the City. For questions concerning this report, separately issued statements for New Braunfels Utilities or the Housing Authority, or for additional financial information, contact the City's Finance Department, 550 Landa Street, New Braunfels, TX, 78130; telephone 830-221-4000; or for general City information, visit the City's website at www.nbtexas.org.

BASIC FINANCIAL STATEMENTS

STATEMENT OF NET POSITION (page 1 of 2)

September 30, 2020

Assista Cash and equity in pooled cash and investments 168.283.514 \$ 6.209.445 \$ 174,492.058 Cash and equity in pooled cash and investments 168.283.514 \$ 6.209.445 \$ 171,492.058 Receivables, net 8.277.612 12.28,355 9,505.067 Inventories 2.830 773,912 9.005.067 Inventories 2.830 781,79 81.009 Propaid items 1.219,630 78,817 8.000 Other current assets 1.219,630 5 1.219,630 Cash and cash equivalents 1.219,630 8.289,891 190,430,941 Investments 182,141,050 8.289,891 190,430,941 Capital assets 182,141,050 8.289,891 190,430,941 Investments 116,756,40 25,272,101 178,442,21 Investments 116,756,40 25,272,101 142,148,84 Investments 116,876,40 25,272,101 142,148,84 Investments 192,679,710 27,813,062 220,492,772 Restricted 192,679,710 27,813,062				Prim	ary Governme	nt	
Cash and equity in pooled cash and investments		G			· ·		Total
Pooled and temporary investments S,131,376 C,228,356 S,151,376 Internal balances (777,912) 773,912 C	<u>Assets</u>						
Receivables, net 8,277,612 1,228,355 9,505,967 Internal balances (773,912) 773,912 Inventories 2,830 78,179 81,000 Prepaid items Restricted current assets Restricted current assets Restricted current assets Capital acash equivalents 1,219,630 1,219,630 Investments Capital assets: 18,2141,050 8,289,891 190,430,941 Capital assets: 116,876,440 25,272,101 142,148,541 Investments: Restricted Unrestricted Unrestricted Unrestricted Unrestricted Unrestricted Unrestricted Unrestricted Unrestricted	Cash and equity in pooled cash and investments	\$	168,283,514	\$	6,209,445	\$	174,492,959
Internal balances 1773,912 773,912 170,000 170	Pooled and temporary investments		5,131,376		-		5,131,376
Investmentories 2,830 78,179 81,009 Prepaid items - - -	Receivables, net		8,277,612		1,228,355		9,505,967
Prepaid items - <	Internal balances		(773,912)		773,912		=
Restricted current assets	Inventories		2,830		78,179		81,009
Restricted current assets 1,219,630 - 1,219,630 Cash and eash equivalents 1,219,630 - 1,219,630 Investments - - - 1,219,630 Capital assets: - - - 1,24,48,231 Depreciable, net 116,876,440 25,272,101 142,148,541 Investments: - - - - Restricted - - - - - Other noncurrent assets -	Prepaid items		-		-		-
Cash and cash equivalents 1,219,630 - 1,219,630 Investments 182,141,050 8,289,891 190,430,941 Capital assets: 75,803,270 2,540,961 78,344,231 Depreciable, net 116,876,440 25,272,101 142,148,541 Investments: 110,000 25,272,101 142,148,541 Investments: - - - - Chider noncurrent assets - - - - - Other noncurrent assets -<	Other current assets		=		-		=
Investments	Restricted current assets						
Capital assets: 182,141,050 8,289,891 190,430,941 Nondepreciable 75,803,270 2,540,961 78,344,231 Depreciable, net 116,876,440 25,272,101 142,148,541 Investments: Restricted - - - Restricted - - - - Other noncurrent assets 192,679,710 27,813,062 220,492,772 Other noncurrent assets 192,679,710 27,813,062 220,492,772 Total Assets 374,820,760 36,102,953 410,923,713 Deferred Outflows of Resources 1,397,374 - 1,397,374 Deferred outflows - pensions 7,612,726 787,671 8,400,397 Deferred outflows - OPEB 1,106,781 91,845 1,198,626 Total Deferred Outflows of Resources 10,116,881 879,516 10,996,397 Liabilities 1 236,240 11,531,442 Deposit payable 1,135,202 396,240 11,531,442 Deposit payable 14,717,949 1,812,270 16,530,219 </td <td></td> <td></td> <td>1,219,630</td> <td></td> <td>-</td> <td></td> <td>1,219,630</td>			1,219,630		-		1,219,630
Nondepreciable net lopereciable net lopereciable net lower ments: 75,803,270 2,540,961 78,344,231 Investments: 116,876,440 25,272,101 142,148,541 Restricted - - - Unrestricted - - - Other noncurrent assets 192,679,710 27,813,062 220,492,772 Total Assets 192,679,710 27,813,062 220,492,772 Peferred Outflows of Resources 192,679,710 36,102,953 410,923,713 Deferred Outflows of Resources 1,397,374 - 1,397,374 Deferred outflows - pensions 7,612,726 787,671 8,400,397 Deferred outflows - OPEB 1,106,781 91,845 1,198,626 Total Deferred Outflows of Resources 10,116,881 879,516 10,996,397 Lize March and a state of the period outflows of Resources 10,116,881 879,516 10,996,397 Lize March and a state outflows of Resources 10,116,881 879,516 10,996,397 Lize March and a state outflows of Resources 11,135,202 396,240 11,531,442		_	182,141,050		8,289,891		190,430,941
Depreciable, net 116,876,440 25,272,101 142,148,541 Investments:	Capital assets:						
Investments: Restricted	Nondepreciable		75,803,270		2,540,961		78,344,231
Restricted Unrestricted Unrestricted Unrestricted Other noncurrent assets - 3,97,374 - - 1,397,374 - - 1,397,374 - - 1,397,374 - - 1,397,374 - - 1,396,626 - <td>Depreciable, net</td> <td></td> <td>116,876,440</td> <td></td> <td>25,272,101</td> <td></td> <td>142,148,541</td>	Depreciable, net		116,876,440		25,272,101		142,148,541
Unrestricted Other noncurrent assets -	Investments:						
Other noncurrent assets -	Restricted		-		-		-
Deferred Outflows of Resources Total Assets 192,679,710 27,813,062 220,492,772 Deferred Outflows of Resources 374,820,760 36,102,953 410,923,713 Deferred charge on refunding Deferred charge on refunding Deferred outflows - pensions 1,397,374 - 1,397,374 - 1,397,374 Deferred outflows - OPEB Total Deferred Outflows of Resources 1,106,781 91,845 1,198,626 Total Deferred Outflows of Resources Liabilities 879,516 10,996,397 Liabilities 11,135,202 396,240 11,531,442 Deposit payable 11,135,202 396,240 11,531,442 Deposit payable 3,582,747 1,290,571 4,873,318 Accrued expenses payable 14,717,949 1,812,270 16,530,219 Noncurrent liabilities: 10 16,310,000 - 16,530,219 Noncurrent liabilities: 252,288 - 252,288 - 252,288 Accrued compensated absences 6,813,273 348,679 7,161,952 Due in more than one year: 206,577 - 206,577 206,577 Capital lease pay	Unrestricted		-		-		-
Deferred Outflows of Resources 374,820,760 36,102,953 410,923,713 Deferred Outflows of Resources 1,397,374 - 1,397,374 Deferred outflows - pensions 7,612,726 787,671 8,400,397 Deferred outflows - OPEB 1,106,781 91,845 1,198,626 Total Deferred Outflows of Resources 10,116,881 879,516 10,996,397 Liabilities - 125,459 125,459 Accounts payable 11,135,202 396,240 11,531,442 Deposit payable 3,582,747 1,290,571 4,873,318 Accrued expenses payable 3,582,747 1,290,571 4,873,318 Noncurrent liabilities: 16,310,000 - 16,310,000 Loan payable 66,059 - 26,059 Capital lease payable 252,288 - 252,288 Accrued compensated absences 6,813,273 348,679 7,161,952 Due in more than one year: 8 206,577 - 206,577 Capital lease payable 206,577 - 206,577 <td>Other noncurrent assets</td> <td></td> <td>-</td> <td></td> <td>-</td> <td></td> <td>-</td>	Other noncurrent assets		-		-		-
Deferred Outflows of Resources Deferred charge on refunding 1,397,374 - 1,397,374 Deferred outflows - pensions 7,612,726 787,671 8,400,397 Deferred outflows - OPEB 1,106,781 91,845 1,198,626 Total Deferred Outflows of Resources 10,116,881 879,516 10,996,397 Liabilities Accounts payable 11,135,202 396,240 11,531,442 Deposit payable - 125,459 125,459 Accrued expenses payable - 1,290,571 4,873,318 Accrued expenses payable 14,717,949 1,812,270 16,530,219 Noncurrent liabilities: 1 1,290,571 4,873,318 Due within one year: 1 16,310,000 - 16,310,000 Loan payable 66,059 - 66,059 Capital lease payable 252,288 - 252,288 Accrued compensated absences 6,813,273 348,679 7,161,952 Due in more than one year: 270,558,859 - 2			192,679,710		27,813,062		220,492,772
Deferred charge on refunding Deferred outflows - pensions 1,397,374 (7,612,726) 7,676,761 (7,676) 1,397,374 (7,612,726) 1,397,374 (7,612,726) 1,397,374 (7,612,726) 1,397,374 (7,612,726) 1,397,374 (7,612,726) 8,400,397 (7,612,726) 1,196,226 (7,612,726) 1,198,626 (7,612,726) 1,198,626 (7,612,726) 1,198,626 (7,612,726) 1,198,626 (7,612,726) 1,198,626 (7,612,726) 1,199,516 (7,612,726) 1,199,6397 (7,612,726) 1,290,571 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,459 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,422 (7,612,726) 1,251,422 (7,612,726) 1,251,422 (7,612,726) 1,251,422 (7,612,726) 1,251,422 (7,612,726) 1,251,422 (7,612,726) 1,251,422 (7,612,726) 1,251,622 (7,612,726) 1,251,622 (7,612,726) 1,242,6299 (7,612,726) 1,251,622 (7,612,726) 1,242,6299 (7,612,726) 1,251,622 (7,612,726) 1,242,6299 (7,612,726) 1,225,622 (7,612,726) 1,242,6299 (7,612,726) <	Total Assets		374,820,760		36,102,953		410,923,713
Deferred charge on refunding Deferred outflows - pensions 1,397,374 (7,612,726) 7,676,761 (7,676) 1,397,374 (7,612,726) 1,397,374 (7,612,726) 1,397,374 (7,612,726) 1,397,374 (7,612,726) 1,397,374 (7,612,726) 8,400,397 (7,612,726) 1,196,226 (7,612,726) 1,198,626 (7,612,726) 1,198,626 (7,612,726) 1,198,626 (7,612,726) 1,198,626 (7,612,726) 1,198,626 (7,612,726) 1,199,516 (7,612,726) 1,199,6397 (7,612,726) 1,290,571 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,459 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,442 (7,612,726) 1,251,422 (7,612,726) 1,251,422 (7,612,726) 1,251,422 (7,612,726) 1,251,422 (7,612,726) 1,251,422 (7,612,726) 1,251,422 (7,612,726) 1,251,422 (7,612,726) 1,251,622 (7,612,726) 1,251,622 (7,612,726) 1,242,6299 (7,612,726) 1,251,622 (7,612,726) 1,242,6299 (7,612,726) 1,251,622 (7,612,726) 1,242,6299 (7,612,726) 1,225,622 (7,612,726) 1,242,6299 (7,612,726) <	Deferred Outflows of Resources						
Deferred outflows - pensions 7,612,726 787,671 8,400,397 Deferred outflows - OPEB 1,106,781 91,845 1,198,626 Total Deferred Outflows of Resources 10,116,881 879,516 10,996,397 Liabilities Secured Expenses payable 11,135,202 396,240 11,531,442 Deposit payable - 125,459 125,459 Accrued expenses payable 3,582,747 1,290,571 4,873,318 Noncurrent liabilities: 14,717,949 1,812,270 16,530,219 Noncurrent liabilities: 16,310,000 - 16,310,000 Loan payable 66,059 - 66,059 Capital lease payable 252,288 - 252,288 Accrued compensated absences 6,813,273 348,679 7,161,952 Due in more than one year: 8 - 270,558,859 Loan payable 206,577 - 206,577 Capital lease payable 663,831 - 663,831 Net pension liability 31,235,682 3,224,742 34,460			1,397,374		-		1,397,374
Deferred outflows - OPEB 1,106,781 91,845 1,198,626 Total Deferred Outflows of Resources 10,116,881 879,516 10,996,397 Liabilities Security of the property					787,671		
Liabilities 10,116,881 879,516 10,996,397 Accounts payable 11,135,202 396,240 11,531,442 Deposit payable - 125,459 125,459 Accrued expenses payable 3,582,747 1,290,571 4,873,318 Noncurrent liabilities: 14,717,949 1,812,270 16,530,219 Noncurrent liabilities: 5 5 16,310,000 - 16,310,000 Loan payable 66,059 - 66,059 - 66,059 Capital lease payable 252,288 - 252,288 Accrued compensated absences 6,813,273 348,679 7,161,952 Due in more than one year: 3 348,679 7,161,952 Due in more than one year: 206,577 - 206,577 Capital lease payable 663,831 - 205,578 Loan payable 206,577 - 206,577 Capital lease payable 663,831 - 663,831 Net pension liability - TMRS 1,631,889 163,671 1,795,560							
Accounts payable 11,135,202 396,240 11,531,442 Deposit payable - 125,459 125,459 Accrued expenses payable 3,582,747 1,290,571 4,873,318 Noncurrent liabilities: - 16,530,219 Due within one year: - - 16,310,000 Loan payable 66,059 - 66,059 Capital lease payable 252,288 - 252,288 Accrued compensated absences 6,813,273 348,679 7,161,952 Due in more than one year: - 270,558,859 - 270,558,859 Loan payable 206,577 - 206,577 Capital lease payable 663,831 - 663,831 Net pension liability 31,235,682 3,224,742 34,460,424 Total OPEB liability - TMRS 1,631,889 163,671 1,795,560 Total OPEB liability - retiree benefit 11,301,337 1,125,622 12,426,959 Accrued compensated absences 757,030 38,742 795,772 Other noncurrent liabili	Total Deferred Outflows of Resources		10,116,881		879,516		10,996,397
Accounts payable 11,135,202 396,240 11,531,442 Deposit payable - 125,459 125,459 Accrued expenses payable 3,582,747 1,290,571 4,873,318 Noncurrent liabilities: - 16,530,219 Due within one year: - - 16,310,000 Loan payable 66,059 - 66,059 Capital lease payable 252,288 - 252,288 Accrued compensated absences 6,813,273 348,679 7,161,952 Due in more than one year: - 270,558,859 - 270,558,859 Loan payable 206,577 - 206,577 Capital lease payable 663,831 - 663,831 Net pension liability 31,235,682 3,224,742 34,460,424 Total OPEB liability - TMRS 1,631,889 163,671 1,795,560 Total OPEB liability - retiree benefit 11,301,337 1,125,622 12,426,959 Accrued compensated absences 757,030 38,742 795,772 Other noncurrent liabili	Liabilities		_		_		_
Deposit payable - 125,459 125,459 Accrued expenses payable 3,582,747 1,290,571 4,873,318 Noncurrent liabilities:			11,135,202		396,240		11,531,442
Noncurrent liabilities: Due within one year: Bonds payable 16,310,000 - 16,310,000 Loan payable 66,059 - 66,059 Capital lease payable 252,288 - 252,288 Accrued compensated absences 6,813,273 348,679 7,161,952 Due in more than one year: Bonds payable 270,558,859 - 270,558,859 Loan payable 206,577 - 206,577 Capital lease payable 663,831 - 663,831 Net pension liability 31,235,682 3,224,742 34,460,424 Total OPEB liability - TMRS 1,631,889 163,671 1,795,560 Total OPEB liability - retiree benefit 11,301,337 1,125,622 12,426,959 Accrued compensated absences 757,030 38,742 795,772 Other noncurrent liability			-		125,459		
Noncurrent liabilities: Due within one year: Bonds payable 16,310,000 - 16,310,000 Loan payable 66,059 - 66,059 - 66,059 Capital lease payable 252,288 - 252,288 Accrued compensated absences 6,813,273 348,679 7,161,952 Due in more than one year: 8 - 270,558,859 - 270,558,859 Loan payable 206,577 - 206,577 - 206,577 Capital lease payable 663,831 - 663,831 - 663,831 Net pension liability 31,235,682 3,224,742 34,460,424 Total OPEB liability - TMRS 1,631,889 163,671 1,795,560 Total OPEB liability - retiree benefit 11,301,337 1,125,622 12,426,959 Accrued compensated absences 757,030 38,742 795,772 Other noncurrent liability - 339,796,825 4,901,456 344,698,281	Accrued expenses payable		3,582,747		1,290,571		4,873,318
Due within one year: Bonds payable 16,310,000 - 16,310,000 Loan payable 66,059 - 66,059 Capital lease payable 252,288 - 252,288 Accrued compensated absences 6,813,273 348,679 7,161,952 Due in more than one year: 800 more than one year: 800 more than one year: 800,577 - 270,558,859 Loan payable 206,577 - 206,577 Capital lease payable 663,831 - 663,831 Net pension liability 31,235,682 3,224,742 34,460,424 Total OPEB liability - TMRS 1,631,889 163,671 1,795,560 Total OPEB liability - retiree benefit 11,301,337 1,125,622 12,426,959 Accrued compensated absences 757,030 38,742 795,772 Other noncurrent liability - - - 339,796,825 4,901,456 344,698,281			14,717,949		1,812,270		16,530,219
Bonds payable 16,310,000 - 16,310,000 Loan payable 66,059 - 66,059 Capital lease payable 252,288 - 252,288 Accrued compensated absences 6,813,273 348,679 7,161,952 Due in more than one year: 8 - 270,558,859 Loan payable 270,558,859 - 270,558,859 Loan payable 206,577 - 206,577 Capital lease payable 663,831 - 663,831 Net pension liability 31,235,682 3,224,742 34,460,424 Total OPEB liability - TMRS 1,631,889 163,671 1,795,560 Total OPEB liability - retiree benefit 11,301,337 1,125,622 12,426,959 Accrued compensated absences 757,030 38,742 795,772 Other noncurrent liability - - - - 339,796,825 4,901,456 344,698,281							
Loan payable 66,059 - 66,059 Capital lease payable 252,288 - 252,288 Accrued compensated absences 6,813,273 348,679 7,161,952 Due in more than one year: Bonds payable 270,558,859 - 270,558,859 Loan payable 206,577 - 206,577 Capital lease payable 663,831 - 663,831 Net pension liability 31,235,682 3,224,742 34,460,424 Total OPEB liability - TMRS 1,631,889 163,671 1,795,560 Total OPEB liability - retiree benefit 11,301,337 1,125,622 12,426,959 Accrued compensated absences 757,030 38,742 795,772 Other noncurrent liability - - - 339,796,825 4,901,456 344,698,281			16 210 000				16 210 000
Capital lease payable 252,288 - 252,288 Accrued compensated absences 6,813,273 348,679 7,161,952 Due in more than one year: Bonds payable 270,558,859 - 270,558,859 Loan payable 206,577 - 206,577 Capital lease payable 663,831 - 663,831 Net pension liability 31,235,682 3,224,742 34,460,424 Total OPEB liability - TMRS 1,631,889 163,671 1,795,560 Total OPEB liability - retiree benefit 11,301,337 1,125,622 12,426,959 Accrued compensated absences 757,030 38,742 795,772 Other noncurrent liability - - - 339,796,825 4,901,456 344,698,281					-		
Accrued compensated absences 6,813,273 348,679 7,161,952 Due in more than one year: Bonds payable 270,558,859 - 270,558,859 Loan payable 206,577 - 206,577 Capital lease payable 663,831 - 663,831 Net pension liability 31,235,682 3,224,742 34,460,424 Total OPEB liability - TMRS 1,631,889 163,671 1,795,560 Total OPEB liability - retiree benefit 11,301,337 1,125,622 12,426,959 Accrued compensated absences 757,030 38,742 795,772 Other noncurrent liability - - 339,796,825 4,901,456 344,698,281			,		-		
Due in more than one year: 270,558,859 - 270,558,859 Loan payable 206,577 - 206,577 Capital lease payable 663,831 - 663,831 Net pension liability 31,235,682 3,224,742 34,460,424 Total OPEB liability - TMRS 1,631,889 163,671 1,795,560 Total OPEB liability - retiree benefit 11,301,337 1,125,622 12,426,959 Accrued compensated absences 757,030 38,742 795,772 Other noncurrent liability - - - 339,796,825 4,901,456 344,698,281					249 670		
Bonds payable 270,558,859 - 270,558,859 Loan payable 206,577 - 206,577 Capital lease payable 663,831 - 663,831 Net pension liability 31,235,682 3,224,742 34,460,424 Total OPEB liability - TMRS 1,631,889 163,671 1,795,560 Total OPEB liability - retiree benefit 11,301,337 1,125,622 12,426,959 Accrued compensated absences 757,030 38,742 795,772 Other noncurrent liability - - - 339,796,825 4,901,456 344,698,281			0,813,273		340,079		7,101,932
Loan payable 206,577 - 206,577 Capital lease payable 663,831 - 663,831 Net pension liability 31,235,682 3,224,742 34,460,424 Total OPEB liability - TMRS 1,631,889 163,671 1,795,560 Total OPEB liability - retiree benefit 11,301,337 1,125,622 12,426,959 Accrued compensated absences 757,030 38,742 795,772 Other noncurrent liability - - - 339,796,825 4,901,456 344,698,281	· ·		270 558 850				270 558 850
Capital lease payable 663,831 - 663,831 Net pension liability 31,235,682 3,224,742 34,460,424 Total OPEB liability - TMRS 1,631,889 163,671 1,795,560 Total OPEB liability - retiree benefit 11,301,337 1,125,622 12,426,959 Accrued compensated absences 757,030 38,742 795,772 Other noncurrent liability - - - 339,796,825 4,901,456 344,698,281	* *				_		
Net pension liability 31,235,682 3,224,742 34,460,424 Total OPEB liability - TMRS 1,631,889 163,671 1,795,560 Total OPEB liability - retiree benefit 11,301,337 1,125,622 12,426,959 Accrued compensated absences 757,030 38,742 795,772 Other noncurrent liability - - - 339,796,825 4,901,456 344,698,281					_		
Total OPEB liability - TMRS 1,631,889 163,671 1,795,560 Total OPEB liability - retiree benefit 11,301,337 1,125,622 12,426,959 Accrued compensated absences 757,030 38,742 795,772 Other noncurrent liability - - - 339,796,825 4,901,456 344,698,281					3 224 742		
Total OPEB liability - retiree benefit 11,301,337 1,125,622 12,426,959 Accrued compensated absences 757,030 38,742 795,772 Other noncurrent liability - - - - 339,796,825 4,901,456 344,698,281							
Accrued compensated absences 757,030 38,742 795,772 Other noncurrent liability	· · · · · · · · · · · · · · · · · · ·						
Other noncurrent liability 339,796,825 4,901,456 344,698,281							
339,796,825 4,901,456 344,698,281	<u>-</u>		757,030		J0,742 -		175,112
	- ,	_	339,796,825		4,901,456		344,698,281
	Total Liabilities		354,514,774		6,713,726		361,228,500

Component Units							
Economic	New						
Development	Braunfels						
Corporation	Utilities						
\$ 20,242,243	\$ 56,080,498						
Ψ 20,212,213	2,000,000						
4,233,568	40,782,081						
4,233,306	40,762,061						
-	2 502 017						
-	2,592,817						
-	1,448,808						
2,455	7,048,575						
-	7,803,888						
-	2,513,438						
24,478,266	120,270,105						
= 1, 11 3,= 33	,						
_	194,241,018						
_	449,832,244						
	777,032,277						
	6,000,506						
-	6,000,586						
=	5,566,600						
	7,221,745						
	662,862,193						
24,478,266	783,132,298						
_	_						
	4,079,186						
-	4,079,100						
	4 070 196						
	4,079,186						
1,404,536	37,101,262						
-	7,751,405						
	14,969,233						
1,404,536	59,821,900						
-	5,030,000						
-	250,000						
-	· =						
_	1,430,990						
	-, , , , ,						
_	226,500,833						
_	220,300,033						
-	-						
-	14 400 200						
-	14,400,209						
-	-						
-							
-	741,067						
	47,700						
	248,400,799						
1,404,536	308,222,699						

 $STATEMENT\ OF\ NET\ POSITION\ (page\ 2\ of\ 2)$

September 30, 2020

	Primary Government				
	Governmental Activities	Business-Type Activities	Total		
Deferred Inflows of Resources					
Deferred inflows - pensions	\$ 4,217,900	0 \$ 422,295	\$ 4,640,195		
Deferred inflows - OPEB	72,769	9 5,628	78,397		
Total Deferred Inflows of Resources	4,290,669	9 427,923	4,718,592		
Net Position					
Net investment in capital assets	10,677,848	8 27,813,062	38,490,910		
Restricted for:					
Debt service	2,242,572	2 -	2,242,572		
Capital projects	11,251,62	1 -	11,251,621		
Cemetery perpetual care (nonexpendable)	222,61	7 -	222,617		
Grants	721,884	4 -	721,884		
Impact fees			=		
Municipal court	440,44	1 -	440,441		
Library	1,860	0 -	1,860		
Public safety	3,83	7 -	3,837		
Governmental programming	270,203	-	270,203		
Tourism	1,144,969	9 -	1,144,969		
Economic development	8,960,820	-	8,960,826		
Special donation	616,490	0 -	616,490		
Unrestricted	(10,422,970	0) 2,027,758	(8,395,212)		
Total Net Position	\$ 26,132,198	\$ 29,840,820	\$ 55,973,018		

	Component Units								
	Economic	New							
Ι	Development	Braunfels							
	Corporation	Utilities							
	-								
\$	-	\$ 2,594,846							
	<u>-</u>								
	-	2,594,846							
	_								
	=	423,246,870							
	-	422,435							
	-	-							
	-	-							
	=	-							
	-	47,567							
	-	-							
	-	-							
	-	-							
	-	-							
	-	-							
	-	-							
	23,073,730	52,677,067							
\$	23,073,730	\$ 476,393,939							
Ψ	23,013,130	Ψ +10,373,333							

STATEMENT OF ACTIVITIES

For the Year Ended September 30, 2020

			Program Revenues					
Functions/Programs		Expenses		Charges for Services		Operating Grants and Ontributions	Capital Grants and Contributions	
Primary Government								
Governmental Activities								
General government	\$	12,716,137	\$	125,360	\$	658,775	\$	-
Finance and tax		1,054,156		-		-		-
Planning and environmental		3,299,504		-		344,778		_
Public safety		34,333,684		5,748,253		1,268,552		-
Public works		39,376,084		7,019,238		122,164		-
Parks and recreation		8,452,811		3,282,683		-		-
Library		2,026,390		27,027		-		-
Interest and fiscal agent fees		9,388,355						
Total Governmental Activities		110,647,121		16,202,561		2,394,269		-
Business-Type Activities		_		_		_		
Airport		3,297,954		2,296,320		1,223,699		-
Solid waste		8,717,897		10,176,299		3,744,586		-
Golf course		1,823,784		1,633,819		24,245		-
Civic center		1,165,991		274,475		17,779		
Total Business-Type Activities		15,005,626		14,380,913		5,010,309		-
Total Primary Government	\$	125,652,747	\$	30,583,474	\$	7,404,578	\$	
Component Units								
Economic Development Corporation	\$	4,574,553	\$	-	\$	-	\$	-
New Braunfels Utilities		174,160,784		181,185,256				39,367,006
Total Component Units	\$	178,735,337	\$	181,185,256	\$		\$	39,367,006

General Revenues and Transfers:

Taxes and fees

Property

Sales

Hotel/motel occupancy

Franchise

Mixed beverages

Investment income

Contributions not restricted to programs

Miscellaneous

Transfers

Total General Revenues and Transfers Change in Net Position

Beginning net position

Ending Net Position

Net (Expense) Revenue and Changes in Net Position

]	Primary Governmer	nt	es in Net Position Component Units				
		·		Economic	New			
G	overnmental	Business-Type		Development	Braunfels			
	Activities	Activities	Total	Corporation	Utilities			
\$	(11,932,002)	\$ -	\$ (11,932,002)	\$ -	\$ -			
	(1,054,156)	_	(1,054,156)	-	-			
	(2,954,726)	-	(2,954,726)	-	-			
	(27,316,879)	_	(27,316,879)	_	_			
	(32,234,682)	_	(32,234,682)	_	-			
	(5,170,128)	_	(5,170,128)	_	_			
	(1,999,363)	_	(1,999,363)	_	_			
	(9,388,355)	_	(9,388,355)	_	_			
	(92,050,291)		(92,050,291)					
	(92,030,291)		(92,030,291)					
	-	222,065	222,065	_	-			
	-	5,202,988	5,202,988	-	-			
	-	(165,720)	(165,720)	-	-			
	_	(873,737)	(873,737)	-	-			
	-	4,385,596	4,385,596		-			
	(92,050,291)	4,385,596	(87,664,695)					
	-	-	-	(4,574,553)	-			
					46,391,478			
				(4,574,553)	46,391,478			
	40,536,722	-	40,536,722	-	-			
	25,606,243	-	25,606,243	6,363,137	-			
	2,872,022	-	2,872,022	-	-			
	9,908,479	-	9,908,479	-	-			
	507,748	-	507,748	-	-			
	1,002,922	26,641	1,029,563	139,342	1,656,378			
	4,687,445	, -	4,687,445	, -	-			
	4,585,204	387,769	4,972,973	1,184,198	4,426,370			
	2,311,111	(2,311,111)	-	-	-			
	92,017,896	(1,896,701)	90,121,195	7,686,677	6,082,748			
	(32,395)	2,488,895	2,456,500	3,112,124	52,474,226			
	\- - , - ,- , - ,	_,	_,,	- , - , - - ·	,,-20			
	26,164,593	27,351,925	53,516,518	19,961,606	423,919,713			

BALANCE SHEET GOVERNMENTAL FUNDS

September 30, 2020

	General	H	lotel/Motel Tax	Debt Service	(General Obligations
Assets Cash and equity in pooled cash and investments	\$ 20,509,673	\$	1,324,594	\$ 2,444,601	\$	16,036,389
Investments Receivables, net of allowance:	5,131,376 7,563,165		287,086	323,538		-
Due from other funds	113,475 2,830		-	-		-
Inventory Restricted cash	 2,830		<u> </u>	 - -		<u> </u>
Total Assets	\$ 33,320,519	\$	1,611,680	\$ 2,768,139	\$	16,036,389
<u>Liabilities</u>						
Accounts payable Due to other funds	\$ 3,377,469 784,581	\$	466,711	\$ 202,029	\$	3,990,690
Accrued wages payable	1,350,823		-	-		-
Total Liabilities	5,512,873		466,711	202,029	_	3,990,690
Deferred Inflows of Resources						
Unavailable revenue - property taxes	 421,534			 323,538		
Fund Balances						
Nonspendable	2,830		-	-		-
Restricted Committed	=		1,144,969	2,242,572		12,045,699
Assigned	798,164		-	-		-
Unassigned	26,585,118		=	-		_
Total Fund Balances	27,386,112		1,144,969	2,242,572		12,045,699
Total Liabilities, Deferred Inflows of Resources, and Fund Balances	\$ 33,320,519	\$	1,611,680	\$ 2,768,139	\$	16,036,389

Roadway Impact Fees		019 Capital nprovement	2020 Capital Improvement		Nonmajor Governmental Funds		Total Fovernmental Funds
\$ 7,151,800	\$	75,562,662	\$ 17,002,634	\$	24,694,466	\$	164,726,819
-		-	-		-		5,131,376
-		_	-		101,141		8,274,930
-		_	-		304,237		417,712
-		-	-		-		2,830
			 		1,219,630		1,219,630
\$ 7,151,800	\$	75,562,662	\$ 17,002,634	\$	26,319,474	\$	179,773,297
\$ 76,701	\$	1,967,730	\$ -	\$	1,053,872	\$	11,135,202
-		_	-		407,043		1,191,624
-		-	-		-		1,350,823
76,701		1,967,730	-		1,460,915		13,677,649
_		-	-		-		745,072
							<u> </u>
-		-	-		222,617		225,447
7,075,099		73,594,932	17,002,634		17,207,176		130,313,081
-		-	-		6,519,109		6,519,109
-		-	-		-		798,164
_			-		909,657		27,494,775
7,075,099		73,594,932	17,002,634		24,858,559		165,350,576
\$ 7,151,800	\$	75,562,662	\$ 17,002,634	\$	26,319,474	\$	179,773,297

RECONCILIATION OF THE GOVERNMENTAL FUNDS BALANCE SHEET

TO THE STATEMENT OF NET POSITION

September 30, 2020

September 30, 2020		
Total fund balances for governmental funds		\$ 165,350,576
Amounts reported for governmental activities in the Statement of Net Position are different because:		
Capital assets used in governmental activities are not current financial		
resources and, therefore, not reported in the governmental funds.		
Capital assets - nondepreciable	75,803,270	
Capital assets - depreciable	116,876,440	
·		192,679,710
Other long-term assets are not available to pay for current period expenditures		
and, therefore, are reported as unavailable revenue in the governmental funds.		745,072
Some liabilities, including bonds payable, are not reported as liabilities		
in the governmental funds.		
Accrued interest	(1,722,073)	
Bonds, Notes and Other payables due in one year	(16,310,000)	
Bonds, Notes and Other payables due in more than one year	(248,575,000)	
Danish and in the second of th		(266,607,073)
Premiums on bond issuance and deferred loss on bond refunding are recorded as other financing sources and uses in the fund financial statements, but		
are capitalized and amortized in the government-wide financial statements		
over the life of the bond.		
Premiums	(21,983,859)	
Deferred charge on refunding	1,397,374	
Deferred charge on retunding	1,377,374	(20,586,485)
Loans payable and capital leases are not due and payable in the current period		(-,, ,
and, therefore, are not reported as liabilities in the governmental funds.		(1,188,755)
		(1,100,755)
Net pension liability and other postemployment benefits (OPEB) obligations are not		
due and payable in the current period and, therefore, are not reported as		
liabilities in the governmental funds balance sheet.	(21 225 (22)	
Net pension liability	(31,235,682)	
Total OPEB liability - TMRS	(1,631,889)	
Total OPEB liability - retiree benefits	(11,301,337)	(44,168,908)
Deferred outflows and inflows of resources related to the net pension and		(44,108,908)
total OPEB liability are not reported in the funds.		
Deferred outflows - pensions	7,612,726	
Deferred inflows - pensions	(4,217,900)	
Deferred outflows - OPEB	1,106,781	
Deferred inflows - OPEB	(72,769)	
	(, -,, -,,	4,428,838
Accrued liabilities for compensated absences are not due and payable in the current		
period and, therefore, have not been included in the fund financial statements.		(7,570,303)
The City uses an internal service fund to charge the costs of certain activites to		
individual funds. Assets and liabilities of the internal service fund are included in		
governmental activities.		3,049,526
Net Position of Governmental Activities		\$ 26,132,198

STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES GOVERNMENTAL FUNDS

For the Year Ended September 30, 2020

		General	I	Iotel/Motel Tax	Debt Service		General Obligations
Revenues							
Taxes and fees	\$	55,527,529	\$	2,872,022	\$ 16,504,981	\$	-
Licenses and permits		5,646,378		-	-		-
Intergovernmental		658,775		-	-		-
Fines and forfeitures		1,055,141		-	-		-
Interest		553,431		6,027	35,150		258,116
Parks and recreation		2,554,698		-	-		-
Miscellaneous		2,385,997		52	-		615,184
Other contributions		-		-	2,051,491		-
Charges for services		3,938,646		-	-		-
Total Revenues		72,320,595		2,878,101	18,591,622		873,300
Expenditures	-						·
Current:							
General government		9,226,021		2,858,649	_		=
Finances and tax		1,287,773		· · ·	_		-
Planning and environmental		3,402,849		-	_		=
Public safety		40,043,035		-	_		-
Public works		7,514,328		-	_		16,039,945
Parks and recreation		7,549,474		_	_		415,019
Library		2,334,164		_	_		-
Debt Service:		_,,					
Principal		_		_	12,630,000		_
Interest		_		_	7,298,114		_
Fiscal agent fees		_		_	6,900		_
Total Expenditures		71,357,644		2,858,649	19,935,014		16,454,964
Excess (Deficiency) of Revenues							
Over (Under) Expenditures		962,951		19,452	 (1,343,392)		(15,581,664)
Other Financing Sources (Uses)							
Transfers in		974,381		-	1,391,312		-
Transfers (out)		(645,659)		(680,725)	· · ·		=
Sale of capital assets		18,648		_	-		-
Long-term debt issuance		_		_	_		_
Premium received on the issuance of debt		_		_	_		_
Total Other Financing Sources (Uses)		347,370		(680,725)	 1,391,312	_	_
Net Change in Fund Balances		1,310,321		(661,273)	47,920		(15,581,664)
Beginning fund balances		26,075,791		1,806,242	 2,194,652		27,627,363
Ending Fund Balances	\$	27,386,112	\$	1,144,969	\$ 2,242,572	\$	12,045,699

	Roadway npact Fees	2019 Capital Improvement	2020 Capital Improvement	Nonmajor Governmental Funds	Total Governmental Funds		
\$	_	\$ -	\$ -	4,374,763	\$ 79,279,295		
·	-	· -	-	6,750	5,653,128		
	-	=	-	1,735,494	2,394,269		
	-	-	-	200,424	1,255,565		
	54,228	-	-	92,280	999,232		
	-	-	-	725,541	3,280,239		
	223,509	-	-	1,341,813	4,566,555		
	2,635,722	-	-	232	4,687,445		
	-	=	-	2,074,983	6,013,629		
	2,913,459			10,552,280	108,129,357		
		81,958		1,920,928	14,087,556		
	-	01,930	-	1,920,926	1,287,773		
	-	-	-	477,659	3,880,508		
	-	-	- 477,039		40,963,442		
	_	10,611,226	-	6,225,060	40,390,559		
	1,092,343	10,011,220	-	122,833			
	1,092,343	-			9,179,669		
	-	-	-	60,592	2,394,756		
	-	-	-	1,360,000	13,990,000		
	-	-	-	3,077,162	10,375,276		
	-	-	192,012	-	198,912		
	1,092,343	10,693,184	192,012	14,164,641	136,748,451		
	1,821,116	(10,693,184)	(192,012)	(3,612,361)	(28,619,094)		
		1,000,000		6,109,650	9,475,343		
	(1,000,000)	1,000,000	_	(4,837,848)	(7,164,232)		
	(1,000,000)	_	_	(4,037,040)	18,648		
		47,770,000	14,470,000	_	62,240,000		
	_	7,919,241	2,724,646	_	10,643,887		
	(1,000,000)	56,689,241	17,194,646	1,271,802	75,213,646		
	821,116	45,996,057	17,002,634	(2,340,559)	46,594,552		
	6,253,983	27,598,875		27,199,118	118,756,024		
\$	7,075,099	\$ 73,594,932	\$ 17,002,634	\$ 24,858,559	\$ 165,350,576		

RECONCILIATION OF THE STATEMENT OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCES OF GOVERNMENTAL FUNDS TO THE STATEMENT OF ACTIVITIES

For the Year Ended September 30, 2020

Net changes in fund balances - total governmental funds Amounts reported for governmental activities in the Statement of Activities are different because: Governmental funds report capital outlays as expenditures. However, in the Statement of Activities, the cost of those assets is allocated over their estimated useful lives and reported as depreciation expense. Depreciation Capital outlay The City uses an internal service fund to charge the costs of certain activities to individual funds. Net change in net position of the internal service fund is reported with governmental activities. Revenues in the Statement of Activities that do not provide current financial resources are not reported as revenues in the funds. The issuance of long-term debt (e.g., bonds, leases, and certificates of obligation) provides current financial resources to governmental funds, while the repayment of the principal of long-term debt consumes the current financial resources of governmental funds. Neither transaction, however, has any effect on net position. Also, governmental funds report the effect of premiums, discounts, and similar items when it is first issued, whereas, these amounts are deferred and amortized in the Statement of Activities. Certificates of obligation bonds (14,470,000) Amortization of deferred charge on refunding (17,300) Amortization of premium on bonds (18,90,15) Accrued interest on long-term debt (18,100,100) Amortization of premium on bonds (18,90,15) Capital lease principal payment (18,100,100) Compensated absences Compensated absences Compensated absences Change in net pension liability (18,100,100) Change in total OPEB liability - TMRS (19,00,301) Change in deferred dinflows - pensions (1,200,486) Change in deferred inflows - pensions (1,200,486) Change in deferred inflows - Pensions (1,200,486) Change in deferred inflows - OPEB (1,200,480,387)		
Governmental funds report capital outlays as expenditures. However, in the Statement of Activities, the cost of those assets is allocated over their estimated useful lives and reported as depreciation expense. Depreciation (13,223,187) Capital outlay 27,061,134 The City uses an internal service fund to charge the costs of certain activities to individual funds. Net change in net position of the internal service fund is reported with governmental activities. Revenues in the Statement of Activities that do not provide current financial resources are not reported as revenues in the funds. The issuance of long-term debt (e.g., bonds, leases, and certificates of obligation) provides current financial resources to governmental funds, while the repayment of the principal of long-term debt consumes the current financial resources of governmental funds. Neither transaction, however, has any effect on net position. Also, governmental funds report the effect of premiums, discounts, and similar items when it is first issued; whereas, these amounts are deferred and amortized in the Statement of Activities. Certificates of obligation issued (14,470,000) General obligation bonds issued (17,700,000) Principal repayments (13,900,000) Amortization of deferred charge on refunding (273,690) Amortization of premium on bonds (9,295,307) Accrued interest on long-term debt (389,615) Capital lease principal payment (435,851) Loan principal payment (435,851) Loan principal payment (435,851) Compensated absences (1,211,686) Change in tet pension liability TMRS (308,301) Change in total OPEB liability - TMRS (308,301) Change in deferred outflows - pensions (1,370,640) Change in deferred outflows - pensions (1,370,640) Change in deferred outflows - pensions (2,480,387) Change in deferred outflows - pensions (3,480,387)	Net changes in fund balances - total governmental funds	\$ 46,594,552
Statement of Activities, the cost of those assets is allocated over their estimated useful lives and reported as depreciation (13,223,187) Capital outlay 27,061,134 The City uses an internal service fund to charge the costs of certain activities to individual funds. Net change in net position of the internal service fund is reported with governmental activities. 482,661 Revenues in the Statement of Activities that do not provide current financial resources are not reported as revenues in the funds. 151,920 The issuance of long-term debt (e.g., bonds, leases, and certificates of obligation) provides current financial resources to governmental funds, while the repayment of the principal of long-term debt consumes the current financial resources of governmental funds. Neither transaction, however, has any effect on net position. Also, governmental funds report the effect of premiums, discounts, and similar items when it is first issued; whereas, these amounts are deferred and amortized in the Statement of Activities. Certificates of obligation issued (14,470,000) General obligation bonds issued (47,770,000) Principal repayments 13,990,000 Amortization of deferred charge on refunding (273,690) Amortization of premium on bonds (9,295,307) Accruced interest on long-term debt (389,615) Capital lease principal payment (435,851) Loan principal payment (435,851) Loan principal payment (47,070,070) Some expenses reported in the Statement of Activities do not require the use of current financial resources and, therefore, are not reported as expenditures in governmental funds. Compensated absences (1,211,686) Change in net pension liability - retiree benefit (1,290,486) Change in deferred outflows - pensions (1,370,640) Change in deferred outflows - pensions (9,860,387) Change in deferred inflows - Popsions (9,860,387)		
Depreciation Capital outlay Capital outlay Capital outlay Capital outlay The City uses an internal service fund to charge the costs of certain activities to individual funds. Net change in net position of the internal service fund is reported with governmental activities. 482,661 Revenues in the Statement of Activities that do not provide current financial resources are not reported as revenues in the funds. 151,920 The issuance of long-term debt (e.g., bonds, leases, and certificates of obligation) provides current financial resources to governmental funds, while the repayment of the principal of long-term debt consumes the current financial resources of governmental funds. Neither transaction, however, has any effect on net position. Also, governmental funds report the effect of premiums, discounts, and similar items when it is first issued; whereas, these amounts are deferred and amortized in the Statement of Activities. Certificates of obligation issued (14,470,000) General obligation bonds issued (47,770,000) Principal repayments Accrued interest on long-term debt (389,615) Capital lease principal payment (435,851) Loan principal payment (435,851) Compensated absences Change in net pension liability Change in total OPEB liability - TMRS (308,301) Change in total OPEB liability - TMRS (308,301) Change in deferred outflows - pensions (28,603,873) Change in deferred outflows - pensions (9,803,873)	Statement of Activities, the cost of those assets is allocated over their estimated	
Capital outlay 27,061,134 The City uses an internal service fund to charge the costs of certain activities to individual funds. Net change in net position of the internal service fund is reported with governmental activities. 482,661 Revenues in the Statement of Activities that do not provide current financial resources are not reported as revenues in the funds. 151,920 The issuance of long-term debt (e.g., bonds, leases, and certificates of obligation) provides current financial resources to governmental funds, while the repayment of the principal of long-term debt consumes the current financial resources of governmental funds. Neither transaction, however, has any effect on net position. Also, governmental funds report the effect of premiums, discounts, and similar items when it is first issued; whereas, these amounts are deferred and amortized in the Statement of Activities. Certificates of obligation issued (14,470,000) General obligation bonds issued (47,770,000) Principal repayments 13,990,000 Amortization of deferred charge on refunding (273,509) Amortization of premium on bonds (9,295,307) Accrued interest on long-term debt (389,615) Capital lease principal payment (435,851) Loan principal payment (435,851) Loan principal payment (435,851) Compensated absences (1,211,686) Change in net pension liability (7,602,501) Change in total OPEB liability - TMRS (308,301) Change in total OPEB liability - TMRS (308,301) Change in deferred outflows - pensions (9,860,387) Change in deferred outflows - pensions (9,860,387)		(12 222 187)
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funds. Net change in net position of the internal service fund is reported with governmental activities. Revenues in the Statement of Activities that do not provide current financial resources are not reported as revenues in the funds. 151,920 The issuance of long-term debt (e.g., bonds, leases, and certificates of obligation) provides current financial resources to governmental funds, while the repayment of the principal of long-term debt consumes the current financial resources of governmental funds. Neither transaction, however, has any effect on net position. Also, governmental funds report the effect of premiums, discounts, and similar items when it is first issued; whereas, these amounts are deferred and amortized in the Statement of Activities. Certificates of obligation issued (14,470,000) General obligation bonds issued (47,770,000) Principal repayments 13,990,000 Amortization of deferred charge on refunding (273,690) Amortization of premium on bonds (9,295,307) Accrued interest on long-term debt (389,615) Capital lease principal payment 435,851 Loan principal payment 435,851 Loan principal payment 64,707 Some expenses reported in the Statement of Activities do not require the use of current financial resources and, therefore, are not reported as expenditures in governmental funds. Compensated absences (1,211,686) Change in total OPEB liability - TMRS (308,301) Change in total OPEB liability - TIMRS (308,301) Change in deferred outflows - pensions (1,370,640) Change in deferred inflows - pensions (9,860,387) Change in deferred outflows - Pensions (9,860,387)	The City uses an internal service fund to charge the costs of certain activities to individual	
Revenues in the Statement of Activities that do not provide current financial resources are not reported as revenues in the funds. 151,920 The issuance of long-term debt (e.g., bonds, leases, and certificates of obligation) provides current financial resources to governmental funds, while the repayment of the principal of long-term debt consumes the current financial resources of governmental funds. Neither transaction, however, has any effect on net position. Also, governmental funds report the effect of premiums, discounts, and similar items when it is first issued; whereas, these amounts are deferred and amortized in the Statement of Activities. Certificates of obligation issued Certificates of obligation bonds issued (14,470,000) General obligation bonds issued (273,690) Amortization of deferred charge on refunding (273,690) Amortization of premium on bonds (9,295,307) Accrued interest on long-term debt (389,615) Capital lease principal payment 435,851 Loan principal payment 50me expenses reported in the Statement of Activities do not require the use of current financial resources and, therefore, are not reported as expenditures in governmental funds. Compensated absences Change in net pension liability Change in total OPEB liability - TMRS (308,301) Change in total OPEB liability - TRIPS (308,031) Change in deferred outflows - pensions (9,860,387) Change in deferred inflows - pensions (9,860,387) Change in deferred outflows - Pensions		
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are not reported as revenues in the funds. The issuance of long-term debt (e.g., bonds, leases, and certificates of obligation) provides current financial resources to governmental funds, while the repayment of the principal of long-term debt consumes the current financial resources of governmental funds. Neither transaction, however, has any effect on net position. Also, governmental funds report the effect of premiums, discounts, and similar items when it is first issued; whereas, these amounts are deferred and amortized in the Statement of Activities. Certificates of obligation issued Certificates of obligation bonds issued (14,470,000) General obligation bonds issued (47,770,000) Principal repayments 13,990,000 Amortization of deferred charge on refunding (273,690) Amortization of premium on bonds (389,615) Capital lease principal payment 435,851 Capital lease principal payment financial resources and, therefore, are not reported as expenditures in governmental funds. Compensated absences (1,211,686) Change in net pension liability 7,602,501 Change in total OPEB liability - TMRS (308,301) Change in total OPEB liability - retiree benefit (1,290,486) Change in deferred outflows - pensions (9,860,387) Change in deferred outflows - Pensions (9,860,387) Change in deferred outflows - Pensions		
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provides current financial resources to governmental funds, while the repayment of the principal of long-term debt consumes the current financial resources of governmental funds. Neither transaction, however, has any effect on net position. Also, governmental funds report the effect of premiums, discounts, and similar items when it is first issued; whereas, these amounts are deferred and amortized in the Statement of Activities. Certificates of obligation issued (14,470,000) General obligation bonds issued (47,770,000) Principal repayments 13,990,000 Amortization of deferred charge on refunding (273,690) Amortization of premium on bonds (9,295,307) Accrued interest on long-term debt (389,615) Capital lease principal payment 435,851 Loan principal payment 64,707 Some expenses reported in the Statement of Activities do not require the use of current financial resources and, therefore, are not reported as expenditures in governmental funds. Compensated absences (1,211,686) Change in net pension liability 7,602,501 Change in total OPEB liability - TMRS (308,301) Change in total OPEB liability - retiree benefit (1,290,486) Change in deferred outflows - pensions (9,860,387) Change in deferred outflows - pensions (9,860,387) Change in deferred outflows - OPEB		
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Certificates of obligation issued (14,470,000) General obligation bonds issued (47,770,000) Principal repayments 13,990,000 Amortization of deferred charge on refunding (273,690) Amortization of premium on bonds (9,295,307) Accrued interest on long-term debt (389,615) Capital lease principal payment 435,851 Loan principal payment 64,707 Some expenses reported in the Statement of Activities do not require the use of current financial resources and, therefore, are not reported as expenditures in governmental funds. Compensated absences (1,211,686) Change in net pension liability 7,602,501 Change in total OPEB liability - TMRS (308,301) Change in total OPEB liability - retiree benefit (1,290,486) Change in deferred outflows - pensions 1,370,640 Change in deferred outflows - pensions (9,860,387) Change in deferred outflows - OPEB 349,005		
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Amortization of premium on bonds (9,295,307) Accrued interest on long-term debt (389,615) Capital lease principal payment 435,851 Loan principal payment 64,707 Some expenses reported in the Statement of Activities do not require the use of current financial resources and, therefore, are not reported as expenditures in governmental funds. Compensated absences (1,211,686) Change in net pension liability 7,602,501 Change in total OPEB liability - TMRS (308,301) Change in total OPEB liability - retiree benefit (1,290,486) Change in deferred outflows - pensions (9,860,387) Change in deferred outflows - OPEB (9,860,387) Change in deferred outflows - OPEB (349,005)	Principal repayments	13,990,000
Accrued interest on long-term debt Capital lease principal payment Loan principal payment 435,851 Loan principal payment 64,707 Some expenses reported in the Statement of Activities do not require the use of current financial resources and, therefore, are not reported as expenditures in governmental funds. Compensated absences Change in net pension liability 7,602,501 Change in total OPEB liability - TMRS (308,301) Change in total OPEB liability - retiree benefit Change in deferred outflows - pensions 1,370,640 Change in deferred inflows - pensions Change in deferred outflows - OPEB 349,005	Amortization of deferred charge on refunding	(273,690)
Capital lease principal payment 435,851 Loan principal payment 64,707 Some expenses reported in the Statement of Activities do not require the use of current financial resources and, therefore, are not reported as expenditures in governmental funds. Compensated absences (1,211,686) Change in net pension liability 7,602,501 Change in total OPEB liability - TMRS (308,301) Change in total OPEB liability - retiree benefit (1,290,486) Change in deferred outflows - pensions 1,370,640 Change in deferred inflows - pensions (9,860,387) Change in deferred outflows - OPEB 349,005	Amortization of premium on bonds	(9,295,307)
Loan principal payment 64,707 Some expenses reported in the Statement of Activities do not require the use of current financial resources and, therefore, are not reported as expenditures in governmental funds. Compensated absences (1,211,686) Change in net pension liability 7,602,501 Change in total OPEB liability - TMRS (308,301) Change in total OPEB liability - retiree benefit (1,290,486) Change in deferred outflows - pensions 1,370,640 Change in deferred inflows - pensions (9,860,387) Change in deferred outflows - OPEB 349,005	Accrued interest on long-term debt	(389,615)
Some expenses reported in the Statement of Activities do not require the use of current financial resources and, therefore, are not reported as expenditures in governmental funds. Compensated absences Change in net pension liability 7,602,501 Change in total OPEB liability - TMRS (308,301) Change in total OPEB liability - retiree benefit Change in deferred outflows - pensions Change in deferred inflows - pensions Change in deferred outflows - OPEB 349,005	Capital lease principal payment	435,851
financial resources and, therefore, are not reported as expenditures in governmental funds. Compensated absences (1,211,686) Change in net pension liability 7,602,501 Change in total OPEB liability - TMRS (308,301) Change in total OPEB liability - retiree benefit (1,290,486) Change in deferred outflows - pensions 1,370,640 Change in deferred inflows - pensions (9,860,387) Change in deferred outflows - OPEB 349,005	Loan principal payment	64,707
financial resources and, therefore, are not reported as expenditures in governmental funds. Compensated absences (1,211,686) Change in net pension liability 7,602,501 Change in total OPEB liability - TMRS (308,301) Change in total OPEB liability - retiree benefit (1,290,486) Change in deferred outflows - pensions 1,370,640 Change in deferred inflows - pensions (9,860,387) Change in deferred outflows - OPEB 349,005	Some averages asserted in the Statement of Activities do not asserte the vess of summent	
Compensated absences(1,211,686)Change in net pension liability7,602,501Change in total OPEB liability - TMRS(308,301)Change in total OPEB liability - retiree benefit(1,290,486)Change in deferred outflows - pensions1,370,640Change in deferred inflows - pensions(9,860,387)Change in deferred outflows - OPEB349,005	1 1	
Change in net pension liability 7,602,501 Change in total OPEB liability - TMRS (308,301) Change in total OPEB liability - retiree benefit (1,290,486) Change in deferred outflows - pensions 1,370,640 Change in deferred inflows - pensions (9,860,387) Change in deferred outflows - OPEB 349,005		(1 211 686)
Change in total OPEB liability - TMRS (308,301) Change in total OPEB liability - retiree benefit (1,290,486) Change in deferred outflows - pensions 1,370,640 Change in deferred inflows - pensions (9,860,387) Change in deferred outflows - OPEB 349,005	1	
Change in total OPEB liability - retiree benefit Change in deferred outflows - pensions Change in deferred inflows - pensions Change in deferred outflows - OPEB (1,290,486) (1,370,640) (9,860,387) Change in deferred outflows - OPEB 349,005		
Change in deferred outflows - pensions 1,370,640 Change in deferred inflows - pensions (9,860,387) Change in deferred outflows - OPEB 349,005	•	
Change in deferred inflows - pensions (9,860,387) Change in deferred outflows - OPEB 349,005	·	
Change in deferred outflows - OPEB 349,005		
Change in deterred inflows - OPEB (42,707)		
	Change in deferred inflows - OPEB	 (42,/0/)

See Notes to Financial Statements.

Change in Net Position of Governmental Activities

STATEMENT OF NET POSITION PROPRIETARY FUNDS

September 30, 2020

	Business-Type Activities						
	Airport	Solid Waste	Golf Course	Civic/Con. Center			
Assets	-						
Current assets:							
Cash and equity in pooled							
cash and investments	\$ 500,314	\$ 4,717,307	\$ 989,584	\$ 2,240			
Receivables, net	1,118,171	93,391	15,190	1,603			
Due from other funds	-	784,581	-	-			
Inventories		78,179					
Total Current Assets	1,618,485	5,673,458	1,004,774	3,843			
Noncurrent assets:							
Capital assets:							
Nondepreciable	2,405,961	-	135,000	-			
Net depreciable capital assets	11,001,904	4,097,647	4,482,757	5,689,793			
Total Capital Assets,							
Net of Accumulated Depreciation	13,407,865	4,097,647	4,617,757	5,689,793			
Total Noncurrent Assets	13,407,865	4,097,647	4,617,757	5,689,793			
Total Assets	15,026,350	9,771,105	5,622,531	5,693,636			
Deferred Outflows of Resources							
Deferred outflows - pensions	87,184	540,578	103,696	56,213			
Deferred outflows - OPEB	8,195	60,229	15,298	8,123			
Total Deferred Outflows of Resources	95,379	600,807	118,994	64,336			
<u>Liabilities</u>							
Current liabilities:							
Accounts payable	59,514	230,850	91,232	14,644			
Due to other funds	-	-	-	10,669			
Deposits payable	47,809	-	-	77,650			
Accrued expenses payable	1,119,637	129,698	25,629	15,607			
Current portion of long-term liabilities:							
Accrued compensated absences	15,330	268,912	54,519	9,918			
Total Current Liabilities	1,242,290	629,460	171,380	128,488			
Noncurrent liabilities:							
Compensated absences	1,704	29,879	6,057	1,102			
Net pension liability	319,823	2,143,293	532,318	229,308			
Total OPEB liability - TMRS	16,690	111,607	23,068	12,306			
Total OPEB liability - retiree benefits	104,942	775,012	160,711	84,957			
Total Noncurrent Liabilities	443,159	3,059,791	722,154	327,673			
Total Liabilities	1,685,449	3,689,251	893,534	456,161			
Deferred Inflows of Resources							
Deferred inflows - pension	49,635	294,159	44,721	33,780			
Deferred inflows - OPEB	659	3,831	724	414			
Total Deferred Inflows of Resources	50,294	297,990	45,445	34,194			
Net Position	·						
Net investment in capital assets	13,407,865	4,097,647	4,617,757	5,689,793			
Unrestricted	(21,879)	2,287,024	184,789	(422,176)			
Total Net Position	\$ 13,385,986	\$ 6,384,671	\$ 4,802,546	\$ 5,267,617			

Bu	ısiness-Type	Governmenta	1
	Activities	Activities	
	Total	Internal Service	
\$	6,209,445	\$ 3,556,695	5
	1,228,355	2,682	2
	784,581		-
	78,179		-
	8,300,560	3,559,377	<u>7 </u>
	2,540,961		_
	25,272,101		-
	27,813,062		-
	27,813,062		-
	36,113,622	3,559,377	7
	787,671		-
	91,845		-
	879,516		-
	396,240		-
	10,669 125,459		-
	1,290,571	509,851	- 1
		303,03	•
	348,679	500.05	-
	2,171,618	509,851	<u> </u>
	38,742		-
	3,224,742		-
	163,671		-
	1,125,622		-
	4,552,777	500.05	-
	6,724,395	509,851	_
	422,295		-
	5,628		-
	427,923		_
	27,813,062		-
Φ.	2,027,758	3,049,526	_
\$	29,840,820	\$ 3,049,526	Ò

STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN FUND NET POSITION PROPRIETARY FUNDS

For the Year Ended September 30, 2020

	Business-Type Activities							
				Solid		Golf	(Civic/Con.
		Airport		Waste		Course		Center
Operating Revenues								
Charges for services	\$	2,296,320	\$	10,176,299	\$	1,633,819	\$	274,475
Miscellaneous		2,583		102,288		26,509		363
Total Operating Revenues		2,298,903		10,278,587		1,660,328		274,838
Operating Expenses								
Personnel		624,293		4,006,427		805,886		479,711
Purchased services		272,315		2,460,416		144,602		223,344
Professional services		36,897		67,254		-		-
Supplies		1,022,619		1,012,971		333,160		32,456
Depreciation and amortization		1,341,830		1,170,829		540,136		430,480
Insurance premiums		-		-		-		-
Claims						=		
Total Operating Expenses		3,297,954		8,717,897		1,823,784		1,165,991
Operating Income (Loss)		(999,051)		1,560,690		(163,456)		(891,153)
Nonoperating Revenues (Expenses)								
Investment earnings		-		26,641		-		-
Gain on sale of assets		-		254,881		1,093		52
Intergovernmental		1,223,699		3,744,586		24,245		17,779
Total Nonoperating Revenue		1,223,699		4,026,108		25,338		17,831
Income (Loss) Before Transfers		224,648		5,586,798		(138,118)		(873,322)
Transfers and Contributions								
Transfers in		99,910		-		-		355,000
Transfers (out)		(557,243)		(2,093,205)		(75,025)		(40,548)
Total Transfers and Contirbuiton		(457,333)		(2,093,205)		(75,025)		314,452
Change in Net Position		(232,685)		3,493,593		(213,143)		(558,870)
Beginning net position		13,618,671		2,891,078		5,015,689		5,826,487
Ending Net Position	\$	13,385,986	\$	6,384,671	\$	4,802,546	\$	5,267,617

B	usiness-Type	Governmental
	Activites	Activities
		Internal
	Total	Service
\$	14,380,913	\$ 7,076,527
	131,743	13,982
	14,512,656	7,090,509
	_	
	5,916,317	_
	3,100,677	_
	104,151	65,142
	2,401,206	-
	3,483,275	_
	-	952,168
	_	5,594,228
	15,005,626	6,611,538
	(492,970)	478,971
	26,641	3,690
	256,026	-
	5,010,309	
	5,292,976	3,690
	4,800,006	482,661
	454,910	-
	(2,766,021)	-
	(2,311,111)	
	2,488,895	482,661
	27,351,925	2,566,865
\$	29,840,820	\$ 3,049,526

STATEMENT OF CASH FLOWS

PROPRIETARY FUNDS (Page 1 of 2)

For the Year Ended September 30, 2020

	Business-Type Activities							
		Airport		Solid Waste		Golf Course	•	civic/Con. Center
Cash Flows from Operating Activities Receipts from customers	\$	1,272,084	\$	10,209,980	\$	1,665,389	\$	280,182
Receipts from customers Receipts for interfund services provided & used	Ψ	1,272,004	Ψ	10,209,980	Ψ	1,005,569	Ψ	200,102
Payments to suppliers		(261,501)		(4,395,155)		(455,063)		(245,523)
Payments for premiums, claims,		(201,001)		(1,000,100)		(122,002)		(210,020)
and administrative charges		-		_		_		_
Payments for personnel services		(625,557)		(3,900,987)		(753,820)		(470,062)
Net Cash Provided								
(Used) by Operating Activities		385,026		1,913,838		456,506		(435,403)
Cash Flows from Noncapital Financing Activities								
Transfers in from other funds		99,910		_		_		355,000
Transfers (out) to other funds		(557,243)		(2,093,205)		(75,025)		(40,548)
Intergovernmental revenue		1,223,699		3,744,586		24,245		17,779
Net Cash Provided (Used) by								
Noncapital Financing Activities		766,366		1,651,381		(50,780)		332,231
Cash Flows from Capital and								
Related Financing Activities								
Acquisition and construction of capital assets		(229,838)		(2,006,242)		(178,506)		(12,723)
Sale of capital assets		-		254,881		1,093		52
Net Cash Provided (Used) by Capital and								
Related Financing Activities		(229,838)		(1,751,361)		(177,413)		(12,671)
Cash Flows from Investing Activities								
Interest on investments				26,641				-
Net Cash Provided by Investing Activities				26,641				
Net Increase (Decrease) in Cash and Equity in Pooled Cash and Investments		921,554		1,840,499		228,313		(115,843)
Beginning cash and equity in pooled cash and investments		(421,240)		2,876,808		761,271		118,083
Ending Cash and Equity in Pooled Cash and Investments	\$	500,314	\$	4,717,307	\$	989,584	\$	2,240
Total Cash and Cash Equivalents	\$	500,314	\$	4,717,307	\$	989,584	\$	2,240

Bı	ısiness-Type Activities	Governmental Activities
		Internal
	Total	Service
\$	13,427,635	\$ - 7,091,052
	(5,357,242)	-
	(5,750,426)	(6,593,540)
	2,319,967	497,512
	454,910	
	(2,766,021)	_
	5,010,309	_
	3,010,307	
	2,699,198	
	(2,427,309)	-
	256,026	
	(2,171,283)	
	26,641	3,690
	26,641	3,690
	2,874,523	501,202
	3,334,922	3,055,493
\$	6,209,445	\$ 3,556,695
\$	6,209,445	\$ 3,556,695

STATEMENT OF CASH FLOWS

PROPRIETARY FUNDS (Page 2 of 2)

For the Year Ended September 30, 2020

	Business-Type Activities					
		Solid	Golf	Civic/Con.		
	Airport	Waste	Course	Center		
Reconciliation of Operating Income (Loss)						
to Net Cash Provided (Used)						
by Operating Activities						
Operating income (loss)	\$ (999,051)	\$ 1,560,690	\$ (163,456)	\$ (891,153)		
Adjustments to reconcile operating income (loss)						
to net cash provided (used) by operating activities:						
Depreciation and amortization	1,341,830	1,170,829	540,136	430,480		
Changes in Operating Assets and Liabilities:						
(Increase) Decrease in:						
Accounts receivable	(1,039,670)	(68,607)	5,061	5,844		
Inventories	-	(47,921)	=	=		
Due from other funds	-	(784,581)	-	-		
Deferred outflows - pensions	34,675	293,738	76,420	30,806		
Deferred outflows - OPEB	7,784	(8,898)	(4,699)	(3,430)		
Increase (Decrease) in:						
Accounts payable	(37,386)	(69,661)	14,662	(5,611)		
Accrued expenses	1,104,229	26,348	4,129	2,915		
Due to other funds	-	-	(115)	10,669		
Net pension liability	(85,993)	(525,271)	(99,196)	(56,801)		
Total OPEB liability - TMRS	3,487	21,301	4,023	2,304		
Total OPEB liability - retiree benefit	4,216	91,445	17,269	9,889		
Accrued compensated absences	(8,700)	(19,680)	23,427	(2,744)		
Customer deposits	12,851	-	-	(500)		
Deferred inflows - pensions	46,368	271,846	38,442	31,679		
Deferred inflows - OPEB	386	2,260	403	250		
Net Cash Provided (Used) by Operating Activities	\$ 385,026	\$ 1,913,838	\$ 456,506	\$ (435,403)		

siness-Type Activities	Governmental Activities				
_	Internal				
 Total	Service				
\$ (492,970)	\$	478,971			
3,483,275		-			
(1,097,372)		543			
(47,921)		-			
(784,581)		-			
435,639		-			
(9,243)		-			
(97,996)		-			
1,137,621		17,998			
10,554		-			
(767,261)		-			
31,115		-			
122,819		-			
(7,697)		-			
12,351		-			
388,335		-			
 3,299					
\$ 2,319,967	\$	497,512			

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

I. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

A. Reporting Entity

The City of New Braunfels, Texas (the "City") was founded in 1845. It has adopted a "Home Rule Charter", which provides for a "Mayor-Council" form of government. A Mayor and seven Council members are elected by voters of the City at large for three-year terms.

The City Council is the principal legislative and administrative body of the City.

The City Manager is the head of the administrative departments of the City and is the supervisor of all administrative officers, employees, directors, and department heads. Departments and agencies of the City submit budget requests to the City Manager.

The City provides the following services: public safety (police, fire, and EMS), public works, parks and recreation, library, airport, solid waste collection, community services, and general government.

The City is an independent political subdivision of the State of Texas (the "State") governed by an elected Council and a Mayor and is considered a primary government. As required by generally accepted accounting principles, these basic financial statements have been prepared based on considerations regarding the potential for inclusion of other entities, organizations, or functions as part of the City's financial reporting entity. The component units, as listed on the following page, although legally separate, are considered part of the reporting entity. No other entities have been included in the City's reporting entity. Additionally, as the City is considered a primary government for financial reporting purposes, its activities are not considered a part of any other governmental or other type of reporting entity.

Considerations regarding the potential for inclusion of other entities, organizations, or functions in the City's financial reporting entity are based on criteria prescribed by generally accepted accounting principles. These same criteria are evaluated in considering whether the City is a part of any other governmental or other type of reporting entity. The overriding elements associated with prescribed criteria considered in determining that the City's financial reporting entity status is that of a primary government are that it has a separately elected governing body, it is legally separate, and it is fiscally independent of other state and local governments. Additionally, prescribed criteria under generally accepted accounting principles include considerations pertaining to organizations for which the primary government is financially accountable and considerations pertaining to organizations for which the nature and significance of their relationship with the primary government are such that exclusion would cause the reporting entity's financial statements to be misleading or incomplete.

Discretely Presented Component Units

Economic Development Corporation

The New Braunfels Economic Development Corporation (the "Corporation") is a legally separate nonprofit entity which was organized under the laws of the State to provide economic development benefits for the City. Prior to fiscal year 2017-2018, the entity was operating as the "Industrial Development Corporation". On April 9, 2018, City Council amended the bylaws, renaming the Corporation as the New Braunfels Economic Development Corporation. The Corporation is presented as a governmental component unit. City Council appoints the Board of Directors and approves expenditures. Separate financial statements can be obtained by contacting the President of the Corporation.

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

New Braunfels Utilities

New Braunfels Utilities (NBU) is a legally separate entity which provides waterworks, sanitary sewer, and electric services in the New Braunfels area. City Council appoints the NBU Board of Trustees, and approves utility rates and the issuance of debt. The NBU is presented as an enterprise component unit. Complete financial statements for the NBU may be obtained at the NBU's administrative offices at 263 Main Plaza, New Braunfels, Texas 78130. The NBU's financial statements are presented on a July 31 fiscal year end.

Blended Component Units

Tax Increment Reinvestment Zone No. 1

During fiscal year 2007, the City passed a resolution creating a Tax Increment Reinvestment Zone No. 1 (TIRZ), in accordance with Section 311 of the Texas Tax Code, for the purpose of financing public improvements in support of the Creekside Town Center Development. The TIRZ includes participation by a developer and by other governmental entities, the Corporation, and Comal County, Texas (the "County"). Under this arrangement, a certain percentage of the incremental ad valorem tax revenue collected by the City and the County and one-half cent of sales taxes collected by the City and the Corporation will be utilized to pay for certain infrastructure costs. Such tax revenue is controlled by the Board of Directors managing the TIRZ and is accounted for in a special revenue fund with the City's financial oversight. The Board of Directors is made up of seven members, five of which are appointed by the City Council.

New Braunfels Development Authority

During fiscal year 2007, the City passed a resolution creating the New Braunfels Development Authority (NBDA) in accordance with Section 394 of the Texas Local Government Code. The NBDA has been included in the reporting entity as a blended component unit. The NBDA was created to assist and act on behalf of the City in the performance of the City's governmental functions to promote the common good and general welfare of the TIRZ and to promote, develop, encourage, and maintain employment, commerce, and economic development in the City. During fiscal year 2007, the City passed an agreement (the "Agreement") between the City, the NBDA, and the TIRZ in which the NBDA will facilitate the implementation of the TIRZ plan and assist the City with reimbursement to the developer participating in the TIRZ. Reimbursement to the developer will be made through the issuance of bonds, notes, or other obligations available to the NBDA but only after consent of the City Council. Efforts of the NBDA will be financed using the TIRZ tax increment as outlined in the Agreement. Such taxes and payment of debt service activity are controlled by the Board of Directors managing the NBDA and are accounted for in a special revenue fund with the City's financial oversight. The Board of Directors is made up of seven members, five of which are appointed by the City Council.

River Mill Tax Increment Reinvestment Zone

In December 2019, the City Council established the River Mill Tax Increment Reinvestment Zone (TIRZ No. 2). Similar to Creekside TIRZ No. 1, the City's participation is limited to 85% of the real and business personal property tax revenue and 1/3 of all sales tax revenue. The current property owner is finalizing redevelopment plans for the approximate seven acre Mill area, which is conveniently located off I-35, directly behind Marketplace shopping area. The conceptual plan includes various uses for the property such as a hotel, entertainment venue and boutique retail as well as other multi-family housing options. The City is currently engaging other public sector partners to participate in the TIRZ as well. The project and finance plan has not been approved,

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

therefore the City Council has not established a board for TIRZ No. 2 at this point. Once the project and finance plan is approved, a board will be established to oversee the utilization of the incremental funds to support appropriate public approvements in accordance with section 311 of the Texas Tax Code.

Separate financial statements for both of the TIRZ and NBDA funds are not prepared.

The City also has the following related organization:

The Housing Authority of the City of New Braunfels (the "Authority") is a nonprofit entity, which was organized under the laws of the State of Texas to provide housing for qualified individuals in accordance with the rules and regulations prescribed by the U.S. Department of Housing and Urban Development. City Council appoints the Board of Directors of the Authority. However, the City is not financially accountable for the Authority because the Authority's operations are subsidized by the federal government, it sets its own budget subject to federal approval, it sets its rental rate, and it can issue debt in its own name. The City is not responsible for the deficits or liabilities of the Authority. Separately audited financial statements may be obtained at the City's administrative offices at 550 Landa Street, New Braunfels, Texas 78130.

B. Government-Wide Financial Statements

The government-wide financial statements (i.e., the Statement of Net Position and the Statement of Activities) report information on all of the nonfiduciary activities of the primary government and its component units. All fiduciary activities are reported only in the fund financial statements. Governmental activities, which normally are supported by taxes, intergovernmental revenues, and other nonexchange transactions, are reported separately from business-type activities, which rely to a significant extent on fees and charges to external customers for support. Likewise, the primary government is reported separately from certain legally separate component units for which the primary government is financially accountable.

C. Basis of Presentation – Government-Wide Financial Statements

While separate government-wide and fund financial statements are presented, they are interrelated. The governmental activities column incorporates data from governmental and internal service funds, while business-type activities incorporate data from the City's enterprise funds. Separate financial statements are provided for governmental funds, proprietary funds, and fiduciary funds, even though the latter are excluded from the government-wide financial statements.

As a general rule, the effect of interfund activity has been eliminated from the government-wide financial statements. Exceptions to this general rule are payments in lieu of taxes where the amounts are reasonably equivalent in value to the interfund services provided and other charges between the City's water and wastewater functions and various other functions of the City. Elimination of these charges would distort the direct costs and program revenues reported for the various functions concerned.

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

D. Basis of Presentation – Fund Financial Statements

The fund financial statements provide information about the City's funds, including its fiduciary funds. Separate statements for each fund category – governmental, proprietary, and fiduciary – are presented. The emphasis of fund financial statements is on major governmental and enterprise funds, each displayed in a separate column. All remaining governmental and enterprise funds are aggregated and reported as nonmajor funds.

The City reports the following governmental funds:

The *general fund* is used to account for and report all financial resources not accounted for and reported in another fund. The principal sources of revenues include local property taxes, sales taxes, and franchise fees, licenses and permits, fines and forfeitures, and charges for services. Expenditures include general government, public safety, public works, parks and recreation, and library. The general fund is always considered a major fund for reporting purposes.

The *debt service fund* is used to account for and report financial resources that are restricted, committed, or assigned to expenditure for principal and interest on long-term debt of the City. The primary source of revenue for debt service is local property taxes. The debt service fund is considered a major fund for reporting purposes.

The *special revenue funds* are used to account for and report the proceeds of specific revenue sources that are restricted or committed to expenditures for specified purposes other than debt service or capital projects. The special revenue funds are considered nonmajor funds for reporting purposes, except for the hotel/motel tax fund and roadway development impact fees fund, which do not qualify as major, but the City has elected to present them as major due to its significance.

Hotel/motel tax fund: This fund accounts for the tax collections of the hotel/motel occupancy taxes and the disbursement of those funds.

Roadway Development Impact Fees fund: This fund accounts for the collection of impact fees to be used in specific roadway and paved surface repairs, improvements and developments.

The *capital projects funds* are used to account for and report financial resources that are restricted, committed, or assigned to expenditures for capital outlays, including the acquisition or construction of capital facilities and other capital assets. The capital projects funds are considered nonmajor funds for reporting purposes, except for the general obligations fund, the 2019 capital improvement fund and the 2020 capital improvement fund which are considered major funds.

General obligations fund: This fund accounts for the expenditures of the proceeds from the June 2014, April 2015, and July 2016 debt series issued for various purposes, including street improvements, construction of drainage, equipping of parks and a recreations center, and constructing and building the Center Texas Technology Center.

2019 Capital Improvement fund: This fund accounts for the expenditures of the proceeds from the 2018 and 2019 debt issuances related to capital improvements in the City.

2020 Capital Improvement fund: This fund accounts for the expenditures of the proceeds from the 2020 debt issuance related to capital improvements in the City.

The *permanent fund* is used to account for nonexpendable trust arrangements where the principal may not be spent, and the earnings must be spent for a particular purpose. This fund is used to

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

report the activity of the cemetery perpetual care fund. It is considered a nonmajor fund for reporting purposes.

The City reports the following proprietary funds:

The *enterprise funds* are used to account for the operations that provide airport, solid waste, golf course, and civic/convention center operations. The services are financed and operated in a manner similar to private business enterprises where the intent of the governing body is that the costs (expenses including depreciation) of providing goods or services to the general public on a continuing basis will be financed or recovered primarily through user charges. The airport and solid waste funds are considered major funds for reporting purposes. While the golf course and civic/convention center funds did not technically meet the criteria to be presented as major funds, the City has elected to present them as such due to their significance.

Internal service funds account for services provided to other departments or agencies of the primary government, or to other governments, on a cost reimbursement basis. The City's internal service fund is used to account for services for the City's self-funded health plan, which is financed from systematic transfers from general governmental and enterprise funds.

During the course of operations, the City has activity between funds for various purposes. Any residual balances outstanding at year end are reported as due from/to other funds and advances to/from other funds. While these balances are reported in fund financial statements, certain eliminations are made in the preparation of the government-wide financial statements. Balances between the funds included in governmental activities (i.e., the governmental and internal service funds) are eliminated so that only the net amount is included in business-type activities (i.e., the enterprise funds) are eliminated so that only the net amount is included as internal balances in the business-type activities column.

Further, certain activity occurs during the year involving transfers of resources between funds. In fund financial statements, these amounts are reported at gross amounts as transfers in/out. While reported in fund financial statements, certain eliminations are made in the preparation of the government-wide financial statements. Transfers between the funds included in governmental activities are eliminated so that only the net amount is included as transfers in the governmental activities column. Similarly, balances between the funds included in business-type activities are eliminated so that only the net amount is included as internal balances in the business-type activities column.

E. Measurement Focus and Basis of Accounting

The accounting and financial reporting treatment is determined by the applicable measurement focus and basis of accounting. Measurement focus indicates the type of resources being measured such as current financial resources or economic resources. The basis of accounting indicates the timing of transactions or events for recognition in the financial statements.

The government-wide, proprietary fund, and fiduciary fund financial statements are reported using the *economic resources measurement focus* and the *accrual basis of accounting*. Revenues are recorded when earned and expenses are recorded when a liability is incurred, regardless of the timing of related cash flows. Property taxes are recognized as revenues in the year for which they are levied. Grants and similar items are recognized as revenue as soon as all eligibility requirements imposed by the provider have been met.

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

The governmental fund financial statements are reported using the *current financial resources* measurement focus and the modified accrual basis of accounting. Revenues are recognized as soon as they are both measurable and available. Revenues are considered to be available when they are collectible within the current period or soon enough thereafter to pay liabilities of the current period. For this purpose, the City considers revenues to be available if they are collected within 60 days of the end of the current fiscal period. Expenditures generally are recorded when a liability is incurred, as under accrual accounting. However, debt service expenditures, as well as expenditures related to compensated absences and claims and judgments, are recorded only when payment is due. General capital asset acquisitions are reported as expenditures in governmental funds. Issuance of long-term debt and acquisitions under capital leases are reported as other financing sources.

Property taxes, sales taxes, franchise fees, licenses, and interest associated with the current fiscal period are all considered to be susceptible to accrual and so have been recognized as revenues of the current fiscal period. Entitlements are recorded as revenues when all eligibility requirements are met, including any time requirements, and the amount is received during the period or within the availability period for this revenue source (within 60 days of year end). Expenditure-driven grants are recognized as revenue when the qualifying expenditures have been incurred and all other eligibility requirements have been met, and the amount is received during the period or within the availability period for this revenue source (within 60 days of year end). All other revenue items are considered to be measurable and available only when cash is received by the City.

F. Assets, Liabilities, Deferred Outflows/Inflows of Resources, and Net Position/Fund Balance

1. Cash and Cash Equivalents

The City's cash and cash equivalents are considered to be cash on hand, demand deposits, balances in statewide investment pools, and short-term investments with original maturities of three months or less from the date of acquisition. For the purpose of the statement of cash flows, the proprietary fund types consider temporary investments with maturity of three months or less when purchased to be cash equivalents.

The City maintains a pooled cash account. Each fund whose monies are deposited in the pooled cash account has equity therein, and interest earned on the investment of these monies is allocated based upon relative equity at the previous month end. Amounts on deposit in interest bearing accounts and other investments are displayed on the combined balance sheet as "cash and equity in pooled cash."

2. Investments

Investments, except for certain investment pools and commercial paper, are reported at fair value. The investment pools operate ins accordance with appropriate state laws and regulations and are reported at amortized cost. Commercial paper is reported at amortized cost.

The City has adopted a written investment policy regarding the investment of its funds as defined in the Public Funds Investment Act, Chapter 2256, Texas Government Code (the "Act"). The City is required by the Act to adopt, implement, and publicize an investment policy. That policy must be written; primarily emphasize safety of principal and liquidity; address investment diversification, yield, and maturity and the quality and capability of investment management; and include a list of the types of authorized investments in which the City's funds may be invested and the maximum allowable stated maturity of any individual investment owned by the City.

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

The Act contains specific provisions in the area of investment practices, management reports, and establishment of appropriate policies. Investments are administered by City management under terms of an investment policy and strategy that is updated to conform to the Act as last amended. The preservation of capital is the City's most important investment objective. Other objectives include providing liquidity and maximizing earnings within the constraints of other objectives. The City is in substantial compliance with the requires of the Act and with local policies.

In summary, the City is authorized to invest in the following:

Direct obligations of the U.S. government
Money market mutual funds that meet certain criteria
Collateralized certificates of deposit
Municipal securities that meet certain criteria
Fully collateralized repurchase agreements that meet certain criteria
Bankers' acceptances
Commercial paper that meets certain criteria
Guaranteed investment contracts that meet certain criteria
Statewide investment pools

3. Inventories and Prepaid Items

The costs of governmental fund type inventories are recorded as expenditures when the related liability is incurred (i.e., the purchase method).

Certain payments to vendors reflect costs applicable to future accounting periods and are recorded as prepaid items in both the government-wide and fund financial statements. The cost of prepaid items is recorded as expenditures/expenses when consumed rather than when purchased.

4. Capital Assets

Capital assets, which include property, plant, equipment, and infrastructure assets (e.g., roads, bridges, sidewalks, and similar items), are reported in the applicable governmental or business-type activities columns in the government-wide financial statements. Capital assets are defined by the City as assets with an initial, individual cost of more than \$5,000 and an estimated useful life in excess of one year. Such assets are recorded at historical cost or estimated historical cost if purchased or constructed. Donated capital assets are recorded at acquisition value at the date of donation.

Major outlays for capital assets and improvements are capitalized as projects are constructed. Interest costs incurred in connection with construction of enterprise fund capital assets are capitalized when the effects of capitalization materially impact the financial statements. The costs of normal maintenance and repairs that do not add to the value of the asset or materially extend assets' lives are not capitalized. Property, plant, and equipment of the primary government are depreciated using the straight-line method over the following estimated useful years:

Asset Description	Estimated Useful Life
Streets/Drainage Infrastructure	20 years
Buildings	30 years
Building Improvements	20 years
Equipment	5-7 years
Fleet	5-7 years

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

5. Deferred Outflows/Inflows of Resources

In addition to assets, the statement of financial position will sometimes report a separate section for deferred outflows of resources. This separate financial statement element, *deferred outflows of resources*, represents a consumption of net position that applies to a future period(s) and so will *not* be recognized as an outflow of resources (expense/expenditure) until then. In addition to liabilities, the statement of financial position will sometimes report a separate section for deferred inflows of resources. This separate financial statement element, *deferred inflows of resources*, represents an acquisition of net position that applies to a future period(s) and so will *not* be recognized as an inflow of resources (revenue) until that time.

Deferred outflows/inflows of resources are amortized as follows:

- Deferred outflows/inflows from pension/other postemployment benefits (OPEB) activities are amortized over the average of the expected service lives of pension/OPEB plan members, except for the net differences between the projected and actual investment earnings on the pension/OPEB plan assets, which are amortized over a period of five years.
- For employer pension/OPEB plan contributions that were made subsequent to the measurement date through the end of the City's fiscal year, the amount is deferred and recognized as a reduction to the net pension/OPEB liability during the measurement period in which the contributions were made.
- A deferred charge on refunding results from the difference in the carrying value of refunded debt and its reacquisition price. This amount is deferred and amortized over the shorter of the life of the refunded or refunding debt.

At the fund level, the City has only one type of item, which arises only under a modified accrual basis of accounting, that qualifies for reporting in this category. Accordingly, the item, *unavailable revenue*, is reported only in the governmental funds balance sheet. The governmental funds report unavailable revenues from property taxes. This amount is deferred and recognized as an inflow of resources in the period that the amount becomes available.

6. Compensated Absences

It is the City's policy to permit employees to accumulate earned but unused vacation and sick pay benefits. Amounts accumulated, up to certain amounts, may be paid to employees upon termination of employment. On retirement or death of certain employees, the City pays accrued sick leave in a lump sum payment to such employee or his/her estate. Non-civil service employees with 15 or more years of service are eligible to receive one-half of their accumulated sick leave up to 480 hours. These employees are also eligible if they retire with 10 or more years of service. Police and fire personnel covered by civil service receive payment for all accumulated sick leave up to 720 hours for police and fire (non-shift) and 1,080 for fire shift personnel. Police came under civil service in October 2011. Employees are paid for all accrued vacation leave when they leave the City's employment. The City accrues its liability for such accumulated unpaid benefits in the government-wide financial statements and proprietary fund financial statements. The general fund has historically been used to liquidate this liability.

The estimated amount of compensation for services provided that is expected to be liquidated with expendable, available financial resources is reported as an expenditure and a fund liability of the governmental fund that will pay it when it matures or becomes due. Amounts of vested or accumulated vacation leave that are not expected to be liquidated with expendable, available financial resources are maintained separately and represent a reconciling item between the fund and government-wide presentations.

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

7. Long-Term Obligations

In the government-wide financial statements and proprietary fund types in the fund financial statements, long-term debt and other long-term obligations are reported as liabilities in the applicable governmental activities, business-type activities, or proprietary fund type Statement of Net Position. Bond premiums and discounts are deferred and amortized over the life of the bonds using the effective interest method, if material. Bonds payable are reported net of the applicable bond premium or discount.

In the fund financial statements, governmental fund types recognize bond premiums and discounts, as well as bond issuance costs, during the current period. The face amount of debt issued is reported as other financing sources. Premiums received on debt issuances are reported as other financing sources while discounts on debt issuances are reported as other financing uses. Issuance costs, whether or not withheld from the actual debt proceeds received, are reported as debt service expenditures.

The property tax rate is allocated each year between the general and debt service funds. The full amount estimated to be required for debt service on general obligation debt is provided by the tax along with the interest earned in the debt service fund. Although a portion of the general obligation debt was directly related to the purchase of solid waste infrastructure, the debt service expenditures are included in the governmental fund financial statements as they are expected to be paid from debt service tax revenues instead of solid waste revenues.

Assets acquired under the terms of a capital lease are recorded as liabilities and capitalized in the government-wide financial statements at the present value of net minimum lease payments at inception of the lease. In the year of acquisition, capital lease transactions are recorded as other financing sources and as capital outlay expenditures in the applicable fund. Lease payments representing both principal and interest are recorded as expenditures in the general fund upon payment with an appropriate reduction of principal recorded in the government-wide financial statements.

8. Net Position Flow Assumption

Sometimes the City will fund outlays for a particular purpose from both restricted (e.g., restricted bond or grant proceeds) and unrestricted resources. In order to calculate the amounts to report as restricted net position and unrestricted net position in the government-wide and proprietary fund financial statements, a flow assumption must be made about the order in which the resources are considered to be applied. It is the City's policy to consider restricted net position to have been depleted before unrestricted net position is applied.

9. Fund Balance Flow Assumptions

Sometimes the City will fund outlays for a particular purpose from both restricted and unrestricted resources (the total of committed, assigned, and unassigned fund balance). In order to calculate the amounts to report as restricted, committed, assigned, and unassigned fund balance in the governmental fund financial statements, a flow assumption must be made about the order in which the resources are considered to be applied. It is the City's policy to consider restricted fund balance to have been depleted before using any of the components of unrestricted fund balance. Further, when the components of unrestricted fund balance can be used for the same purpose, committed fund balance is depleted first, followed by assigned fund balance. Unassigned fund balance is applied last.

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

10. Fund Balance Policies

Fund balances of governmental funds are reported in various categories based on the nature of any limitations requiring the use of resources for specific purposes. The City itself can establish limitations on the use of resources through either a commitment (committed fund balance) or an assignment (assigned fund balance).

Amounts that cannot be spent because they are either not in spendable form or legally or contractually required to be maintained intact are classified as nonspendable fund balance. Amounts that are externally imposed by creditors, grantors, contributors, or laws or regulations of other governments or imposed by law through constitutional provisions are classified as restricted.

The committed fund balance classification includes amounts that can be used only for the specific purposes determined by a formal action of the City's highest level of decision-making authority. The City Council is the highest level of decision-making authority for the City that can, by adoption of a resolution prior to the end of the fiscal year, commit fund balance. Once adopted, the limitation imposed by the resolution remains in place until a similar action is taken (the adoption of another resolution) to remove or revise the limitation.

Amounts in the assigned fund balance classification are intended to be used by the City for specific purposes but do not meet the criteria to be classified as committed. The City Council may also assign fund balance as it does when appropriating fund balance to cover a gap between estimated revenue and appropriations in the subsequent year's appropriated budget. Unlike commitments, assignments generally only exist temporarily. In other words, an additional action does not normally have to be taken for the removal of an assignment. Conversely, as discussed above, an additional action is essential to either remove or revise a commitment.

Unassigned fund balance includes amounts that have not been assigned to other funds or restricted, committed, or assigned to specific purpose within the general fund or deficit balances in other funds.

								Nonmajor	Total
	6 1	Hotel/Motel	Debt	General	Roadway	2019 Capital	2020 Capital	Governmental	Governmental
N. 111	General	Tax	Service	Obligations	Impact Fees	Improvement	Improvement	Funds	Funds
Nonspendable:			e.	6	6	6	6	0 222 (17	6 222 (17
Cemetery perpetual care	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 222,617	\$ 222,617
Inventory	2,830								2,830
Total Nonspendable	2,830							222,617	225,447
Restricted:									
Tourism	-	1,144,969	-	-	-	-	-	-	1,144,969
Debt service	-	-	2,242,572	-	-	-	-	-	2,242,572
Grants	-	-	-	-	-	-	-	721,884	721,884
Special donation	-	-	-	-	-	-	-	616,490	616,490
Library	-	-	-	-	-	-	-	1,860	1,860
Capital projects	-	-	-	12,045,699	7,075,099	73,594,932	17,002,634	6,191,635	115,909,999
Public safety	-	-	-	-	-	-	-	3,837	3,837
Municipal court	-	-	-	-	-	-	-	440,441	440,441
Governmental programming	-	-	-	-	-	-	-	270,203	270,203
Economic development								8,960,826	8,960,826
Total Restricted		1,144,969	2,242,572	12,045,699	7,075,099	73,594,932	17,002,634	17,207,176	130,313,081
Committed:									
Enterprise equipment	-	-	-	-	-	-	-	6,519,109	6,519,109
Assigned:									
Equipment replacement	798,164	-	-	-	-	-	-	-	798,164
Unassigned	26,585,118							909,657	27,494,775
Total Fund Balances	\$ 27,386,112	\$ 1,144,969	\$ 2,242,572	\$ 12,045,699	\$ 7,075,099	\$ 73,594,932	\$ 17,002,634	\$ 24,858,559	\$ 165,350,576

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

Minimum Fund Balance Policy

The City will maintain an operating reserve for use in the event of unanticipated, extraordinary expenditures and/or the loss of a major revenue source. In the general fund, the operating reserve and specified contingencies shall be established at a minimum of 25 percent of the general fund budgeted expenditures for the current fiscal year. For special revenue funds, the operating reserve shall equal 10 percent of the budgeted annual expenditures. The funds can only be appropriated by an affirmative vote of five of the seven City Council members.

Capital projects funds' reserves will be established by project, not by fund and will, and in general, reflect 3 percent of the total project costs.

The City will maintain a balance in the debt service fund equal to not less than 10 percent of the principal and interest payments on outstanding debt for each fiscal year.

11. Estimates

The preparation of financial statements, in conformity with generally accepted accounting principles, requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenditures/expenses during the reporting period. Actual results could differ from those estimates.

12. Pensions

For the purposes of measuring the net pension liability, deferred outflows of resources and deferred inflows of resources related to pensions, and pension expense, information about the fiduciary net position of the Texas Municipal Retirement System (TMRS) and additions to/deductions from TMRS' fiduciary net position have been determined on the same basis as they are reported by TMRS. For this purpose, plan contributions are recognized in the period that compensation is reported for the employee, which is when contributions are legally due. Benefit payments and refunds are recognized when due and payable in accordance with the benefit terms. Investments are reported at fair value.

13. Other Postemployment Benefits

The City participates in a single-employer, unfunded, defined benefit group-term life insurance plan operated by TMRS known as the Supplemental Death Benefits Fund (SDBF). The City elected, by ordinance, to provide group-term life insurance coverage to both current and retired employees. The funding policy for the SDBF program is to assure that adequate resources are available to meet all death benefit payments for the upcoming year. Benefit payments are treated as being equal to the employer's yearly contributions for retirees. Benefit payments and refunds are due and payable in accordance with the benefit terms. Information about the City's total OPEB liability, deferred outflows of resources, deferred inflows of resources, and OPEB expense is provided by TMRS from reports prepared by their consulting actuary.

The City also provides their own defined benefit group health benefit plan to eligible retirees.

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

G. Revenues and Expenditures/Expenses

1. Program Revenues

Amounts reported as *program revenues* include 1) charges to customers or applicants who purchase, use, or directly benefit from goods, services, or privileges provided by a given function or segment and 2) grants and contributions (including special assessments) that are restricted to meeting the operational or capital requirements of a particular function or segment. All taxes, including those dedicated for specific purposes, and other internally dedicated resources are reported as general revenues rather than as program revenues.

2. Property Taxes

Property taxes are levied by October 1 of each year on the assessed value listed as of the prior January 1 for all real and business personal property located in the City. Taxes are due upon receipt of the City's tax bill and become delinquent, with an enforceable lien on property, on February 1 of the following year.

Allowance for uncollectible tax receivables within the general and debt service funds are based upon historical experience in collecting property taxes. Uncollectible personal property taxes are periodically reviewed and written off, but the City is prohibited from writing off real property taxes without specific statutory authority from the Texas Legislature.

3. Proprietary Funds Operating and Nonoperating Revenues and Expenses

Proprietary funds distinguish *operating* revenues and expenses from *nonoperating* items. Operating revenues and expenses generally result from providing services and producing and delivering goods in connection with a proprietary fund's principal ongoing operations. The principal operating revenues of the enterprise funds and internal service fund are charges to customers for sales and services. The enterprise funds also recognize as operating revenue the portion of tap fees intended to recover the cost of connecting new customers to the system. Operating expenses for the enterprise funds and internal service fund include the cost of sales and services, administrative expenses, and depreciation on capital assets. All revenues and expenses not meeting this definition are reported as nonoperating revenues and expenses.

II. STEWARDSHIP, COMPLIANCE, AND ACCOUNTABILITY

The City follows the procedures outlined below in establishing budgetary data reflected in the financial statements:

Prior to the beginning of the fiscal year, the City prepares a budget for the next succeeding fiscal year. The operating budget includes proposed expenditures and the means of financing them.

Two meetings of the City Council are then called for the purpose of adopting the proposed budget. At least ten days' public notice of the meeting must have been given.

Prior to the start of the fiscal year, the budget is legally enacted through passage of an ordinance by the City Council.

Annual budgets are adopted on a basis consistent with generally accepted accounting principles except the capital projects funds, which adopt project length budgets. The general obligations fund, a major fund for reporting purposes, is considered a capital projects fund and does not present an annual operating

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

budget. Budgetary legal level of control is set at the fund, department, or project level. Once a budget is approved, it can be amended only by approval of a majority of the members of the City Council. As required by law, such amendments are made before the fact, and are reflected in the official minutes of the City Council. During the year, the budget was amended as necessary. Appropriations lapse at the end of the year, excluding capital project budgets.

Encumbrances represent the estimated amount of expenditures ultimately to result when unperformed contracts (in progress at year end) are completed. Such encumbrances do not constitute expenditures or liabilities because the commitments will be reappropriated and honored during the subsequent year.

Deficit Fund Balance

As of the year ended September 30, 2020, the Community Development Block Grant fund, the Edwards Aquifer HCP fund, the TIRZ #1 fund, and the Certificates of Obligation 2012 fund had deficit fund balances of \$165,161; \$93,126; \$307,052; and \$9,923 respectively, The City plans to clear these deficits with support from other funds during fiscal year 2021 as well as additional grant revenue that is expected to come.

III. DETAILED NOTES ON ALL ACTIVITIES AND FUNDS

A. Deposits and Investments

As of September 30, 2020, the City had the following investments:

Investment Type		Fair Value	Weighted Average Maturity (Years)	Credit Rating
Investment Type Primary Government and		rair value	wiaturity (Tears)	Katriig
Component Unit-EDC:				
U.S. agencies:				
2	\$	2,028,125	0.62	AAA
Treasury notes	Ф			
Federal Home Loan Bank		2,017,020	0.00	Aaa
Certificates of deposit		5,131,376	0.45	AA+
External investment pools:				
TexPool		84,856,218	0.10	AAAm
Texas CLASS		32,506,673	0.24	AAAm
Total	\$	126,539,412		
Portfolio weighted average maturity			0.28	
Component Unit - NBU				
U.S. agency securities	\$	6,000,586	2.92	AA+
Treasury notes		7,580,038	6.94	
Certificates of deposit		2,500,000	0.10	
Demand deposit and money market		23,501,361	0.00	
Pooled funds		40,383,025	0.00	AAAm
Total	\$	79,965,010		
Portfolio weighted average maturity			1.66	

Fair Value Measurements

The City categorizes its fair value measurements within the fair value hierarchy established by generally accepted accounting principles. GASB Statement No. 72, Fair Value Measurement and Application, provides a framework for measuring fair value establishing a three-level fair value hierarchy that describes the inputs used to measure assets and liabilities:

• Level 1 inputs are quoted prices (unadjusted) for identical assets or liabilities in active markets that a government can access at the measurement date.

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

- Level 2 inputs are inputs other than quoted prices within Level 1 that are observable for an asset or liability, either directly or indirectly.
- Level 3 inputs are unobservable inputs for an asset or liability.

The fair value hierarchy gives the highest priority to Level 1 inputs and the lowest priority to Level 3 inputs. If a price for an identical asset or liability is not observable, a government should measure fair value using another valuation technique that maximizes the use of relevant observable inputs and minimizes the use of unobservable inputs. If the fair value of an asset or a liability is measured using inputs from more than one level of the fair value hierarchy, the measurement is considered to be based on the lowest priority level input that is significant to the entire measurement.

Fair value is measured in a manner consistent with one of the three approaches: market approach, cost approach, and the income approach. The valuation methodology used is based upon whichever technique is the most appropriate and provides the best representation of fair value for that particular asset or liability. The market approach uses prices and other relevant information generated by market transactions involving identical or comparable assets, liabilities, or groups of assets and liabilities. The cost approach reflects the amount that would be required to replace the present service capacity of an asset. The income approach converts future amounts, such as cash flows, to a single current (discounted) amount.

As of September 30, 2020, the City had the following recurring fair value measurements:

	S	eptember 30, 2020	_	nificant Other servable Inputs (Level 2)
Investments by Fair Value Level				
Primary Government				
U.S. Government Agency Bonds/Notes				
Treasury notes	\$	2,028,125	\$	2,028,125
Federal Home Loan Bank		2,017,020		2,017,020
Total - Primary Government	\$	4,045,145	\$	4,045,145
Component Unit - NBU				
U.S. agency securities	\$	6,000,586	\$	6,000,586
Treasury notes		7,580,038		7,580,038
Total - NBU	\$	13,580,624	\$	13,580,624

U. S. Government agency bonds and notes are classified in Level 2 of the fair value hierarchy and are valued using the market approach.

Interest rate risk. In accordance with its investment policy, the City manages its exposure to declines in fair values by structuring the investment portfolio so that securities mature to meet cash requirements for ongoing operations and invest operating funds primarily in short-term securities.

Credit risk. The City's policy requires that investment pools must be rated no lower than 'AAA' or 'AAAm'. As of September 30, 2020, the City's investments in investment pools were rated 'AAAm' by Standard & Poor's. All other investments are guaranteed (either express or implied) by the full faith and credit of the United States government or the issuing U.S. agency. These investments were rated not less than 'AA+' by both Moody's and Standard & Poor's.

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

Custodial credit risk – deposits. In the case of deposits, this is the risk that the City's deposits may not be returned in the event of a bank failure. The City's investment policy requires funds on deposit at the depository bank to be collateralized by securities. As of September 30, 2020, fair values of pledged securities and FDIC coverage exceeded bank balances.

Custodial credit risk – investments. For an investment, this is the risk that the City will not be able to recover the value of its investments or collateral securities that are in the possession of an outside party in the event of the failure of the counterparty. The City's investment policy requires that it will seek to safekeep securities at financial institutions, avoiding physical possession. Further, all trades, where applicable, shall be conducted on a delivery versus payment basis or commercial book entry system as utilized by the Federal Reserve and shall be protected through the use of a third-party custody/safekeeping agent.

TexPool

TexPool was established as a trust company with the Treasurer of the State as trustee, segregated from all other trustees, investments, and activities of the trust company. The State Comptroller of Public Accounts exercises oversight responsibility over TexPool. Oversight includes the ability to significantly influence operations, designation of management, and accountability for fiscal matters. Additionally, the State Comptroller has established an advisory board composed of both participants in TexPool and other persons who do not have a business relationship with TexPool. The advisory board members review the investment policy and management fee structure. Finally, Standard & Poor's rates TexPool 'AAAm'. As a requirement to maintain the rating, weekly portfolio information must be submitted to Standard & Poor's, as well as to the office of the Comptroller of Public Accounts for review.

TexPool is an external investment pool measured at amortized cost. In order to meet the criteria to be recorded at amortized cost, TexPool must transact at a stable net asset value per share and maintain certain maturity, quality, liquidity, and diversification requirements within TexPool. TexPool transacts at a net asset value of \$1.00 per share, has weighted average maturities of 60 days or less, and weighted average lives of 120 days or less. Investments held are highly rated by nationally recognized statistical rating organizations, have no more than five percent of portfolio with one issuer (excluding U.S. government securities), and can meet reasonably foreseeable redemptions. TexPool has a redemption notice period of one day and may redeem daily. TexPool's authority may only impose restrictions on redemptions in the event of a general suspension of trading on major securities markets, general banking moratorium, or national state of emergency that affects TexPool's liquidity.

Texas CLASS

The Texas Cooperative Liquid Assets Securities System Trust – Texas (CLASS) is a public funds investment pool under Section 2256.016 of the Public Funds Investment Act, Texas Government Code, as amended. CLASS is created under an amended and restated trust agreement, dated as of December 14, 2011 (the "Agreement"), among certain Texas governmental entities investing in CLASS (the "Participants"), with Cutwater Investor Services Corporation as program administrator and Wells Fargo Bank Texas, NA as custodian. CLASS is not SEC registered and is not subject to regulation by the State. Under the Agreement, however, CLASS is administered and supervised by a seven-member board of trustees (the "Board"), whose members are investment officers of the Participants, elected by the Participants for overlapping two-year terms. In the Agreement and by resolution of the Board, CLASS has contracted with Cutwater Investors Service Corporation to provide for the investment and management of the public funds of CLASS. Separate financial statements for CLASS may be obtained from CLASS' website at www.texasclass.com.

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

B. Receivables

Amounts are aggregated into a single accounts receivable line (net of allowance for uncollectible) for certain funds and aggregated columns. Below is the detail of receivables for the general fund, hotel/motel tax fund, debt service fund, the nonmajor governmental funds in the aggregate, and the proprietary funds, including the applicable allowances for uncollectible accounts:

					Gover	nmental Fund	ls		
			Н	otel/Motel			ľ	Nonmajor	
		General		Tax	De	bt Service		Funds	Total
Ad valorem taxes	\$	467,288	\$	-	\$	353,031	\$	-	\$ 820,319
Franchise fees and local taxes		-		-		-		53,626	53,626
Accounts		7,141,631		287,086		-		47,515	7,476,232
Intergovernmental		-		-		-		-	_
Less allowances		(45,754)		-		(29,493)			 (75,247)
	\$	7,563,165	\$	287,086	\$	323,538	\$	101,141	\$ 8,274,930
					Prop	rietary Funds			
				Solid			C	ivic/Conv.	
		Airport		Waste	G	olf Course		Center	 Total
Accounts	\$	1,118,171	\$	93,391	\$	2,625	\$	1,603	\$ 1,215,790
Other		_		-		12,565			 12,565
	\$	1,118,171	\$	93,391	\$	15,190	\$	1,603	\$ 1,228,355
	Co	mnonont Unit							
		mponent Unit NBU							
Continue	•								
Customer accounts	\$	28,535,459							
Interest		27,947							
Other		12,431,933							
Less allowance		(213,258)							
	\$	40,782,081							

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

C. Capital Assets

A summary of changes in capital assets for the year end is as follows:

	Beginning Balance		Increases		classifications (Decreases)	Ending Balance
Governmental Activities:	 				·	
Capital assets not being depreciated:						
Land	\$ 41,182,691	\$	623,758	\$	-	\$ 41,806,449
Construction in progress	 16,654,832		18,789,261		(1,447,272)	 33,996,821
Total capital assets not						
being depreciated	 57,837,523		19,413,019		(1,447,272)	 75,803,270
Other capital assets						
Road network	108,031,141		4,762,726		-	112,793,867
Infrastructure	25,040,967		-		-	25,040,967
Buildings	85,622,670		35,892		-	85,658,562
Improvements other than buildings	46,269,906		608,800		-	46,878,706
Machinery and equipment	10,917,354		1,969,121		-	12,886,475
Fleet	 20,842,757		2,156,716		(437,868)	 22,561,605
Total other capital assets	296,724,795		9,533,255		(437,868)	305,820,182
Less accumulated depreciation for:						
Road network	(76,450,035)		(5,547,095)		-	(81,997,130)
Infrastructure	(9,595,133)		(834,699)		-	(10,429,832)
Buildings	(38,487,657)		(2,103,527)		-	(40,591,184)
Improvements other than buildings	(24,257,280)		(3,100,907)		-	(27,358,187)
Machinery and equipment	(9,722,494)		(610,800)		-	(10,333,294)
Fleet	 (17,207,956)		(1,464,027)		437,868	 (18,234,115)
Total accumulated depreciation	 (175,720,555)		(13,661,055)		437,868	 (188,943,742)
Other capital assets, net	121,004,240		(4,127,800)			116,876,440
Governmental Activities						
Capital Assets, Net	\$ 178,841,763	\$	15,285,219	\$	(1,447,272)	 192,679,710
		-	Less associated of	lebt		(288,057,614)
]	Plus deferred cha	irge o	n refunding	1,397,374
]	Plus unspent bon	d proc	eeds	104,658,378
			Net Investme	nt in	Capital Assets	\$ 10,677,848

All capital assets constructed or paid for with funds of the component units are titled in the City's name. Accordingly, component unit capital assets and construction in progress are recorded in the governmental activities totals.

NOTES TO FINANCIAL STATEMENTS (Continued) For the Year Ended September 30, 2020

Depreciation was charged to governmental functions as follows:

General government	\$ 1,083,322
Finance and tax	285,516
Planning and environmental development	715,839
Public safety	9,010,832
Public works	1,234,959
Parks and recreation	898,897
Library	431,690
Total Governmental Activities Depreciation Expense	\$ 13,661,055

The following is a summary of changes in capital assets for business-type activities for the year end:

	Beginning Balance	Increases	Reclassifications (Decreases)	Ending Balance
Business-Type Activities:				
Capital assets not being depreciated:				
Land	\$ 2,540,961	\$ -	\$ -	\$ 2,540,961
Total capital assets not				
being depreciated	2,540,961	<u> </u>	<u> </u>	2,540,961
Other capital assets				
Buildings	21,248,251	8,000	-	21,256,251
Improvements other than building	21,848,657	221,839	-	22,070,496
Furniture and fixtures	20,190	-	-	20,190
Machinery and equipment	1,207,856	198,296	_	1,406,152
Fleet	12,526,039	1,999,174	(780,790)	13,744,423
Airspace easement	37,515	_	- -	37,515
Total other capital assets	56,888,508	2,427,309	(780,790)	58,535,027
Less accumulated depreciation for:				
Buildings	(10,394,683)	(624,462)	-	(11,019,145)
Improvements other than building	(10,044,066)	(1,444,699)	-	(11,488,765)
Furniture and fixtures	(14,079)	(2,539)	-	(16,618)
Machinery and equipment	(747,897)	(165,951)	-	(913,848)
Fleet	(9,335,843)	(1,244,686)	780,790	(9,799,739)
Airspace easement	(23,873)	(938)	<u> </u>	(24,811)
Total accumulated depreciation	(30,560,441)	(3,483,275)	780,790	(33,262,926)
Other capital assets, net	26,328,067	(1,055,966)		25,272,101
Business-Type Activities				
Capital Assets, Net	\$ 28,869,028	\$ (1,055,966)	\$ -	\$ 27,813,062
		Net Investme	ent in Capital Assets	\$ 27,813,062

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

Depreciation was charged to business-type functions as follows:

Airport	\$ 1,341,830
Solid waste	1,170,829
Golf course	540,136
Civic center	430,480
Total Business-Type Activities Depreciation Expense	\$ 3,483,275

The following is a summary of changes in capital assets for the NBU, a component units for the year end:

	Beginning		Re	classifications		Ending
	Balance	Increases		(Decreases)		Balance
Component Unit:						
Capital assets not being depreciated:						
Land and improvements	\$ 27,793,465	\$ 1,775,475	\$	(587,901)	\$	28,981,039
Construction in progress	 82,434,399	126,290,437		(43,464,857)		165,259,979
Total capital assets not						
being depreciated	 110,227,864	 128,065,912		(44,052,758)		194,241,018
Other capital assets				_		
Buildings	76,070,081	-		(8,320,957)		67,749,124
Infrastructure	498,694,501	36,803,816		(2,152,143)		533,346,174
Equipment	110,312,522	4,510,052		(389,466)		114,433,108
Wells and springs	1,551,126	375,514				1,926,640
Total other capital assets	686,628,230	41,689,382		(10,862,566)		717,455,046
Less accumulated depreciation for:		_		_		
Buildings	(33,223,413)	(1,758,847)		3,387,775		(31,594,485)
Infrastructure	(174,518,258)	(16,457,453)		1,952,190		(189,023,521)
Equipment	(42,133,517)	(4,638,664)		309,130		(46,463,051)
Wells and springs	 (507,817)	(33,928)		<u>-</u> _		(541,745)
Total accumulated depreciation	(250,383,005)	(22,888,892)		5,649,095		(267,622,802)
Other capital assets, net	436,245,225	18,800,490		(5,213,471)	_	449,832,244
Component Unit Capital Assets, Net	\$ 546,473,089	\$ 146,866,402	\$	(49,266,229)	\$	644,073,262

Depreciation was charged to the NBU as follows:

Total Component Unit Activities Depreciation Expense	\$ 22,888,892
Wastewater	7,094,228
Water	5,992,802
Electric	\$ 9,801,862

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

D. Long-Term Debt

The following is a summary of changes in the City's total long-term liabilities for the year end. In general, the City uses the general and debt service funds to liquidate governmental long-term liabilities.

	 Beginning Balance		Additions		Reductions	 Ending Balance	_	Amounts Due Within One Year
Governmental Activities:								
Bonds, notes, and other payables:								
General obligation bonds/notes	\$ 127,015,000	\$	47,770,000	\$	(8,895,000)	\$ 165,890,000		\$ 10,190,000
Certificates of obligation	67,880,000		14,470,000		(3,735,000)	78,615,000		4,715,000
Contract revenue obligations	21,740,000		-		(1,360,000)	20,380,000		1,405,000
Bond premium	12,688,552		10,643,887		(1,348,580)	21,983,859	_	
	229,323,552		72,883,887		(15,338,580)	286,868,859	**	16,310,000
Other liabilities:								
Equipment loan payable	337,343		-		(64,707)	272,636	**	66,059
Capital lease payable	1,351,970		-		(435,851)	916,119	**	252,288
Net pension liability	38,838,183		-		(7,602,501)	31,235,682		-
Total OPEB liability - TMRS	1,323,588		308,301		-	1,631,889		_
Total OPEB liability - Retiree benefit	10,010,851		1,290,486		-	11,301,337		_
Compensated absences	6,358,617		6,934,441		(5,722,755)	 7,570,303	_	 6,813,273
Total Governmental Activities	\$ 287,544,104	\$	81,417,115	\$	(29,164,394)	\$ 339,796,825		\$ 23,441,620
	Loi	ng-te	rm debt due in	more	than one year	\$ 316,355,205	-	

** Debt associated with capital assets \$ 288,057,614

Amounts

	Beginning Balance	Additions			Reductions	Ending Balance	Due Within One Year		
Business-Type Activities:									
Net pension liability	\$ 3,992,001	\$	_	\$	(767,259)	\$ 3,224,742	\$	_	
Total OPEB liability -TMRS	132,556		31,115		-	163,671		-	
Total OPEB liability - Retiree benefit	1,002,803		122,819		-	1,125,622		-	
Compensated absences	 395,118		347,909		(355,606)	387,421		348,679	
Total Business-Type Activities	\$ 5,522,478	\$	501,843	\$	(1,122,865)	\$ 4,901,456	\$	348,679	

Long-term debt due in more than one year \$ 4,552,777

	 Beginning Balance	 Additions	 Reductions	 Ending Balance	Amounts Oue Within One Year
Component Units:					
Bonds payable	\$ 150,976,332	\$ 88,254,261	\$ (23,560,000)	\$ 215,670,593	\$ 5,030,000
Bond premium	4,991,334	10,868,906	-	15,860,240	-
Net pension liability	19,281,588	-	(4,881,378)	14,400,209	-
Compensated absences	 1,717,604	 1,318,878	 (864,425)	2,172,057	 1,430,990
Total Component Units	\$ 176,966,858	\$ 100,442,045	\$ (29,305,803)	\$ 248,103,099	\$ 6,460,990

Long-term debt due in more than one year \$ 241,642,109

Long-term liabilities applicable to the City's governmental activities are not due and payable in the current period and, accordingly, are not reported as fund liabilities in the governmental funds. The governmental activities compensated absences, net pension liability, and OPEB obligations are generally liquidated by the general fund. Interest on long-term debt is not accrued in governmental funds, but rather is recognized as an expenditure when due.

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

Long-term debt at year end was comprised of the following debt issues:

Governmental Activities:	Final					
Series	<u>Maturity</u>	0	riginal Issue	Interest Rate		Balance
General Obligation Bonds/Notes						
2013 General Obligation Refunding Bonds	2023	\$	3,820,000	2.00-3.00%	\$	1,335,000
2014 General Obligation Bonds	2034	\$	13,970,000	2.00-5.00%		10,785,000
2015 General Obligation and Refunding Bonds	2035	\$	29,260,000	2.00-5.00%		25,560,000
2015 Tax Note	2022	\$	1,285,000	1.63%		380,000
2016 General Obligation Refunding Bonds	2036	\$	37,360,000	2.00-5.00%		31,540,000
2017 General Obligation Refunding Bonds	2029	\$	5,255,000	1.91%		4,665,000
2018 General Obligation Bonds	2038	\$	21,620,000	3.00-5.00%		20,565,000
2018 Tax Note	2025	\$	3,000,000	2.78%		2,190,000
2018A Tax Note	2026	\$	2,300,000	2.35-2.87%		2,015,000
Series 2019 General Obligation Bonds	2039	\$	19,985,000	2.00-5.00%		19,085,000
Series 2020 General Obligation Bonds	2040	\$	47,770,000	3.00-5.00%		47,770,000
e de la companya de				General Obligation		165,890,000
Certificates of Obligation						/ /
2006A Certificates of Obligation	2021	\$	1,600,000	3.60-4.50%		155,000
2011 Certificates of Obligation	2031	\$	18,200,000	4.05%		11,885,000
2012 Certificates of Obligation	2032	\$	19,470,000	2.00-5.00%		13,245,000
2013 Certificates of Obligation	2033	\$	19,490,000	3.00-5.00%		14,400,000
2014A Certificates of Obligation	2034	\$	6,845,000	2.00-5.00%		5,250,000
2014B Certificates of Obligation	2034	\$	3,280,000	2.00-5.00%		2,700,000
2015 Certificates of Obligation	2035	\$	5,395,000	2.00-5.00%		4,395,000
2018 Certificates of Obligation	2038	\$	8,120,000	2.00-5.00%		7,555,000
2019 Certificates of Obligation	2039	\$	4,755,000	2.00-5.00%		4,560,000
2020 Certificates of Obligation	2040	\$	14,470,000	3.00-5.00%		14,470,000
2020 Certificates of Congation	2040	Ψ		cates of Obligation		78,615,000
Tax Increment Contract Revenue Obligations			Total Certifi	cates of Obligation		70,013,000
2012 Tax Increment Contract Revenue						
Improvement and Refunding Obligations	2032	\$	11,670,000	2.93%		7,920,000
2014 Tax Increment Contract Revenue Notes	2032	\$	17,000,000	3.68%		12,460,000
2014 Tax increment Contract Revenue Notes				enue Obligations	-	20,380,000
				es Long-Term Debt	\$	264,885,000
* 4 &	Total G	OVETH	ilicitai Activitio	es Long-Term Deut	Φ	204,883,000
*After refunding						
Component Unit - NBU:	Final					
-		0	miginal Issue	Interest Rate		Dalanas
Series Revenue Bond	<u>Maturity</u>	_0	riginal Issue	mierest Kate		Balance
2004 Utility System Revenue			2,572,596	3.10-5.16%	\$	1,241,326
2004 Othity System Revenue			2,372,390	3.10-3.1070	Ф	1,241,320
Canital Appropriation Rands						
Capital Appreciation Bonds 2015 Utility System Revenue			26,870,000	2.00-4.00%		25,945,000
2016 Utility System Revenue and Refunding			62,235,000	2.00-5.00%		58,915,000
2018 Utility System Revenue			45,200,000	2.00-5.00%		40,880,000
2020 Utility System Refunding		ne.	88,100,000	3.00-5.00%		87,100,000
	70 (14 (17			oreciation Bonds		212,840,000
	Iotal Accreted	interes		precation Bonds	Ф.	1,589,267
			Total Com	ponent Unit - NBU	\$	215,670,593

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

The annual requirements to amortize general obligation bonds, certificates of obligation, and tax increment contract revenue obligations outstanding at year end were as follows:

						Go	vern	mental Activi	ties					
										Tax Increm	ent C	ontract		
Year Ending		General	Oblig	gation	Certificates of Obligation				Revenue Obligations					
Sep. 30 Principal		Interest			Principal		Interest		Principal		Interest		Total	
2021	\$	10,190,000	\$	6,125,231	\$	4,715,000	\$	3,086,953	\$	1,405,000	\$	690,284	\$	26,212,468
2022		8,975,000		5,941,421		4,670,000		2,961,184		1,450,000		643,080		24,640,685
2023		9,705,000		5,548,442		4,855,000		2,772,656		1,500,000		594,033		24,975,131
2024		9,995,000		5,107,274		5,060,000		2,576,590		1,550,000		490,830		24,779,694
2025		10,815,000		4,633,566		5,270,000		2,362,255		1,605,000		543,295		25,229,116
2026-2030		44,000,000		16,971,709		30,190,000		7,690,139		8,880,000		1,891,611		109,623,459
2031-2035		43,715,000		8,540,688		19,595,000		2,015,501		3,990,000		404,353		78,260,542
2036-2040	_	28,495,000		1,884,616	_	4,260,000		251,913				-		34,891,529
Total	\$	165.890.000	\$	54.752.947	\$	78.615.000	\$	23.717.191	\$	20.380.000	\$	5,257,486	\$	348.612.624

General obligation bonds and certificates of obligation are direct obligations of the City for which its full faith and credit are pledged. Repayment of general obligation bonds and certificates of obligation are from taxes levied on all taxable property located within the City. The City is not obligated in any manner for special assessment debt.

The City issued \$14,470,000 in Certificates of Obligation, Series 2020 (the "Certificates") with interest rates ranging from 3% to 5%. The proceeds will be used for various capital related improvements and vehicle replacements. The Certificates are set to mature in 2040.

The City issued \$47,770,000 of General Obligation bonds, Series 2020 (the "Bonds") with interest rates ranging from 3% to 5%. The proceeds will be used for various capital related improvements throughout the City. The Bonds are set to mature in 2040.

In December 2012 and July 2014, the NBDA issued Tax Increment Contract Revenue and Refunding Obligations, series 2012 and Tax Increment Contract Revenue Obligations, series 2014, respectively, with the authorization and approval of the City. The obligations were issued to reimburse a developer for certain public improvement projects related to the Creekside Town Center Development and pay the costs of issuance. The debt issuances are the limited obligation of the NBDA, payable solely from pledged revenues. The pledged revenues consist of tax increments from the TIRZ payable to the NBDA as specified in the tri-party agreement between the City, the TIRZ, and the NBDA. The City is not obligated to make payments on the series 2012 and series 2014 obligations.

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

The City entered into a ten-year loan payable of \$1,394,231 with an interest rate of 2.09% with a national bank on May 30, 2014. The proceeds of the loan were used to acquire capital assets by which the loan is secured. The annual requirements to amortize the equipment loan payable outstanding at year end were as follows:

Equipment Loan Payable:

	Governmental Activities							
Year Ending Sep. 30	P	rincipal	b	nterest		Total		
2021	\$	66,059	\$	5,698	\$	71,757		
2022		67,440		4,317		71,757		
2023		68,849		2,908		71,757		
2024		70,288		1,469		71,757		
Total	\$	272,636	\$	14,392	\$	287,028		

The City has entered into various capital lease financing arrangements with interest rates that range from 1.85% to 2.25%. The annual requirements to amortize the capital leases payable outstanding at year end were as follows:

		Go	ties			
Year Ending Sep. 30	P	rincipal]	Interest		Total
2021	\$	252,288	\$	34,021	\$	286,309
2022		261,875		24,435		286,310
2023		44,260		14,442		58,702
2024		45,850		12,852		58,702
2025		47,498		11,204		58,702
2026-2030		264,348		29,163		293,511
Total	\$	916,119	\$	126,117	\$	1,042,236

The annual requirements to amortize NBU bonds outstanding at year end were as follows:

	Bonds Payable						
Year Ending							
Sep. 30	Principal	Interest	Total				
2021	\$ 5,030,000	\$ 8,618,981	\$ 13,648,981				
2022	5,122,050	8,424,931	13,546,981				
2023	4,350,428	8,225,131	12,575,559				
2024	5,216,564	8,047,581	13,264,145				
2025	5,353,562	7,840,581	13,194,143				
2026-2030	29,797,989	35,558,856	65,356,845				
2031-2035	35,335,000	28,867,644	64,202,644				
2036-2040	40,975,000	21,515,488	62,490,488				
2041-2045	49,210,000	12,851,238	62,061,238				
2045-2049	35,280,000	3,728,350	39,008,350				
Total	\$ 215,670,593	\$ 143,678,781	\$ 359,349,374				

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

Federal Arbitrage

The Tax Reform Act of 1986 instituted certain arbitrage restrictions consisting of complex regulations with respect to issuance of tax-exempt bonds after August 31, 1986. Arbitrage regulations deal with the investment of tax-exempt bond proceeds at an interest yield greater than the interest yield paid to bondholders. Generally, all interest paid to bondholders can be retroactively rendered taxable if applicable rebates are not reported and paid to the Internal Revenue Service (IRS) at least every five years for applicable bond issues. Accordingly, there is the risk that if such calculations are not performed, or are not performed correctly, a substantial liability to the City could result. The City periodically engages an arbitrage consultant to perform the calculations in accordance with the rules and regulations of the IRS.

E. Interfund Receivables and Payables

Interfund balances at September 30, 2020 consisted of the following:

Receivable Fund	Payable Fund	
General	Community Development Block Grant	\$ 32,176
	Edwards Aquifer HCP	60,707
	Certificates of Obligation 2012	9,923
	Civic/Con. Center	10,669
New Braunfels Development Authority	Creekside Town Center	304,237
Solid Waste	General	 784,581
		\$ 1,202,293

The outstanding balances between funds result mainly from the time lag between the dates that (1) interfund goods and services are provided or reimbursable expenditures occur, (2) transactions are recorded in the accounting system, and (3) payments between funds are made.

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

F. Interfund Transfers

Transfers between the primary government funds during the year were as follows:

	Transfers In	Transfers Out	Explanation
General	\$ 125,000	\$ -	Rec Center Improvement & Operations - administration services
	71,424	99,910	Aiport Fund - administration services
	664,327	-	Solid Waste - administration services
	73,082	-	Golf Course - administration services
	40,548	-	Civic/Convention center - administration services
	_	79,978	Grant Fund
	_	7,594	River Activities
	-	364,621	Debt Service (ERF)
	-	4,556	Non-Federal Court Awards
		89,000	Edwards Aquifer HCP
Total General Fund	974,381	645,659	
Hotel Motel Tax	-	105,000	Civic/Convention Center Fund
		575,725	Debt Service
Total Hotel Motel Tax Fund		680,725	
Debt Service	364,621	-	General Fund
	379,372	-	Airport Fund - Debt Service
	71,594	-	Solid Waste Fund - Debt Service
	575,725	-	Hotel Motel Tax Fund - Civic/Convention Center
Total Debt Service Fund	1,391,312		
Roadway Impact Fees	-	1,000,000	2019 Bond Program
Total Roadway Impact Fees		1,000,000	
2019 Bond Program	1,000,000		Roadway impact fees fund - support funding for streets project
Total 2019 Bond Program Fund	1,000,000		
Grant	79,978		General Fund
Total Grant Fund	79,978		
NB Development Authority	4,211,824		Creekside TIRZ Fund
Total NB Development Authority Fund	4,211,824	4,211,824	
			NB Development Authority - pass through of TIRZ revenue and
Tax Increment Reinvestment Zone No. 1		4,211,824	existing balance to NBDA to support debt service
Total NB Development Authority Fund	4,211,824	4,211,824	
River Activities	123,764	-	Solid Waste Fund - river litter pick up
	7,594		General Fund
Total River Activities Fund	131,358		

NOTES TO FINANCIAL STATEMENTS (Continued)

For the Year Ended September 30, 2020

	Transfers In	Transfers Out	Explanation
2008 Certificate of Obligation	-	251,024	2007, 2012, 2013 Certificates of Obligation
Total 2008 Certificate of Obligation Fund	_	251,024	C
2007 Certificate of Obligation	11,389		2008 Certificate of Obligation
Total 2007 Certificate of Obligation Fund	11,389		
2012 C. C	51.012		2000 C 4'C 4 COLL 4'
2012 Certificate of Obligation	51,912 51,912		2008 Certificate of Obligation
Total 2012 Certificate of Obligation Fund	31,912		
2013 Certificate of Obligation	187,723	-	2008 Certificate of Obligation
Total 2013 Certificate of Obligation Fund	187,723		Ç
Edwards Aquifer HCP	89,000		General Fund - administrative support for the Edwards Aquifer HCP
Total Edwards Aquifer HCP Fund	89,000		
Enterprise Maintenance	106,447	-	Airport Fund operating expenditures - equipment and loan payoff
•	1,943	-	Golf Course Fund operating expenditures - equipment replacement
	1,233,520	-	Solid Waste Fund operating expenditures - heavy equipment replacement
	-	250,000	Hotel/ Motel Tax Fund
Total Enterprise Maintenance Fund	1,341,910	250,000	
Recreation Center Improvements	_	125,000	General Fund
Total Recreation Center Improvements Fund		125,000	General Fand
Total Medicality Contest Improvements Fund			
Non-Federal Court Awards	4,556		General Fund - reimbursment for incorrectly posted seizure funds
Total Non-Federal Court Awards	4,556		
Airport	99,910	71,424	General Fund - land lease for CTTC buildings
	-	106,447	Enterprise Equipment Replacement Fund
Total Airport Fund	99,910	<u>379,372</u> 557,243	
Total All port Fund	99,910	337,243	
Solid Waste	-	664,327	General Fund
		1,233,520	Enterprise Equipment Replacement Fund
	-	123,764	River Activities
		71,594	
Total Solid Waste Fund		2,093,205	
Golf Course		73,082	General Fund
Goil Course	-	1,943	Enterprise Equipment Replacement Fund
Total Golf Course Fund	<u>-</u>	75,025	Emerprise Equipment repracement runu
Total Golf Course Fund		75,025	
Civic/Convention Center	-	40,548	General Fund
	105,000	-	Hotel Motel Fund
	250,000		Enterprise Equipment Replacement Fund
Total Civic/Convention Center Fund	355,000	40,548	
	\$ 9,930,253	\$ 9,930,253	

Transfers between funds occur primarily to finance programs accounted for in one fund with resources collected in other funds in accordance with budgetary authorizations.

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

IV. OTHER INFORMATION

A. Risk Management

The City is exposed to various risks of loss related to torts; theft of, damage to, and destruction of assets; errors and omissions; and natural disasters for which the City participates along with 2,617 other entities in the Texas Municipal League's Intergovernmental Risk Pools (the "Pool"). The Pool purchases commercial insurance at group rates for participants in the Pool. The City has no additional risk or responsibility to the Pool, outside of the payment of insurance premiums. The City has not significantly reduced insurance coverage or had settlements which exceeded coverage amounts for the past three years.

The City's health insurance program is a self-insured minimum premium cash flow plan (the "Plan"). The City makes pre-determined monthly contributions to the Plan to fully cover the cost of employee-only coverage. The City and each covered employee make a pre-determined monthly contribution to the Plan if they cover one or more dependents. All claims are reviewed and processed by an independent insurance company. The insurance company pays claims based on the Plan, and the City reimburses the insurance company for the amount of each claim paid. The insurance company charges the City a fee for each claim processed. Funding covers both the cost of claims and administrative expenses. The City paid \$5,576,230 in health claims and paid \$1,017,309 for administrative costs for the year ended September 30, 2020. The City contributed \$5,242,784 and City employees contributed \$1,046,871 to the Plan for the year ended September 30, 2020.

The transactions of the Plan are reported in the City's internal service fund. The City pays a specified monthly amount for each employee and a portion of an employee's dependent coverage which averages to approximately \$766. The largest portion of this amount is dedicated to the direct payment of claims. The remaining part of the monthly amount is dedicated to the payments of administrative fees and commercial insurance for excess claims. The commercial insurance coverage becomes effective when the claims exceed the maximum amount per employee.

Estimated health claims that have been incurred but not reported are accrued at year end. The estimated liability for health claims is \$509,851 at September 30, 2020. The estimated liability for health claims is based upon historical claims experience.

The changes in the claim liability for the years ended September 30, 2020 and 2019 are as follows:

	 2020	 2019
Claims payable, beginning of year	\$ 491,853	\$ 358,764
Plus: incurred claims	5,594,228	5,266,162
Less: claims paid	 (5,576,230)	(5,133,073)
Claims Payable, End of Year	\$ 509,851	\$ 491,853

B. Contingent Liabilities

Amounts received or receivable from granting agencies are subject to audit and adjustment by grantor agencies, principally the federal government. Any disallowed claims, including amounts already collected, may constitute a liability of the applicable funds. The amounts of expenditures which may be disallowed by the grantor cannot be determined at this time although the City expects such amounts, if any, to be immaterial.

At September 30, 2020, the City is involved in various lawsuits. These lawsuits generally involve claims relating to general liability, automobile liability, civil rights actions, and various contractual

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

matters. In the opinion of management, any liability resulting from such litigation would not have a material adverse effect on the City's financial statements.

Liabilities are reported when it is probable that a loss has occurred and the amount of the loss can be reasonably estimated. Liabilities include an amount for claims that have been incurred but not reported. Claim liabilities are calculated considering the effects of inflation, recent claim settlement trends, including frequency and amount of payouts, and other economic and social factors. With the exception of health claims, no other claim liabilities are reported at year end.

In March 2020, COVID-19 was recognized as a pandemic both worldwide and in the United States with local stay at-home orders going into effect. The City navigated through this time by alternating the schedules of its employees due to various City functions needing to continue to run through this time. The City followed the directions of the State in relation to Municipal Court. The Court was closed until the City came up with an acceptable plan to monitor social distancing, require masks, and provide hand sanitizers. Subsequent to the second wave of the COVID outbreak, the State is now requiring Municipal Court to be held via Zoom meetings. While the initial event occurred prior to year end, the City was, subsequent to year end, continuing to modify its operations to prevent the spread to customers, staff, and the community as a whole, while balancing the needs of the community. The City has made numerous changes to its operations, including provisions for customer and staff to wear masks, more frequent cleanings, and numerous other changes. While such changes cause a significant hardship and have increased expenses, such increases are nominal in comparison to the overall budget. The City is continuing to monitor exposure levels with customer, staff, and the community as a whole, but to date the overall exposure threat level has been sufficiently low to continue with open doors; however the City is ready to modify plans if necessary.

C. Pension Plan

Texas Municipal Retirement System

Plan Description

The City participates as one of 888 plans in the nontraditional, joint contributory, hybrid defined benefit pension plan administered by TMRS. TMRS is an agency created by the State and administered in accordance with the TMRS Act, Subtitle G, Title 8, Texas Government Code (the "TMRS Act") as an agent multiple-employer retirement system for municipal employees in the State. The TMRS Act places the general administration and management of TMRS with a six-member Board of Trustees (the "Board"). Although the Governor, with the advice and consent of the Senate, appoints the Board, TMRS is not fiscally dependent on the State. TMRS's defined benefit pension plan is a tax-qualified plan under Section 401(a) of the Internal Revenue Code. TMRS issues a publicly available comprehensive annual financial report that can be obtained at www.tmrs.com.

All eligible employees of the City are required to participate in TMRS.

Benefits Provided

TMRS provides retirement, disability, and death benefits. Benefit provisions are adopted by the governing body of the City, within the options available in the state statutes governing TMRS.

At retirement, the benefit is calculated as if the sum of the employee's contributions, with interest, and the City-financed monetary credits, with interest, were used to purchase an annuity. Members may choose to receive their retirement benefit in one of seven payment options. Members may also choose

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

to receive a portion of their benefit as a partial lump sum distribution in an amount equal to 12, 24, or 36 monthly payments, which cannot exceed 75 percent of the member's deposits and interest.

The plan provisions are adopted by the governing body of the City, within the options available in the state statutes governing TMRS. Plan provisions for the City were as follows:

	2020	2019
Employee deposit rate	7.00%	7.00%
Matching ratio (City to employee)	2 to 1	2 to 1
Years required for vesting	5	5
Service requirement eligibility		
(expressed as age/yrs of service)	60/5, 0/20	60/5, 0/20
Updated service credit	100% Repeating, Transfers	100% Repeating, Transfers
Annuity increase (to retirees)	70% of CPI	70% of CPI

Employees Covered by Benefit Terms

At the December 31, 2019 valuation and measurement date, the following employees were covered by the benefit terms:

Inactive employees or beneficiaries currently receiving benefits	280
Inactive employees entitled to, but not yet receiving, benefits	313
Active employees	638
Total	1,231

Contributions

The contribution rates for employees in TMRS are either five percent, six percent, or seven percent of employee gross earnings, and the City-matching percentages are either 100 percent, 150 percent, or 200 percent, both as adopted by the governing body of the City. Under the state law governing TMRS, the contribution rate for each city is determined annually by the actuary, using the Entry Age Normal (EAN) actuarial cost method. The actuarially determined rate is the estimated amount necessary to finance the cost of benefits earned by employees during the year, with an additional amount to finance any unfunded accrued liability.

Employees for the City were required to contribute seven percent of their annual gross earnings during the fiscal year. The contribution rates for the City were 17.14 percent and 17.27 percent in calendar years 2019 and 2020, respectively. The City's contributions to TMRS for the fiscal year ended September 30, 2020 were \$7,429,745, which were equal to the required contributions.

Net Pension Liability

The City's Net Pension Liability (NPL) was measured as of December 31, 2019 and the Total Pension Liability (TPL) used to calculate the NPL was determined by an actuarial valuation as of that date.

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

Actuarial Assumptions

The TPL in the December 31, 2019 actuarial valuation was determined using the following actuarial assumptions:

Inflation 2.0% per year Overall payroll growth 3.0% per year

Investment rate of return 6.75%, net of pension plan investment expense, including inflation

Salary increases are based on a service-related table. Mortality rates for active members are based on the PUB(10) mortality tables with the Public Safety table used for males and the General Employee table used for females. Mortality rates for healthy retirees and beneficiaries are based on the Gender-distinct 2019 Municipal Retirees of Texas mortality tables. The rates for actives, healthy retirees, and beneficiaries are projected on a fully generational basis by Scale UMP to account for future mortality improvements. For disabled annuitants, the same mortality tables for healthy retirees is used with a 4-year set-forward for males and a 3-year set-forward for females. In addition, a 3.5% and 3.0% minimum mortality rate is applied for males and females, respectively, to reflect the impairment for younger members who become disabled. The rates are projected on a fully generational basis by Scale UMP to account for future mortality improvements subject to the floor.

The actuarial assumptions were developed primarily from the actuarial investigation of the experience of TMRS over the four-year period from December 31, 2014 to December 31, 2018. They were adopted in 2019 and first used in the December 31, 2019 actuarial valuation. The post-retirement mortality assumption for annuity purchase rates (APRs) is based on the Mortality Experience Investigation Study covering 2009 through 2011 and dated December 31, 2013. Plan assets are managed on a total return basis with an emphasis on both capital appreciation as well as the production of income in order to satisfy the short-term and long-term funding needs of TMRS.

The long-term expected rate of return on pension plan investments was determined using a building-block method in which best estimate ranges of expected future real rates of return (expected returns, net of pension plan investment expense and inflation) are developed for each major asset class. These ranges are combined to produce the long-term expected rate of return by weighing the expected future real rates of return by the target allocation percentage and by adding expected inflation. In determining their best estimate of a recommended investment return assumption under the various alternative asset allocation portfolios, the actuary focused on the area between (1) arithmetic mean (aggressive without an adjustment for time (conservative) and (2) the geometric mean (conservative) with an adjustment for time (aggressive).

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

The target allocation and best estimates of real rates of return for each major asset class are summarized in the following table:

Asset Class	Target Allocation	Long-Term Expected Real Rate of Return (Arithmetic)
Global Equity	30.00%	5.30%
Core Fixed Income	10.00%	1.25%
Non-Core Fixed Income	20.00%	4.14%
Real Return	10.00%	3.85%
Real Estate	10.00%	4.00%
Absolute Return	10.00%	3.48%
Private Equity	10.00%	7.75%
T	otal 100.00%	

Discount Rate

The discount rate used to measure the TPL was 6.75 percent. The projection of cash flows used to determine the discount rate assumed that employee and employer contributions will be made at the rates specified in statute. Based on that assumption, the pension plan's fiduciary net position was projected to be available to make all projected future benefit payments of current active and inactive employees. Therefore, the long-term expected rate of return on pension plan investments was applied to all periods of projected benefit payments to determine the TPL.

Changes in the NPL

	Increase (Decrease)					
	Total Pension Liability (A)		Plan Fiduciary Net Position (B)		N	Net Pension Liability (A) - (B)
Changes for the year:						
Service cost	\$	7,548,546	\$	-	\$	7,548,546
Interest		11,540,144		-		11,540,144
Changes in current period benefits		-		-		-
Difference between expected and actual experience		1,420,919		-		1,420,919
Changes in assumptions		615,649		-		615,649
Contributions - employer		-		7,026,523		(7,026,523)
Contributions - employee		-		2,901,000		(2,901,000)
Net investment income		-		19,681,894		(19,681,894)
Benefit payments, including refunds of employee						
contributions		(5,552,933)		(5,552,933)		-
Administrative expense		-		(111,061)		111,061
Other changes				(3,337)		3,337
Net Changes		15,572,325		23,942,086		(8,369,761)
Balance at December 31, 2018		169,967,288		127,137,103		42,830,185
Balance at December 31, 2019	\$	185,539,613	\$	151,079,189	\$	34,460,424

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

Sensitivity of the NPL to Changes in the Discount Rate

The following presents the NPL of the City, calculated using the discount rate of 6.75 percent, as well as what the City's NPL would be if it were calculated using a discount rate that is one percentage point lower (5.75%) or one percentage point higher (7.75%) than the current rate:

	19	6 Decrease			1	% Increase
	i	n Discount	Di	scount Rate	i	n Discount
	R	ate (5.75%)		(6.75%)	R	ate (7.75%)
City's Net Pension Liability	\$	64,306,036	\$	34,460,424	\$	10,255,710

Pension Plan Fiduciary Net Position

Detailed information about the pension plan's fiduciary net position is available in a separately-issued TMRS financial report. That report may be obtained on the Internet at www.tmrs.com.

Pension Expense and Deferred Outflows/Deferred Inflows of Resources Related to Pensions

For the fiscal year ended September 30, 2020, the City recognized pension expense of \$8,335,377.

At September 30, 2020, the City reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:

	C	Deferred Outflows of]	Deferred Inflows of
		Resources		Resources
Differences between expected and actual economic experience	\$	2,208,242	\$	26,350
Changes in actuarial assumptions		501,428		63,628
Difference between projected and actual investment earnings		-		4,550,217
Contributions subsequent to the measurement date		5,690,727		
Total	\$	8,400,397	\$	4,640,195

\$5,690,727 reported as deferred outflows of resources related to pensions resulting from contributions subsequent to the measurement date will be recognized as a reduction of the NPL for the fiscal year ending September 30, 2021. Other amounts reported as deferred outflows and inflows of resources related to pensions will be recognized in pension expense as follows:

Fiscal Year Ended	Pension		
September 30	Expense		
2021	\$	(531,020)	
2022		(527,419)	
2023		802,772	
2024		(1,822,291)	
2025		147,433	
Thereafter			
Total	\$	(1,930,525)	

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

D. Other Postemployment Benefits

1. TMRS Supplemental Death Benefits

Plan Description

The City participates an OPEB plan administered by TMRS. TMRS administers the defined benefit group-term life insurance plan known as the SDBF. This is a voluntary program in which participating member cities may elect, by ordinance, to provide group-term life insurance coverage for their active members, including or not including retirees. Employers may terminate coverage under, and discontinue participation in, the SDBF by adopting an ordinance before November 1 of any year to be effective the following January 1.

The member city contributes to the SDBF at a contractually required rate (based on the covered payroll of employee members) as determined by an annual actuarial valuation. The rate is equal to the cost of providing one-year term life insurance. The funding policy for the SDBF program is to assure that adequate resources are available to meet all death benefit payments for the upcoming year. The intent is not to pre-fund retiree term life insurance during employees' entire careers. No assets are accumulated in a trust that meets the criteria in paragraph 4 GASB 75. As such, the SDBF is considered to be a single-employer unfunded OPEB defined benefit plan with benefit payments treated as being equal to the employer's yearly contributions for retirees.

The contributions to the SDBF are pooled for investment purposes with those of the Pension Trust Fund (PTF). The TMRS Act requires the PTF to allocate a five percent interest credit from investment income to the SDBF on an annual basis each December 31 based on the mean balance in the SDBF during the year.

Benefits

The death benefit for active employees provides a lump-sum payment approximately equal to the employee's annual salary (calculated based on the employee's actual earnings, for the 12-month period preceding the month of death). The death benefit for retirees is considered an OPEB and is a fixed amount of \$7,500. As the SDBF covers both active and retiree participants with no segregation of assets, the SDBF is considered to be an unfunded OPEB plan (i.e., no assets are accumulated). Participation in the SDBF as of December 31, 2019 is summarized below:

Inactive employees or beneficiaries currently receiving benefits	234
Inactive employees entitled to, but not yet receiving, benefits	94
Active employees	638
Total	966

Total OPEB Liability

The City's total OPEB liability of \$1,795,560 was measured as of December 31, 2019 and was determined by an actuarial valuation as of that date.

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

Actuarial Assumptions and Other Inputs

The total OPEB liability in the December 31, 2019 actuarial valuation was determined using the following actuarial assumptions and other inputs applied to all periods included in the measurement, unless otherwise specified:

Inflation 2.50%

Salary increases 3.50% to 11.50% including inflation

Discount rate 2.75% Retirees' share of benefit-related cos Zero

accounted for under reporting requirements under GASB 68.

Mortality rates-service retirees 2019 Municipal Retirees of Texas Mortality Tables. The rates

are projected on a fully generational basis with scale UMP.

Mortality rates-disabled retirees 2019 Municipal Retirees of Texas Mortality Tables with a 4-year setforward for males and a 3-year set-forward for females. In

addition, a 3.5% and 3.0% minimum mortality rate will be applied to reflect the impairment for younger members who become disabled for males and females, respectively. The rates are projected on a fully generational basis by Scale UMP to account for future

mortality improvements subject to the floor.

The actuarial assumptions used in the December 31, 2019 valuation were based on the results of an actuarial experience study for the period December 31, 2014 to December 31, 2018.

Changes in the Total OPEB Liability

	Total OPEB Liability	
Changes for the year:		
Service cost	\$	66,288
Interest		55,022
Differences between expected and actual experience		(69,364)
Changes of assumptions		299,899
Benefit payments*		(12,429)
Net Changes		339,416
Beginning balance		1,456,144
Ending Balance	\$	1,795,560

^{*} Benefit payments are treated as being equal to the employer's yearly contributions for retirees due to the SDBF being considered an unfunded OPEB plan under GASB 75.

There were no changes of assumptions or other inputs that affected measurement of the total OPEB liability during the measurement period.

There were no changes of benefit terms that affected measurement of the total OPEB liability during the measurement period.

^{*} The discount rate is based on the Fidelity Index's "20-Year Municipal GO AA Index" rate as of Decem

NOTES TO FINANCIAL STATEMENTS (Continued) For the Year Ended September 30, 2020

Sensitivity of the Total OPEB Liability to Changes in the Discount Rate

The following presents the total OPEB liability of the City, as well as what the City's total OPEB liability would be if it were calculated using a discount rate that is one percentage point lower or one percentage point higher than the current discount rate:

	1%	Decrease			19	6 Increase
	in	Discount	Dis	scount Rate	ir	Discount
	Ra	ate (1.75%) (2.75%)		Ra	te (3.75%)	
City's Total OPEB Liability	\$	2,203,177	\$	1,795,560	\$	1,483,635

OPEB Expense and Deferred Outflows/Inflows of Resources Related to OPEB

At September 30, 2020, the City reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:

	Deferred Outflows of		_	eferred flows of	
	Re	esources	Resources		
Differences between expected and actual experience	\$	246,874	\$		
Changes in assumptions		-		78,397	
Contributions subsequent to the measurement date		10,099			
Total	\$	256,973	\$	78,397	

\$10,099 reported as deferred outflows of resources related to OPEB resulting from contributions subsequent to the measurement date will be recognized as a reduction the of total OPEB liability for the fiscal year ending September 30, 2021.

Amounts reported as deferred outflows/inflows of resources related to OPEB will be recognized in OPEB expense as follows:

Year Ended	OPEB		
September 30	Expense		
2021	\$	31,366	
2022		31,366	
2023		31,366	
2024		29,011	
2025		15,945	
Thereafter		29,423	
Total	\$	168,477	

2. Retiree Health Plan

Plan Description

The City provides post-retirement medical, dental, vision, and life insurance benefits on behalf of its eligible retirees. GASB 75 requires public employers to preform periodic actuarial valuations to measure and disclose their retiree healthcare liabilities for the financial statements of the employer.

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

Benefits

The City maintains self-funded medical and prescription drug coverage administered by Aetna for eligible employees and retired employees and their dependents (prior to attaining Medicare eligibility). Employees and retirees are also eligible for the City's fully-insured dental and vision plan options. In addition, retirees eligible for Medicare can remain with the City but are moved to a fully-insured Medicare Advantage plan. The dental, vision, and Medicare Advantage plans are 100% funded through retiree contributions. Since the retiree has to pay the full premium and there is not a material implicit subsidy for these benefits, there is no liability for the City. Therefore, the dental, vision, and Medicare Advantage plans were excluded from this valuation.

Inactive employees or beneficiaries currently receiving benefits	12
Inactive employees entitled to, but not yet receiving, benefits	-
Active employees	549
Total	561

Total OPEB Liability

The City's total OPEB liability of \$12,426,959 was measured as of September 30, 2019 and was determined by an actuarial valuation as of that date.

Actuarial Assumptions and Other Inputs

The total OPEB liability in the September 30, 2019 actuarial valuation was determined using the following actuarial assumptions and other inputs applied to all periods included in the measurement, unless otherwise specified:

Inflation	2.40%
Salary increases	3.00%
Discount rate	3.73%

The discount rate was based on an average of the September 30, 2019 S&P Municipal Bond 20-Year High Grade Rate Index and the Fidelity General Obligation AA 20-Year Yield.

Mortality rates for active employees were based on the RPH-2014 Employee Mortality Table, Generational with Projection Scale MP-2019 for males or females, as appropriate.

Mortality rates for retirees disabled employees were based on the RPH-2014 Healthy Annuitant and Disabled Retiree Mortality Table, Generaltional with Projection Scale MP-2018 for males or females, as appropriate.

The actuarial assumptions used in the September 30, 2019 valuation were based on the results of an actuarial experience study for the period September 30, 2016 to September 30, 2018.

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

Changes in the Total OPEB Liability

	Total OPEB Liability		
Changes for the year:		_	
Service cost	\$	516,534	
Interest		365,899	
Changes of assumptions		446,312	
Differences between expected and actual experience		69,594	
Benefit payments		14,965	
Net Changes		1,413,304	
Beginning balance		11,013,655	
Ending Balance	\$	12,426,959	

Sensitivity of the Total OPEB Liability to Changes in the Discount Rate

The following presents the total OPEB liability of the City, as well as what the City's total OPEB liability would be if it were calculated using a discount rate that is one percentage point lower or one percentage point higher than the current discount rate:

	1% Decrease in Discount Rate (2.73%)	Discount Rate 0 (3.73%)	1% Increase in Discount Rate (4.73%)
City's Total OPEB Liability	\$ 14,384,596	\$ 12,426,959	\$ 18,767,052
		Current Healthcare Cost Trend Rate	
	1% Decrease	Assumption	1% Increase
City's Total OPEB Liability	\$ 10,539,867	\$ 12,426,959	\$ 14,735,218

OPEB Expense and Deferred Outflows/Inflows of Resources Related to OPEB

At September 30, 2020, the City reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:

	Deferred Outflows of Resources		Inflo	erred ows of ources
Differences between actual and expected experience	\$	462,879	\$	-
Changes in actuarial assumptions		478,774		-
Total	\$	941,653	\$	_

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

Amounts reported as deferred outflows/inflows of resources related to OPEB will be recognized in OPEB expense as follows:

Year Ended	
September 30	OPEB Expense
2021	377,431
2022	377,431
2023	103,181
2024	83,610
2025	_
Thereafter	
Total	\$ 941,653

3. Operating Lease

NBU has an operating lease with the Lower Colorado River Authority (LCRA) to lease certain transmission assets to LCRA. Payments for the lease facilities are based on the original cost of the facilities, adjusted for depreciation, and are updated annually to reflect additions, retirements, and depreciation. The terms of the leases are perpetual, but may be terminated by either party upon five years written notice. On March 30, 2017, LCRA and NBU executed a Memorandum of Agreement (MOA) to terminate the lease effective on March 31, 2022. The MOA outlines a lease payment freeze that reverts the lease payments to the lease asset value as of NBU's Transmission Cost of Service (TCOS) rate case dated July 7, 2014. The compensable lease asset value at that time was \$10,992,460, which equates to lease revenue of \$855,667 per year. Lease revenues were \$926,972 and \$855,667 in Fiscal Year 2020 and Fiscal Year 2019, respectively. The receipts for Fiscal Year 2020 are expected to be \$855,667.

4. Tax Abatements

1. Chapter 378 Neighborhood Empowerment Zone Agreement

Chapter 378 of the Texas Local Government Code, *Neighborhood Empowerment Zone*, provides the authority to the governing body of a municipality to create a Neighborhood Empowerment Zone that would promote an increase in economic development in the municipality. The City has entered into a property tax abatement agreement (the "Agreement") with a company (the "Company") as authorized by Chapter 378 of the Texas Local Government Code. Under the Agreement, the Company agrees to establish a customer contact center that will employ 120 people by the end of the first year of operation and will employ at least 343 people by the end of the tenth year of operation. In exchange, the City will pay the Company 50 percent of the sales tax revenue received by the City which is connected to the Company's business activities within the City starting on the date outlined in the Agreement for a period of 10 years. The Agreement provides for recapture of sales taxes in the event of material breach. For the year ended September 30, 2020, the total amount of taxes abated were \$1,713,721 for the City and \$898,067 for the NBEDC.

2. Chapter 380 Economic Development Agreement

Chapter 380 of the Texas Local Government Code, *Miscellaneous Provisions Relating to Municipal Planning and Development*, provides the authority to the governing body of a municipality to establish and provide for the administration of one or more programs to promote state or local economic development and to stimulate business and commercial activity in the municipality.

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

Sales Taxes

The City has entered into sales tax abatement agreements (the "Agreements") with several developers (the "Developers") as authorized by Chapter 380 of the Texas Local Government Code.

Under each Agreement, the Developers must meet certain commercial/retail development and/or employment requirements in order to have a portion of their sales taxes abated. The minimum limitation value varies by Agreement. Each Agreement provides for recapture in the event of material breach. The following summarizes the current Agreements:

- A Developer constructed a commercial and mixed-use development of approximately 160.56 acres of land for the purpose of promoting economic development in the City and stimulating business and commercial activity. The improvements were to be completed based on the terms of the Agreement. The Agreement expires 25 years after the effective date of the Agreement. The City will make payments to the Developer from sales tax revenues at an amount equal to 50 percent of sales tax revenue collected by the City and generated by the project. For the year ended September 30, 2020, the total amount of taxes abated were \$249,606 for the City.
- A Developer will construct a new grocery retail store with approximately 120,000 square feet for the purpose of creating and/or retaining at least 108 full-time equivalent (FTE) employees. The City has granted the Developer a tax limitation of \$1.5 million for a period of 5 years. In order to be eligible to receive the limitation, the Developer must have invested at least \$14 million during the time period beginning October 1, 2015 and ending December 31, 2016. The City will make quarterly payments to the Developer from sales tax revenues at an amount equal to 50 percent of sales taxes generated not to exceed a cumulative amount of \$700,000 paid by the City and \$800,000 paid by the NBEDC beginning after the grocery store opens to the public. For the year ended September 30, 2019, the total amount of taxes abated were \$82,146 for the City. This contract will be fulfilled during the year ending September 30, 2021.

A reconciliation of gross sales tax collections for these tax abatement agreements and the Creekside Town Center TIRZ is disclosed below:

	_	Sales Tax Reconcilitation									
		_		Creekside Town		Economic		River Mill			
		General		Center TIRZ		Dev. Corporation		TIRZ		Total	
Payments from Comptroller	\$	26,184,691	\$	1,406,463	\$	8,728,230	\$	5,802	\$	36,325,186	
Creekside Town Center - Chapter 380 Abatement Payments		(1,990,713)				(2,365,093)				(4,355,806)	
Net Sales Tax Collected	\$	24,193,978		1,406,463	\$	6,363,137	\$	5,802	\$	31,969,380	

Property Taxes

The City has entered into property tax abatement agreements (the "Agreements") with several developers (the "Developers") as authorized by Chapter 380 of the Texas Local Government Code.

Under each Agreement, the Developers must meet certain commercial/retail development and/or employment requirements in order to have a portion of their property taxes abated. The minimum limitation value varies by Agreement.

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

Each Agreement provides for recapture in the event of material breach. The following summarizes the current Agreements:

- The Developer constructed a commercial and mixed-use development of approximately 160.56 acres of land for the purpose of promoting economic development in the City and stimulating business and commercial activity. In exchange, the City will pay the company an amount annually equal to 70 percent of all property taxes received by the City related to the property in each tax year starting the first tax year following a transition period as outlined in the Agreement for a period of 25 years or until \$4,117,000 of the economic development grant is paid. For the year ended September 30, 2020, the total amount of taxes abated were \$351,053 for the City.
- The Developer agrees to construct a manufacturing facility of approximately 240,000 square-feet for the purpose of promoting economic development in the City and stimulating business and commercial activity. The City has granted the Developer a tax limitation for a period of 15 years. In order to be eligible to receive the limitation, the Developer agrees to make an investment of \$80 million that increases total taxable assessed value of at least \$35 million by January 2017 and \$50 million by January 2018. In addition, the Developer must meet certain employment conditions. The City will make annual payments to the Developer from property tax revenues at an amount equal to 80 percent, 60 percent, and 50 percent of total taxable assessed value for years one through five, six through eight, and nine through fifteen, respectively. For the years ending September 30, 2020 and 2019, the total amount of taxes abated were \$265,579 and \$208,209 respectively.

A reconciliation of gross property tax collections for these tax abatement agreements and the Creekside Town Center TIRZ is disclosed below:

	Property Tax Reconciliation							
	Maintenance and			nterest and				
		Operations		Sinking		Total		
General fund	\$	21,214,934	\$	16,593,259	\$	37,808,193		
Creekside Town Center TIRZ		953,231		745,570		1,698,801		
Gross Property Taxes Collected		22,168,165		17,338,829		39,506,994		
Penalties and interest collected		190,506		155,697		346,203		
Creekside Town Center / Chapter 380 Abatement Payments		(1,262,256)		(989,545)		(2,251,801)		
Creekside Town Center TIRZ collections		2,783,406		-		2,783,406		
Deferred revenue adjustment for governmental activities		151,920		-		151,920		
Net Property Taxes Collected	\$	24,031,741		16,504,981		40,536,722		

5. New Braunfels Utilities Defined Benefit Pension Plan

Plan Description

NBU participates as one of 888 plans in the nontraditional, joint contributory, hybrid defined benefit pension plan administered by the Texas Municipal Retirement System (TMRS). TMRS is an agency created by the State of Texas and administered in accordance with the TMRS Act, Subtitle G, Title 8, Texas Government Code ("TMRS Act") as an agent multiple-employer retirement system for municipal employees in the State of Texas. The TMRS Act places the general administration and management of the System with a six-member Board of Trustees. Although the Governor, with the advice and consent of the Senate, appoints the Board, TMRS is not fiscally dependent on the State of Texas. TMRS's defined benefit pension plan is a tax-qualified plan under Section 401 (a) of the

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

Internal Revenue Code. TMRS issues a publicly available CAFR that can be obtained online at www.tmrs.com. All eligible employees of NBU are required to participate in TMRS.

Benefits Provided

TMRS provides retirement, disability, and death benefits. Benefit provisions are adopted by the Board, within the options available in the state statutes governing TMRS. At retirement, the benefit is calculated as if the sum of the employee's contributions, with interest, and NBU-financed monetary credits with interest were used to purchase an annuity. Members may choose to receive their retirement benefit in one of seven payments options. Members may also choose to receive a portion of their benefits as a Partial Lump Sum Distribution in an amount equal to 12, 24, or 36 monthly payments, which cannot exceed 75 percent of the member's deposits and interest.

Employees Covered by Benefit Terms

At the December 31, 2019 valuation and measurement date, the following employees were covered by the benefit terms:

Inactive employees or beneficiaries currently receiving benefits	128
Inactive employees entitled to, but not yet receiving, benefits	85
Active employees	306
Total	519

Contributions

The contribution rates for employees in TMRS are either 5 percent, 6 percent, or 7 percent of employee gross earnings, and the city matching percentages are either 100 percent, 150 percent, or 200 percent, both as adopted by the governing body of the city. Under the state law governing TMRS, the contribution rate for each city is determined annually by the actuary, using Entry Age Normal (EAN) actuarial cost method. The actuarially determined rate is the estimated amount necessary to finance the cost of benefits earned by employees during the year, with an additional amount to finance any unfunded accrued liability.

Employees of NBU were required to contribute 7 percent of their annual gross earnings during the fiscal year. The contribution rates for NBU were 17.39 percent and 17.58 percent in calendar years 2020 and 2019, respectively. NBU's contributions to TMRS for the years ended July 31, 2020 and 2019 were \$3,776,143 and \$3,343,248, respectively, and were equal to the required contributions.

Net Pension Liability

NBU's Net Pension Liability (NPL) was measured as of December 31, 2019 and 2018, and the Total Pension Liability (TPL) used to calculate the NPL was determined by an actuarial valuation as of that date.

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

Actuarial Assumptions

The TPL in the December 31, 2019 actuarial valuation was determined using the following actuarial assumptions:

Inflation 2.5% per year Overall payroll growth 2.75% per year

Investment rate of return 6.75%, net of pension plan investment expense, including inflation

Salary increases were based on a service-related table. Mortality rates for active members, retirees, and beneficiaries were based on the gender-distinct RP2000 Combined Healthy Mortality Table, with male rates multiplied by 109 percent and female rates multiplied by 103 percent. The rates are projected on a fully generational basis by scale BB to account for future Mortality improvements. For disabled annuitants, the gender-distinct RP2000 Combined Healthy Mortality Tables are used with slight adjustments.

Actuarial assumptions used in the December 31, 2019 and 2018 valuation were based on the results of actuarial experience studies. The experience study in TMRS was for the period December 31, 2010 through December 31, 2014. Healthy post-retirement mortality rates and annuity purchase rates were updated based on a Mortality Experience Investigation Study covering 2009 through 2011, and dated December 31, 2013. These assumptions were first used in the December 31, 2013 valuation, along with a change to the Entry Age Normal (EAN) actuarial cost method. Assumptions are reviewed annually. Plan assets are managed on a total return basis with an emphasis on both capital appreciation as well as the production of income, in order to satisfy the short-term and long-term funding needs of TMRS.

The long-term expected rate of return on pension plan investments was determined using a building-block method in which best estimate ranges of expected future real rates of return (expected returns, net of pension plan investment expense and inflation) are developed for each major asset class. These ranges are combined to produce the long-term expected rate of return by weighting the expected future real rates of return by the target asset allocation percentage and by adding expected inflation. In determining their best estimate of a recommended investment return assumption under the various alternative asset allocation portfolios, GRS focused on the area between (1) arithmetic mean (aggressive) without an adjustment for time (conservative) and (2) the geometric mean (conservative) with an adjustment for time (aggressive).

The target allocation and best estimates of real rates of return for each major asset class are summarized in the following table:

			Long-Term Expected Real
Asset Class		Target Allocation	Rate of Return (Arithmetic)
Global Equity		30.00%	5.30%
Core Fixed Income		10.00%	1.25%
Non-Core Fixed Income		20.00%	4.14%
Real Return		10.00%	3.85%
Real Estate		10.00%	4.00%
Absolute Return		10.00%	3.48%
Private Equity		10.00%	7.75%
	Total	100.00%	_

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

Discount Rate

The discount rate used to measure the Total Pension Liability was 6.75 percent. The projection of cash flows used to determine the discount rate assured that employee and employer contributions will be made at the rates specified in statute. Based on that assumption, the pension plan's Fiduciary Net Position was projected to be available to make all projected future benefit payments of current active and inactive employees. Therefore, the long-term expected rate of return on pension plan investments was applied to all periods of projected benefit payments to determine the Total Pension Liability.

Changes in the NPL

	Increase (Decrease)						
	Total Pension Liability			an Fiduciary let Position	1	Net Pension Liability	
		(A)		(B)		(A) - (B)	
Changes for the year:							
Service cost	\$	3,421,657	\$	-	\$	3,421,657	
Interest		6,104,485		-		6,104,485	
Changes in current period benefits		-		-		-	
Difference between expected and actual experience		1,260,367		-		1,260,367	
Changes in assumptions		205,839		-		205,839	
Contributions - employer		-		3,502,065		(3,502,065)	
Contributions - employee		-		1,407,263		(1,407,263)	
Net investment income		-		11,028,572		(11,028,572)	
Benefit payments, including refunds of employee							
contributions		(3,751,212)		(3,751,212)		-	
Administrative expense		-		(62,302)		62,302	
Other changes				(1,871)		1,871	
Net Changes		7,241,136		12,122,515		(4,881,379)	
Balance at December 31, 2018		90,601,592		71,320,004		19,281,588	
Balance at December 31, 2019	\$	97,842,728	\$	83,442,519	\$	14,400,209	

Sensitivity of the NPL to Changes in the Discount Rate

The following presents the Net Pension Liability of NBU, calculated using the discount rate that was included in the actuarial valuation, as well as what NBU's Net Pension Liability would be if it were calculated using a discount rate that is 1-percentage-point lower or 1-percentage-point higher than the current rate.

	1% Decrease		1% Increase
	in Discount	Discount Rate	in Discount
	Rate (5.75%)	(6.75%)	Rate (7.75%)
NBU's Net Pension Liability	\$ 28,647,370	\$ 14,400,209	\$ 2,718,805

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

Pension Plan Fiduciary Net Position

Detailed information about the pension plan's fiduciary net position is available in a separately-issued TMRS financial report. That report may be obtained on the Internet at www.tmrs.com.

Pension Expense and Deferred Outflows/Deferred Inflows of Resources Related to Pensions

For the fiscal year ended July 31, 2020, the City recognized pension expense of \$5,158,258.

At July 31, 2020, the City reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:

		C	Deferred Outflows of Resources	Deferred Inflows of Resources
Differences between expected and actual economic experience		\$	1,671,424	\$ 44,749
Changes in actuarial assumptions			192,429	-
Difference between projected and actual investment earnings			-	2,550,097
Contributions subsequent to the measurement date			2,215,333	
Т	otal	\$	4,079,186	\$ 2,594,846

NBU contributions of \$2,215,333 made subsequent to the measurement date of December 31, 2019, as shown in the table above, are included as part of pension deferred outflows in the Statement of Net Position. These contributions will be recognized as a reduction of the net pension liability for the year ending July 31, 2021. The remaining net amount of \$(730,993) is comprised of the difference between the deferred outflows of resources of \$1,863,853 consisting of the difference between expected and actual economic experience and (ii) deferred inflows of \$2,594,846 resulting from differences between projected and actual investment earnings. This amount will be recognized in pension expense as follows:

Fiscal Year Ended		Pension				
September 30	Expense					
2021	\$	(323,966)				
2022		(308,319)				
2023		595,133				
2024		(904,737)				
2025		210,896				
Thereafter		-				
Total	\$	(730,993)				

6. New Braunfels Utilities Supplemental Death Benefit Fund

NBU also participates in the cost sharing multi-employer defined benefit group-term life insurance plan operated by the TMRS known as the Supplemental Death Benefits Fund (SDBF). NBU elected, by ordinance, to provide group life insurance coverage to both current and retired employees. NBU may terminate coverage under and discontinue participation in the SDBF by adopting an ordinance before November 1 of any year to be effective the following January 1. Benefits - The death benefit for active employees provides a lump-sum payment approximately equal to the employee's annual salary (calculated based on the employee's actual earnings for the 12-month period preceding the month of death); retired employees are insured for \$7,500; this coverage is an "other post-employment benefit," or OPEB. Contributions - NBU contributes to the SDBF at a contractually required contribution rate as determined by an annual actuarial valuation. The rate is equal to the cost of providing one-year term life insurance. The funding policy of this plan is to assure that adequate resources are available to meet all death benefit payments for the upcoming year; the intent is not to

NOTES TO FINANCIAL STATEMENTS (Continued)
For the Year Ended September 30, 2020

pre-fund retiree term life insurance during employees' entire careers. NBU's contributions for 2020, 2019, and 2018 were \$37,507, \$31,250, and \$30,288, respectively, and equaled the required contributions for those years. GASB Statement No. 75, Accounting and Financial Reporting for Postemployment Benefits Other Than Pensions was deemed not material and has no impact on NBU's financial reporting.

7. Intergovernmental Revenue

NBU is a semi-autonomous entity with a Board of Trustees that is responsible for its operations. The Board is appointed by the City Council.

The Board may authorize NBU to transfer annual payments to the General Fund of the City payable in monthly installments. For Fiscal Year 2016 and prior, the Board elected to transfer an amount equal to sixteen percent (16 percent) of gross margin on service revenue. On April 28, 2016, the Board elected to utilize a new methodology beginning in Fiscal Year 2017. The calculation is based on a rolling three-year average of electric, water, and sewer operating revenues. The formula percentage is 7.45 percent for electric, 4.35 percent for water, and 4.35 percent for wastewater. The amount is limited to income before extraordinary items less bond principal and any future bond reserve or contingency requirements. These monies can be transferred only if such funds are available after meeting the needs of properly operating and maintaining the system and fulfilling all bonded debt requirements (see Note 4). The City has recognized this payment in the amount of \$8,204,126 in taxes and fees for fiscal year 2020.

REQUIRED SUPPLEMENTARY INFORMATION

SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE - BUDGET AND ACTUAL (Page 1 of 2) GENERAL FUND

For the Year Ended September 30, 2020

	Original Budgeted Amounts		Final Budgeted Amounts			Actual GAAP Basis	Variance with Final Budget Positive (Negative)
Revenues							
Taxes:							
Ad valorem	\$	20,951,065	\$	20,951,065	\$	21,096,416	\$ 145,351
Sales		22,319,783		22,319,783		24,193,978	1,874,195
Franchise fees and other taxes		10,598,583		10,598,583		10,237,135	(361,448)
Licenses and permits		4,428,747		4,428,747		5,646,378	1,217,631
Intergovernmental		50,000		50,000		658,775	608,775
Fines and forfeitures		1,443,623		1,443,623		1,055,141	(388,482)
Interest		350,000		350,000		553,431	203,431
Parks and recreation		4,445,045		4,445,045		2,554,698	(1,890,347)
Miscellaneous		2,722,160		2,722,160		2,385,997	(336,163)
Charges for services		4,488,740		4,488,740		3,938,646	(550,094)
Total Revenues		71,797,746		71,797,746		72,320,595	522,849
Expenditures General government:							
City council		33,350		33,350		22,006	11,344
City attorney		975,673		975,673		820,698	154,975
City administration		5,016,351		5,016,351		4,897,579	118,772
Human resources		991,269		991,269		905,021	86,248
Nondepartmental		2,258,500		2,661,220		2,580,717	80,503
Finance and tax		1,288,258		1,288,258		1,287,773	485
Planning and environmental							
development		3,922,186		3,922,186		3,402,849	519,337
Public safety:							
Police		21,063,642		21,063,642		20,343,576	720,066
Fire		19,387,360		19,748,991		19,699,459	49,532
Public works		7,727,708		7,727,708		7,514,328	213,380
Parks and recreation		8,418,778		8,418,778		7,549,474	869,304
Library		2,479,606		2,479,606	_	2,334,164	 145,442
Total Expenditures		73,562,681		74,327,032	_	71,357,644	 2,969,388
Excess (Deficiency) of Revenues							
Over (Under) Expenditures		(1,764,935)		(2,529,286)		962,951	 3,492,237

SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE - BUDGET AND ACTUAL (Page 2 of 2) GENERAL FUND

For the Year Ended September 30, 2020

	Original Budgeted Amounts	Final Budgeted Amounts	(Actual SAAP Basis	Variance with Final Budget Positive (Negative)
Other Financing Sources (Uses)					
Transfers in	\$ 849,381	\$ 849,381	\$	974,381	\$ 125,000
Transfers (out)	(1,926,480)	(2,064,471)		(645,659)	1,418,812
Sale of capital asset	 <u>-</u>	 <u>-</u>		18,648	 18,648
Total Other Financing	 _	 _			 _
Sources (Uses)	 (1,077,099)	 (1,215,090)		347,370	 1,562,460
Net Change in Fund Balance	\$ (2,842,034)	\$ (3,744,376)		1,310,321	\$ 5,054,697
Beginning fund balance				26,075,791	
Ending Fund Balance			\$	27,386,112	

Notes to Required Supplementary Information (RSI):

- 1. Annual budgets are adopted on a basis consistent with generally accepted accounting principles (GAAP).
- 2. This schedule includes budget and actual amounts for the General fund subfund.

SCHEDULE OF REVENUES, EXPENDITURES, AND CHANGES IN FUND BALANCE - BUDGET AND ACTUAL HOTEL/MOTEL TAX FUND

For the Year Ended September 30, 2020

	Original Budgeted Amounts	Final Budgeted Amounts	Actual GAAP Basis	Variance with Final Budget Positive (Negative)
Revenues				
Taxes	\$ 4,000,000	\$ 4,000,000	\$ 2,872,022	\$ (1,127,978)
Interest	-	-	6,027	6,027
Miscellaneous	5,000	5,000	52	(4,948)
Total Revenues	4,005,000	4,005,000	2,878,101	(1,126,899)
Expenditures Current				
General government	3,356,656	3,356,656	2,858,649	498,007
Total Expenditures	3,356,656	3,356,656	2,858,649	498,007
Excess of Revenues Over Expenditures	648,344	648,344	19,452	(628,892)
Other Financing Sources (Uses)				
Transfers (out)	(1,020,852)	(1,020,852)	(680,725)	340,127
Total Other Financing (Uses)	(1,020,852)	(1,020,852)	(680,725)	340,127
Net Change in Fund Balance	\$ (372,508)	\$ (372,508)	(661,273)	\$ (288,765)
Beginning fund balance			1,806,242	
Ending Fund Balance			\$ 1,144,969	

Notes to Required Supplementary Information (RSI):

^{1.} Annual budgets are adopted on a basis consistent with generally accepted accounting principles (GAAP).

SCHEDULE OF CHANGES IN NET PENSION LIABILITY AND RELATED RATIOS

TEXAS MUNICIPAL RETIREMENT SYSTEM

For the Year Ended September 30, 2020

	Measurement Year*							
		2014		2015		2016		2017
Total Pension Liability								
Service cost	\$	5,143,064	\$	5,732,589	\$	6,283,281	\$	6,602,665
Interest (on the total pension liability)		8,027,752		8,602,512		8,990,600		9,783,894
Changes in current period benefits		-		-		-		-
Difference between expected and actual								
experience		(1,028,253)		420,652		887,337		1,216,121
Change in assumptions		-		(437,911)		-		-
Benefit payments, including refunds of								
employee contributions		(4,136,590)		(4,316,359)		(4,267,920)		(4,868,903)
Net Change in Total Pension Liability		8,005,973		10,001,483		11,893,298		12,733,777
Beginning total pension liability		114,178,940		122,184,913		132,186,396		144,079,694
Ending Total Pension Liability	\$	122,184,913	\$	132,186,396	\$	144,079,694	\$	156,813,471
Plan Fiduciary Net Position								
Contributions - employer	\$	4,725,941	\$	5,365,044	\$	5,961,496	\$	6,162,903
Contributions - employee		2,011,041		2,213,355		2,424,270		2,546,656
Net investment income		4,945,274		138,605		6,574,073		14,955,206
Benefit payments, including refunds of								
employee contributions		(4,136,590)		(4,316,359)		(4,267,920)		(4,868,903)
Administrative expense		(51,621)		(84,411)		(74,212)		(77,461)
Other		(4,244)		(4,169)		(3,998)		(3,926)
Net Change in Plan Fiduciary Net Position		7,489,801		3,312,065		10,613,709		18,714,475
Beginning plan fiduciary net position		86,429,472		93,919,273		97,231,338		107,845,047
Ending Plan Fiduciary Net Position	\$	93,919,273	\$	97,231,338	\$	107,845,047	\$	126,559,522
Net Pension Liability	\$	28,265,640	\$	34,955,058	\$	36,234,647	\$	30,253,949
Plan Fiduciary Net Position as a Percentage of Total Pension Liability		76.87%		73.56%		74.85%		80.71%
Covered Payroll	\$	28,695,633	\$	31,619,357	\$	34,599,565	\$	36,318,289
•								
Net Pension Liability as a Percentage of Covered Payroll		98.50%		110.55%		104.73%		83.30%

^{*}Only six years of information is currently available. The City will build this schedule over the next four-year period.

Measurement Year*								
	2018		2019					
\$	7,075,714 10,661,364	\$	7,548,546 11,540,144					
	227,139		1,420,919 615,649					
	(4,810,400) 13,153,817		(5,552,933) 15,572,325					
	156,813,471		169,967,288					
\$	169,967,288	\$	185,539,613					
\$	6,539,492 2,719,934 (3,794,347)	\$	7,026,523 2,901,000 19,681,894					
	(4,810,400) (73,269) (3,829) 577,581		(5,552,933) (111,061) (3,337) 23,942,086					
	126,559,522		127,137,103					
\$	127,137,103	\$	151,079,189					
\$	42,830,185	\$	34,460,424					
\$	74.80% 38,856,198	\$	81.43% 41,430,000					

110.23%

83.18%

NEW BRAUNFELS UTILITIES

SCHEDULE OF CHANGES IN NET PENSION LIABILITY AND RELATED RATIOS TEXAS MUNICIPAL RETIREMENT SYSTEM

For the Year Ended July 31, 2020

				Measuren	nent	Year*		
		2015		2016		2017		2018
Total Pension Liability								
Service cost	\$	1,852,821		2,063,217		2,328,445		3,034,811
Interest (on the total pension liability)		4,534,158		4,623,082		5,349,632		5,697,720
Changes in current period benefits		-		-		6,881,135		-
Difference between expected and actual								
experience		(452,450)		(33,315)		424,537		638,332
Change in assumptions		288,151		-		-		-
Benefit payments, including refunds of								
employee contributions		(2,689,654)		(2,533,258)		(3,272,818)		(3,325,058)
Net Change in Total Pension Liability		3,533,026		4,119,726		11,710,931		6,045,805
Beginning total pension liability		65,192,104		68,725,130		72,844,856		84,555,787
Ending Total Pension Liability	\$	68,725,130	\$	72,844,856	\$	84,555,787	\$	90,601,592
Plan Fiduciary Net Position								
Contributions - employer	\$	1,827,177		1,811,489		2,046,699		3,194,908
Contributions - employee		944,629		1,018,513		1,151,967		1,259,258
Net investment income		87,534		4,017,620		8,830,361		(2,169,446)
Benefit payments, including refunds of								
employee contributions		(2,689,654)		(2,533,258)		(3,272,818)		(3,325,058)
Administrative expense		(53,311)		(45,360)		(45,751)		(41,917)
Other		(2,634)		(2,444)		(2,319)		(2,190)
Net Change in Plan Fiduciary Net Position		113,741		4,266,560		8,708,139		(1,084,445)
Beginning plan fiduciary net position		59,316,009		59,429,750		63,696,310		72,404,449
Ending Plan Fiduciary Net Position	\$	59,429,750	\$	63,696,310	\$	72,404,449	\$	71,320,004
Net Pension Liability	\$	9,295,380	\$	9,148,546	\$	12,151,338	\$	19,281,588
Plan Fiduciary Net Position as a Percentage of Total Pension Liability		86.47%		87.44%		85.63%		78.72%
Covered Payroll	\$	13,494,694	\$	14,550,190	\$	16,443,818	\$	17,989,394
•	Ф	15,494,094	Ф	14,550,190	Ф	10,445,616	Ф	17,969,394
Net Pension Liability as a Percentage of Covered Payroll		68.88%		62.88%		73.90%		107.18%

Measurement Year*					
	2019				
	3,421,657 6,104,485				
	1,260,367 205,839				
	(3,751,212) 7,241,136				
	90,601,592				
\$	97,842,728				
	3,502,065 1,407,263 11,028,572				
	(3,751,212) (62,302) (1,871) 12,122,515				
	71,320,004				
\$	83,442,519				
\$	14,400,209				
\$	85.28% 20,103,751				

71.63%

SCHEDULE OF CONTRIBUTIONS

TEXAS MUNICIPAL RETIREMENT SYSTEM

For the Year Ended September 30, 2020

Fiscal Year* 2017 2014 2015 2016 Actuarially determined contribution \$ 4,725,941 \$ 5,365,044 \$ 6,066,843 \$ 6,102,303 Contributions in relation to the actuarially determined contribution 4,705,262 5,400,580 6,066,843 6,102,303 Contribution deficiency (excess) 20,679 (35,536)\$ \$ \$ Covered payroll 28,695,633 \$ 31,619,357 35,348,062 35,884,508 Contributions as a percentage of covered payroll 16.40% 17.08% 17.16% 17.01%

Notes to Required Supplementary Information:

1. Valuation Date:

Actuarially determined contribution rates are calculated as of December 31 and become effective in January, 13 months later.

2. Methods and Assumptions Used to Determine Contribution Rates:

Actuarial cost method Entry age normal

Amortization method Level percentage of payroll, closed

Remaining amortization period 26 Years

Asset valuation method 10 year smoothed market, 15% soft corridor

Inflation 2.0%

Salary increases 3% to 10% including inflation

Investment rate of return 6.75%

Retirement age Experience-based table of rates that are specific to the City's plan of benefits. Last

updated for the 2019 valuation pursuant to an experience study of the period

December 31, 2014 - 2018.

Mortality Post-retirement: 2019 Municipal Retirees of Texas Mortality Tables. The rates are

projected on a fully generational basis with scale UMP. Pre-retirement: PUB(10) mortality tables, with the Public Safety table used for males and the General Employee table used for females. The rates are projected on a fully generational

basis with scale UMP.

3. Other Information:

There were no benefit changes during the year.

^{*}Only seven years of information is currently available. The City will build this schedule over the next three-year period.

Fiscal	Yea	ır*

	-		
2018		2019	2020
\$ 6,439,837	\$	6,937,744	\$ 7,429,745
\$ 6,439,837	\$	6,937,744	\$ 7,429,745
\$ 38,208,179	\$	40,641,797	\$ 43,646,238
16.85%		17.07%	17.02%

NEW BRAUNFELS UTILITIES

SCHEDULE OF CONTRIBUTIONS

TEXAS MUNICIPAL RETIREMENT SYSTEM

For the Year Ended July 31, 2020

Fiscal Year* 2016 2017 2019 2018 Actuarially determined contribution \$ 1,842,516 \$ 1,941,283 \$ 1,941,283 \$ 3,343,248 Contributions in relation to the actuarially determined contribution 1,842,516 1,941,283 2,700,230 3,343,248 Contribution deficiency (excess) (758,947)\$ 14,270,549 \$ \$ \$ Covered payroll 15,599,975 17,387,972 19,038,042 Contributions as a percentage of covered 12.91% 15.53% payroll 12.44% 17.56%

Notes to Required Supplementary Information:

1. Valuation Date:

Actuarially determined contribution rates are calculated as of December 31 and become effective in January, 13 months later.

2. Methods and Assumptions Used to Determine Contribution Rates:

Actuarial cost method Entry age normal

Amortization method Level percentage of payroll, closed

Remaining amortization period 26 Years

Asset valuation method 10 year smoothed market, 12% soft corridor

Inflation 2.5%

Salary increases 3.5% to 11.5% including inflation

Investment rate of return 6.75%

Retirement age Experience-based table of rates that are specific to the City's plan of benefits. Last

updated for the 2019 valuation pursuant to an experience study of the period

December 31, 2010 - 2018.

Mortality Post-retirement: 2019 Municipal Retirees of Texas Mortality Tables. The rates are

projected on a fully generational basis with scale UMP. Pre-retirement: PUB(10) mortality tables, with the Public Safety table used for males and the General Employee table used for females. The rates are projected on a fully generational

basis with scale UMP.

3. Other Information:

There were no benefit changes during the year.

^{*}Only five years of information is currently available. NBU will build this schedule over the next five-year period.

Fiscal Year*						
2020						
\$	3,343,248					
	3,776,143					
\$	(432,895)					
\$	21,832,301					

17.30%

SCHEDULE OF CHANGES IN TOTAL OPEB LIABILITY AND RELATED RATIOS

RETIREE BENEFIT PROGRAM

For the Year Ended September 30, 2020

	Measurement Year*					
		2017		2018		2019
Total Pension Liability						
Service cost	\$	431,371	\$	444,312	\$	516,534
Interest (on the total pension liability)		363,757		312,824		365,899
Difference between expected & actual experience		237,182		61,055		446,312
Change of assumptions		-		846,197		69,594
Benefit payments		(392,489)		(149,364)		14,965
Net Change in Total OPEB Liability		639,821		1,515,024		1,413,304
Beginning total OPEB liability		8,858,810		9,498,631		11,013,655
Ending Total OPEB Liability	\$	9,498,631	\$	11,013,655	\$	12,426,959
Covered Payroll	\$	30,768,150	\$	31,691,195	\$	33,253,958
Total OPEB Liability as a Percentage of Covered Payroll		30.87%		34.75%		37.37%

^{*}Only three years of information is currently available. The City will build this schedule over the next seven-year period.

SCHEDULE OF CHANGES IN TOTAL OPEB LIABILITY AND RELATED RATIOS
TEXAS MUNICIPAL RETIREMENT SYSTEM (TMRS) - SUPPLEMENTAL DEATH BENEFIT FUND

For the Year Ended September 30, 2020

	Measurement Year*							
		2017 2018				2019		
Total OPEB Liability								
Service cost	\$	58,109	\$	73,827	\$	66,288		
Interest (on the total pension liability) Difference between expected		48,695		50,176		55,022		
and actual experience		-		(29,490)		(69,364)		
Change of assumptions		124,268		(111,517)		299,899		
Benefit payments**		(10,895)		(11,657)		(12,429)		
Net Change in Total OPEB Liability		220,177		(28,661)		339,416		
Beginning total OPEB liability		1,264,628		1,484,805		1,456,144		
Ending Total OPEB Liability	\$	1,484,805	\$	1,456,144	\$	1,795,560		
Covered Payroll	\$	36,318,289	\$	38,856,198	\$	41,430,000		
Total OPEB Liability as a Percentage of Covered Payroll		4.09%		3.75%		4.33%		

^{*}Only three years of information is currently available.

The City will build this schedule over the next seven-year period.

benefit payments are treated as being equal to the employer's yearly contributions for retirees.

Notes to Required Supplementary Information:

Valuation Date:

Actuarially determined contribution rates are calculated as of December 31 and become effective in January, 13 months later.

Methods and Assumptions Used to Determine Contribution Rates:

Actuarial cost method Entry age normal

Inflation 2.0%

Salary increases 3.50% to 10.50% including inflation

Discount rate 2.75%

Administrative expenses All administrative expenses are paid through the PTF and accounted for

under reporting requirements under GASB 68.

Mortality - service retirees 2019 Municipal Retirees of Texas Mortality Tables. The rates are projected

on a fully generational basis with scale UMP.

Mortality - disabled retirees 2019 Municipal Retirees of Texas Mortality Tables with a 4-year set-

forward for males and a 3-year set-forward for females. In addition, a 3.5% and 3.0% minimum mortality rate will be applied to reflect the impairment for younger members who become disabled for males and females, respectively. The rates are projected on a fully generational basis by Scale UMP to account for future mortality improvements subject to the

floor.

Other Information:

No assets are accumulated in a trust that meets the criteria in paragraph 4 of GASB 75 to pay related benefits.

The discount rate was based on the Fidelity Index's "20-Year Municipal GO AA Index" rate as of December 31, 2019.

Change in assumptions is the annual change in the municipal bond index rate.

There were no benefit changes during the year.

^{**}Due to the SDBF being considered an unfunded OPEB plan under GASB 75,



Financial Advisory Services Provided By:

