

OFFICIAL STATEMENT Dated: November 1, 2016

Ratings:

S&P: "AA-" (stable outlook)
Fitch: "AA+" (stable outlook)
(see "OTHER INFORMATION

- Ratings" herein)

NEW ISSUE - Book-Entry-Only

In the opinion of Bond Counsel, interest on the Bonds will be excluded in gross income for federal income tax purposes under existing law, subject to the matters described under "TAX MATTERS" herein, including the alternative minimum tax on corporations.

THE BONDS **HAVE NOT** BEEN DESIGNATED AS "QUALIFIED TAX-EXEMPT OBLIGATIONS" FOR FINANCIAL INSTITUTIONS

\$6,730,000 CITY OF GRAND PRAIRIE, TEXAS (Dallas, Tarrant and Ellis Counties) SALES TAX REVENUE BONDS, SERIES 2016

Dated Date: November 1, 2016

Due: February 15, as shown on page 2

Interest to accrue from Delivery Date

PAYMENT TERMS. . . Interest on the \$6,730,000 City of Grand Prairie, Texas Sales Tax Revenue Bonds, Series 2016 (the "Bonds") will accrue from the "Delivery Date", will be payable February 15 and August 15 of each year commencing August 15, 2017, until maturity or prior redemption, and will be calculated on the basis of a 360-day year consisting of twelve 30-day months. The definitive Bonds will be initially registered and delivered only to Cede & Co., the nominee of The Depository Trust Company ("DTC") pursuant to the Book-Entry-Only System described herein. Beneficial ownership of the Bonds may be acquired in denominations of \$5,000 or integral multiples thereof within a maturity. No physical delivery of the Bonds will be made to the beneficial owners thereof. Principal of, premium, if any, and interest on the Bonds will be payable by the Paying Agent/Registrar to Cede & Co., which will make distribution of the amounts so paid to the participating members of DTC for subsequent payment to the beneficial owners of the Bonds. See "THE BONDS - Book-Entry-Only System" herein. The initial Paying Agent/Registrar is The Bank of New York Mellon Trust Company, N.A., Dallas, Texas (see "THE BONDS - Paying Agent/Registrar").

AUTHORITY FOR ISSUANCE. . . The Bonds are being issued by the City of Grand Prairie, Texas (the "City") pursuant to the provisions of Chapter 334, Texas Local Government Code, as amended. The Bonds and their terms are governed by the provisions of an Ordinance (the "Ordinance") adopted by the City Council of the City (see "THE BONDS - Authority for Issuance").

The Bonds are payable solely by a pledge of and lien on the Pledged Revenues described in the Ordinance and not from any other revenues, properties or income of the City.

PURPOSE. . . Proceeds from the sale of the Bonds will be used (i) to improve and add to the City's parks and recreation system and (ii) to pay the costs associated with the issuance of the Bonds.

CUSIP PREFIX: 386166

MATURITY SCHEDULE & 9 DIGIT CUSIP Shown on Page 2

LEGALITY . . . The Bonds are offered for delivery when, as and if issued and received by the Underwriter and subject to the approving opinion of the Attorney General of Texas and the opinion of Norton Rose Fulbright US LLP, Bond Counsel, Dallas, Texas (see Appendix C, "Form of Bond Counsel's Opinion"). Certain legal matters will be passed upon for the Underwriter by its counsel, Andrews Kurth Kenyon LLP, Austin, Texas.

DELIVERY. . . It is expected that the Bonds will be available for delivery through DTC on November 29, 2016.

BOK FINANCIAL SECURITIES, INC.

MATURITY SCHEDULE

CUSIP Prefix: 386166(1)

Principal		Maturity	Interest	Initial	CUSIP
Amount		Date	Rate	Yield	Suffix ⁽¹⁾
\$	260,000	2/15/2018	2.000%	1.020%	HE5
	265,000	2/15/2019	2.000%	1.180%	HF2
	270,000	2/15/2020	2.000%	1.290%	HG0
	265,000	2/15/2021	2.000%	1.400%	HH8
	260,000	2/15/2022	2.000%	1.530%	HJ4
	260,000	2/15/2023	3.000%	1.670%	HK1
	260,000	2/15/2024	3.000%	1.810%	HL9
	265,000	2/15/2025	3.000%	1.970%	HM7
	345,000	2/15/2026	3.000%	2.130%	HN5
	355,000	2/15/2027	4.000%	2.330% (2)	HP0
	370,000	2/15/2028	4.000%	2.470% (2)	HQ8
	385,000	2/15/2029	4.000%	2.690% (2)	HR6
	400,000	2/15/2030	4.000%	2.840% (2)	HS4
	420,000	2/15/2031	4.000%	2.940% (2)	HT2
	435,000	2/15/2032	4.000%	3.010% (2)	HU9
	455,000	2/15/2033	4.000%	3.070% (2)	HV7
	470,000	2/15/2034	3.250%	3.370%	HW5
	485,000	2/15/2035	3.250%	3.410%	HX3
	505,000	2/15/2036	4.000%	3.190% (2)	HY1

(Interest to accrue from Delivery Date)

- (1) CUSIP is a registered trademark of the American Bankers Association. CUSIP data herein is provided by CUSIP Global Services, managed by S&P Capital IQ 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. The City, the Financial Advisor and the Underwriter take no responsibility for the accuracy of such numbers.
- (2) Priced to first optional redemption date of January 15, 2026.

OPTIONAL REDEMPTION... The City reserves the right, at its option, to redeem Bonds having stated maturities on and after February 15, 2027, in whole or in part in principal amounts of \$5,000 or any integral multiple thereof, on February 15, 2026, or any date thereafter, at the par value thereof plus accrued interest to the date of redemption (see "THE BONDS - Optional Redemption of the Bonds").

No dealer, broker, salesman or other person has been authorized by the City or the Underwriter to give any information, or to make any representations 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 City or the Underwriter. This Official Statement does not constitute an offer to sell Bonds in any jurisdiction to any person to whom it is unlawful to make such offer in such jurisdiction.

Certain information set forth herein has been obtained from the City and other sources which are believed to be reliable but is not guaranteed as to accuracy or completeness, and is not to be construed as a representation by the Financial Advisor. Any information and expressions of opinion herein contained are subject to change without notice, and neither the delivery of this Official Statement nor any sale made hereunder shall, under any circumstances, create any implication that there has been no change in the affairs of the City or other matters described herein since the date hereof. See "CONTINUING DISCLOSURE OF INFORMATION" for a description of the City's undertaking to provide certain information on a continuing basis.

IN CONNECTION WITH THE OFFERING OF THE BONDS, THE UNDERWRITER MAY OVER-ALLOT OR EFFECT TRANSACTIONS WHICH STABILIZE OR MAINTAIN THE MARKET PRICES OF THE BONDS AT A LEVEL ABOVE THAT WHICH MIGHT OTHERWISE PREVAIL IN THE OPEN MARKET. SUCH STABILIZING, IF COMMENCED, MAY BE DISCONTINUED AT ANY TIME.

THE BONDS ARE EXEMPT FROM REGISTRATION WITH THE UNITED STATES 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 JURISDICTION IN WHICH THE BONDS HAVE BEEN REGISTERED, QUALIFIED OR EXEMPTED SHOULD NOT BE REGARDED AS A RECOMMENDATION THEREOF.

NONE OF THE CITY, THE UNDERWRITER, OR THE FINANCIAL ADVISOR MAKE ANY REPRESENTATION OR WARRANTY WITH RESPECT TO THE INFORMATION CONTAINED IN THIS OFFICIAL STATEMENT REGARDING THE DEPOSITORY TRUST COMPANY, AS SUCH INFORMATION HAS BEEN PROVIDED BY THE DEPOSITORY TRUST COMPANY.

THIS OFFICIAL STATEMENT CONTAINS "FORWARD-LOOKING" STATEMENTS WITHIN THE MEANING OF SECTION 21E OF THE SECURITIES EXCHANGE ACT OF 1934, AS AMENDED. SUCH STATEMENTS MAY INVOLVE KNOWN AND UNKNOWN RISKS, UNCERTAINTIES AND OTHER FACTORS WHICH MAY CAUSE THE ACTUAL RESULTS, PERFORMANCE AND ACHIEVEMENTS TO BE DIFFERENT FROM FUTURE RESULTS, PERFORMANCE, AND ACHIEVEMENTS EXPRESSED OR IMPLIED BY SUCH FORWARD-LOOKING STATEMENTS. INVESTORS ARE CAUTIONED THAT THE ACTUAL RESULTS COULD DIFFER MATERIALLY FROM THOSE SET FORTH IN THE FORWARD-LOOKING STATEMENTS.

The agreements of the City and others related to the Bonds are contained solely in the contracts described herein. Neither this Official Statement nor any other statement made in connection with the offer or sale of the Bonds is to be construed as constituting an agreement with the purchasers of the Bonds. INVESTORS SHOULD READ THE ENTIRE OFFICIAL STATEMENT, INCLUDING THE SCHEDULE AND ALL APPENDICES ATTACHED HERETO, TO OBTAIN INFORMATION ESSENTIAL TO MAKING AN INFORMED INVESTMENT DECISION.

THE UNDERWRITER HAS PROVIDED THE FOLLOWING SENTENCE FOR INCLUSION IN THIS OFFICIAL STATEMENT. THE UNDERWRITER HAS REVIEWED THE INFORMATION IN THIS OFFICIAL STATEMENT PURSUANT TO ITS RESPONSIBILITIES TO INVESTORS UNDER THE FEDERAL SECURITIES LAWS, BUT THE UNDERWRITER DOES NOT GUARANTEE THE ACCURACY OF COMPLETENESS OF SUCH INFORMATION.

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The cover page hereof, this page, the appendices included herein and any addenda, supplement or amendment hereto, are part of the Official Statement.

OFFICIAL STATEMENT SUMMARY

This summary 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 summary from this Official Statement or to otherwise use it without the entire Official Statement.

THE CITY	The City of Grand Prairie is a political subdivision and municipal corporation of the State of Texas (the "State"), located in Dallas, Tarrant and Ellis Counties, Texas. The City covers approximately 80 square miles (see "INTRODUCTION - Description of City").
THE BONDS	The Bonds are issued as \$6,730,000 Sales Tax Revenue Bonds, Series 2016. The Bonds are issued as serial bonds to mature on February 15 in each of the years 2018 through 2036, inclusive (see "THE BONDS - Description of the Bonds").
PAYMENT OF INTEREST	Interest on the Bonds accrues from the date of the initial delivery of the Bonds, anticipated to be November 29, 2016, and is payable August 15, 2017 and each February 15 and August 15 thereafter until maturity or prior redemption (see "THE BONDS - Description of the Bonds" and "THE BONDS - Optional Redemption of the Bonds").
AUTHORITY FOR ISSUANCE	The Bonds are issued pursuant to the general laws of the State, including particularly V.T.C.A., Local Government Code, Chapter 334, as amended, V.T.C.A., Local Government Code, and an Ordinance passed by the City Council of the City (see "THE BONDS - Authority for Issuance of the Bonds").
SECURITY FOR THE BONDS	The Bonds are special obligations of the City, and together with Previously Issued Bonds, are payable solely from and equally and ratably secured by a pledge of the "Pledged Revenues" (as defined in the Ordinance) received by the City, to wit: the receipts from a 1/4 of 1% sales and use tax levied within the City for the benefit of the City (see "THE BONDS - Security and Source of Payment").
REDEMPTION OF THE BONDS	. The City reserves the right, at its option, to redeem Bonds having stated maturities on and after February 15, 2027, in whole or in part in principal amounts of \$5,000 or any integral multiple thereof, on February 15, 2026 or any date thereafter, at the par value thereof plus accrued interest to the date of redemption (see "THE BONDS - Optional Redemption of the Bonds").
TAX EXEMPTION	In the opinion of Bond Counsel, the interest on the Bonds will be excludable from gross income for federal income tax purposes under existing law, subject to the matters described under the caption "TAX MATTERS" herein, including the alternative minimum tax on corporations.
USE OF PROCEEDS	Proceeds from the sale of the Bonds will be used (i) improve and add the City's parks and recreation system and (ii) to pay the costs associated with the issuance of the Bonds.
RATINGS	The Bonds have been rated "AA+" by Fitch Ratings, Inc. ("Fitch") and "AA-" by S&P Global Ratings, a division of S&P Global Inc. ("S&P") (see "OTHER INFORMATION - Ratings").
BOOK-ENTRY-ONLY SYSTEM	The definitive Bonds will be initially registered and delivered only to Cede & Co., the nominee of DTC pursuant to the Book-Entry-Only System described herein. Beneficial ownership of the Bonds may be acquired in denominations of \$5,000 or integral multiples thereof. No physical delivery of the Bonds will be made to the beneficial owners thereof. Principal of, premium, if any, and interest on the Bonds will be payable by the Paying Agent/Registrar to Cede & Co., which will make distribution of the amounts so paid to the participating members of DTC for subsequent payment to the beneficial owners of the Bonds (see "THE BONDS - Book-Entry-Only System").

For additional information regarding the City, please contact:

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(THE REMAINDER OF THIS PAGE LEFT BLANK INTENTIONALLY.)

CITY OFFICIALS, STAFF AND CONSULTANTS

ELECTED OFFICIALS

	Length of	Term	
	Service	Expires	Occupation
Ron Jensen Mayor	12 Years	May 2019	President and Owner, Control Products
Jorja Jackson Clemson Place 1 - District 1 Mayor Pro-Tem	3 Year	May 2017	President, Store Service Inc.
Jeff Wooldridge Place 6 - District 6 Deputy Mayor Pro-Ten	3 Year	May 2018	Self Employed
Jim Swafford Place 2 - District 2	17 Years	May 2019	Retired Bank President
Lila Thorn Place 3 - District 3	3 Year	May 2017	Real Estate Agent
Richard Fregoe Place 4 - District 4	21 Years	May 2019	Retired Senior Executive U.S. Army/Air Force Exchange Service
Tony Shotwell Place 5 - District 5	20 Years	May 2018	Machinist Programmer, Rheaco, Inc
Jeff Copeland Place 7 - At Large	3 Year	May 2017	President, Federal Title, Inc.
Greg Giessner Place 8 - At Large	7 Years	May 2018	Agent, Farmers Insurance

SELECTED ADMINISTRATIVE STAFF

Name	Position	Length of Service In Grand Prairie	Total Municipal Government Experience
Tom Hart	City Manager	16 Years	40 Years
Anna Doll	Deputy City Manager	32 Years	33 Years
Tom Cox	Deputy City Manager	14 Years	24 Years
Gina Alley	Senior Assistant to City Manager	1 Year	1 Year
Don Postell	City Attorney	17 Years	30 Years
Cathy Dimaggio	City Secretary	15 Years	28 Years
Diana Ortiz, RTA	Chief Financial Officer	10 Years	30 Years
Kathleen Mercer	Budget Director	15 Years	17 Years
Ron McCuller	Public Works Director	18 Years	42 Years
Cathy Patrick, CPA, CIA	Internal Auditor	17 Years	22 Years
Cheryl Davenport, CPA	Treasurer	9 Months	24 Years
Cheryl Estes, CPA	Controller	3 Years	16 Years

CONSULTANTS AND ADVISORS

Auditors	
	Dallas, Texas
Bond Counsel	
	Dallas, Texas
Financial Advisor	FirstSouthwest, a Division of Hilltop Securities Inc.
	Dallas, Texas

OFFICIAL STATEMENT RELATING TO

\$6,730,000 CITY OF GRAND PRAIRIE, TEXAS SALES TAX REVENUE BONDS, SERIES 2016

INTRODUCTION

This Official Statement, which includes the Appendices hereto, provides certain information regarding the issuance of \$6,730,000 City of Grand Prairie, Texas Sales Tax Revenue Bonds, Series 2016. Capitalized terms used in this Official Statement have the same meanings assigned to such terms in the Ordinance to be adopted on the date of sale of the Bonds (the "Ordinance") which will authorize the issuance of the Bonds, except as otherwise indicated herein (see "SELECTED PROVISIONS OF THE ORDINANCE").

There follows in this Official Statement descriptions of the Bonds and certain information regarding the City and its finances. All descriptions of documents contained herein are only summaries and are qualified in their entirety by reference to each such document. Copies of such documents may be obtained from the City's Financial Advisor, FirstSouthwest, a Division of Hilltop Securities Inc. ("FirstSouthwest"), Dallas, Texas.

DESCRIPTION OF THE CITY... The City is a political subdivision and municipal corporation of the State of Texas (the "State"), duly organized and existing under the laws of the State, including the City's Home Rule Charter. The City first adopted its Home Rule Charter in 1948. The City operates under a Council/Manager form of government with a City Council comprised of the Mayor and eight Councilmembers who are elected for staggered two-year terms. The City Manager is the chief administrative officer for the City. Some of the services that the City provides are: public safety (police and fire protection), highways and streets, electric, water and sanitary sewer utilities, health and social services, culture-recreation, public transportation, public improvements, planning and zoning, and general administrative services. The 2000 Census population for the City was 127,427, while the 2010 Census population was 175,396. The estimated 2017 population is 184,260. The City covers approximately 80 square miles.

PLAN OF FINANCING

PURPOSE... Proceeds from the sale of the Bonds will be used (i) to improve and add to the City's parks and recreation system and (ii) to pay the costs associated with the issuance of the Bonds.

USE OF PROCEEDS . . . The proceeds from the sale of the Bonds will be applied approximately as follows:

SOURCES OF FUNDS:

Par Amount of Bonds	\$ 6,730,000.00
Premium	404,933.60
TOTAL SOURCES:	\$ 7,134,933.60
USES OF FUNDS:	
Deposit to Project Fund	\$ 7,000,000.00
Cost of Issuance	88,360.55
Underwriter's Discount	46,573.05
TOTAL USES:	\$ 7,134,933.60

THE BONDS

DESCRIPTION OF THE BONDS . . . The Bonds are dated November 1, 2016 and mature on February 15 in each of the years and in the amounts shown on page 2 hereof. Interest will be computed on the basis of a 360-day year consisting of twelve 30-day months, and will be payable on February 15 and August 15 in each year, commencing August 15, 2017 until maturity or prior redemption. The definitive Bonds will be issued only in fully registered form in any integral multiple of \$5,000 for any one maturity and will be initially registered and delivered only to Cede & Co., the nominee of The Depository Trust Company ("DTC") pursuant to the Book-Entry-Only System described herein. **No physical delivery of the Bonds will be made to the beneficial owners thereof.** Principal of, premium, if any, and interest on the Bonds will be payable by the Paying Agent/Registrar to Cede & Co., which will make distribution of the amounts so paid to the participating members of DTC for subsequent payment to the beneficial owners of the Bonds. See "THE BONDS - Book-Entry-Only System" herein.

AUTHORITY FOR ISSUANCE... The Bonds are being issued pursuant to the Constitution and general laws of the State of Texas, particularly Chapter 334 of the Local Government Code, as amended ("Chapter 334"), and the Ordinance.

SECURITY AND SOURCE OF PAYMENT... The Bonds are special obligations of the City, issued on a parity with certain outstanding sales tax revenue bonds of the City (the "Previously Issued Bonds") and any additional bonds which may be issued in the future on a parity with the Previously Issued Bonds (the "Additional Bonds" and, together with the Bonds and the Previously Issued Bonds, the "Parity Bonds"), all of which Parity Bonds are secured by and payable from a pledge of the "Pledged Revenues" (as defined in the Ordinance) received by the City, to wit: the receipts from a 1/4 of 1% sales and use tax levied for the benefit of the City (the "Sales Tax") pursuant to Chapter 334 and an election held in the City on November 2, 1999. The Bonds do not constitute a legal or equitable, pledge, charge, lien or encumbrance upon and property of the City except with respect to the "Pledged Revenues."

The Bonds may not be paid in whole or in part from any property taxes raised or to be raised by the City and do not constitute a debt of and do not give rise to a claim for payment against the City, except as to the Sales Tax revenues held by the City and required to be paid to the City. Neither the State, the City nor any political subdivision or agency of the State shall be obligated to pay the Bonds or the interest thereon, and neither the faith and credit nor the taxing power of the State, the City or any other political subdivision or agency thereof is pledged to the payment of the principal of and interest on the Bonds, except as noted above.

Subject to satisfying the terms and conditions prescribed therefor, the City has reserved the right to issue additional revenue bonds payable, in whole or in part, from the Pledged Revenues and equally and ratably secured in like manner and effect as the Bonds.

Chapter 334 contains no provisions which would allow the voters of the City to either reduce or repeal the Sales Tax. Should the Legislature ever enact such an amendment to the Chapter 334 to allow for the reduction or repeal of the Sales Tax, the Attorney General of Texas has rendered an Opinion (Opinion No. DM-137) relating to sales tax obligations and therein stated a "reduction in the sales tax rate, or a limitation on the amount of time the tax may be collected, may not be applied to any bonds issued prior to the date of the rollback election." In so opining, the Attorney General noted any "subsequent legislation which purports to permit the reduction or other limitation of that tax is ineffective to do so, because such alteration would impair the obligation of the contract between the city and such bondholders," and in effect be a violation of Article 1, Section 10 of the United States Constitution and Article I, Section 16 of the Texas Constitution.

The Sales Tax may not be collected after the last day of the first calendar quarter occurring after notification to the State Comptroller of Public Accounts by the City that all Bonds or other obligations of the City that are payable in whole or in part from the proceeds of the Sales Tax, including any refunding bonds or other obligations, have been paid in full or the full amount of money necessary to defease such bonds and other obligations has been set aside in a trust account dedicated to their payment.

PLEDGE UNDER ORDINANCE... The City covenants and agrees that the Pledged Revenues, with the exception of those in excess of the amounts required for the payment and security of the Parity Bonds, are irrevocably pledged to the payment and security of the Bonds, including the establishment and maintenance of the special funds created and established in any ordinance authorizing the Previously Issued Bonds, the Ordinance and any Supplemental Ordinance. The Ordinance further provides that the Bonds shall constitute a lien on the Pledged Revenues in accordance with the terms of the Ordinance and any Supplemental Ordinance, which lien shall be valid and binding without any further action by the City and without any filing or recording with respect thereto except in the records of the City.

ADDITIONAL OBLIGATIONS . . . In the Ordinance, the City reserves the right to issue Additional Bonds payable from and equally and ratably secured by a parity lien on and pledge of the Pledged Revenues subject to satisfying certain terms and conditions including, among other prerequisites, obtaining a certificate or opinion from a certified public accountant to the effect that, according to the books and records of the City, the Gross Sales Tax Revenues received by the City for either (i) the last completed Fiscal Year or (ii) any twelve consecutive months out of the eighteen months next preceding the adoption of the Supplemental Ordinance authorizing the issuance of the Additional Bonds were equal to not less than 1.25 times maximum annual Debt Service for all Parity Bonds then outstanding after giving effect to the issuance of the Additional Bonds then being issued. For more details of the City's authority to issue Additional Bonds and the requirements relating thereto, see "SELECTED PROVISIONS OF THE ORDINANCE - Issuance of Additional Parity Bonds".

THE VENUE PROJECT FUND... The Gross Sales Tax Revenues collected by the State Comptroller of Public Accounts and remitted periodically to the City for the benefit of the City shall be deposited by the City as received to the credit of a fund or account of the City to be known as the "Parks and Recreation Venue Project Fund" (hereinafter called the "Venue Project Fund").

The Gross Sales Tax Revenues held in the Venue Project Fund are first to be used to make payments to the Bond Fund in amounts equal to one hundred percent (100%) of the interest on and principal of the Parity Bonds then due and payable.

GENERAL COVENANT REGARDING THE SALES TAX... The Municipal Sales and Use Tax Act provides that the Sales Tax does not apply to the sale of a taxable item unless the item is also taxable under the Texas Limited Sales, Excise and Use Tax Act. The Sales Tax is therefore subject to broadening and reduction in the base against which it is levied by action of the State Legislature without the consent of the City.

In the Ordinance, the City covenants and agrees that, while any Bonds are outstanding, it will take all legal means and actions permissible to cause the Sales Tax, at its current rate (1/4 of 1%) or at a higher rate if legally permitted, to be levied and collected continuously throughout the boundaries of the City, as such boundaries may be changed from time to time, in the manner and to the maximum extent legally permitted; and to cause no reduction, abatement or exemption in the Sales Tax until all the Bonds have been paid in full or until they are lawfully defeased in accordance with the Ordinance. The City also covenants and agrees that, if, subsequent to the issuance of the Bonds, the City is authorized by applicable law to impose and levy the Sales Tax on any items or transactions that are not subject to the Sales Tax on the date the Ordinance was adopted, then the City will use its best efforts to cause the City to take such action as may be required by applicable law to subject such items or transactions to the Sales Tax.

OPTIONAL REDEMPTION OF THE BONDS... The City reserves the right, at its option, to redeem Bonds having stated maturities on and after February 15, 2027, in whole or in part in principal amounts of \$5,000 or any integral multiple thereof, on February 15, 2026, or any date thereafter, at the par value thereof plus accrued interest to the date of redemption. If less than all of the Bonds are to be redeemed, the City may select the maturities of the Bonds to be redeemed. If less than all of the Bonds of any maturity are to be redeemed, the Paying Agent/Registrar (or DTC while the Bonds are in Book-Entry-Only form) shall determine by lot the Bonds, or portions thereof, within such maturity to be redeemed. If an Obligation (or any portion of the principal sum thereof) shall have been called for redemption and notice of such redemption shall have been given, such Obligation (or the principal amount thereof to be redeemed) shall become due and payable on such redemption date and interest thereon shall cease to accrue from and after the redemption date, provided funds for the payment of the redemption price and accrued interest thereon are held by the Paying Agent/Registrar on the redemption date.

NOTICE OF REDEMPTION... Not less than 30 days prior to a redemption date for the Bonds, the City shall cause a notice of redemption to be sent by United States mail, first class, postage prepaid, to the registered owners of the Bonds to be redeemed, in whole or in part, at the address of each registered owner appearing on the registration books of the Paying Agent/Registrar at the close of business on the business day next preceding the date of mailing such notice. ANY NOTICE SO MAILED SHALL BE CONCLUSIVELY PRESUMED TO HAVE BEEN DULY GIVEN, WHETHER OR NOT THE REGISTERED OWNER RECEIVES SUCH NOTICE. NOTICE HAVING BEEN SO GIVEN, THE BONDS CALLED FOR REDEMPTION SHALL BECOME DUE AND PAYABLE ON THE SPECIFIED REDEMPTION DATE, AND NOTWITHSTANDING THAT ANY OBLIGATION OR PORTION THEREOF HAS NOT BEEN SURRENDERED FOR PAYMENT, INTEREST ON SUCH OBLIGATION OR PORTION THEREOF SHALL CEASE TO ACCRUE.

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

FLOW OF FUNDS... The City has established the following funds and accounts for the payment and security of the Bonds, and for the Pledged Revenues with all revenues flowing first to the Venue Project Fund to be expended for the following purposes in the following priority:

First: To the payment of the amounts required to be deposited in the Bond Fund for the payment of Debt Service on the Parity Bonds as the same becomes due and payable;

Second: To the payment of the amounts required to be deposited in the Reserve Fund, if any, to establish and maintain the Required Reserve in accordance with the provisions of this Ordinance and any Supplemental Ordinance;

Third: To the payment of amounts required to be deposited in any other fund or account required by any Supplemental Ordinance authorizing the issuance of Parity Bonds;

Fourth: To the payment of the amounts required to be deposited in the City of Grand Prairie, Texas Sales Tax Revenue Parks and Recreation Bond Fund (as defined in the ordinance authorizing the issuance of the Subordinate Lien Bonds) created for the payment of debt service on the Subordinate Lien Bonds as the same becomes due and payable;

Fifth: To any fund or account held at any place or places, or to any payee, required by any other ordinance of the City which authorizes the issuance of obligations or the creation of debt of the City having a lien on the Pledged Revenues subordinate to the lien created on behalf of the Parity Bonds and the Subordinate Lien Bonds.

Any amount in the Venue Project Fund after satisfying the foregoing payments, or making adequate and sufficient provision for the payment thereof, may be appropriated and used for any purpose permitted by Section 334.042(d) of the Act, related to the City's park and recreation system.

RESERVE FUND REQUIREMENT. . . Under the Ordinance, the City is not required to establish or maintain a Reserve Fund for the payment of the Bonds or any other Parity Bonds so long as the Pledged Revenues for a Fiscal Year (calculated annually on or before the date that is six months after the end of the Fiscal Year and for which audited financial statements of the City have been prepared and accepted) equal or exceed one hundred fifty percent (150%) of the maximum debt service requirements of the outstanding Parity Bonds. If any such calculation reflects that the Pledged Revenues do not exceed 150% of the maximum debt service requirements of the then outstanding Parity Bonds, the City shall be obligated to establish and maintain on the books of the City a separate fund or account designated as the Reserve Fund. Upon being established and except as provided below, the amount on deposit to the credit of the Reserve Fund shall be maintained for the benefit of the owners of the Parity Bonds. Monies or investments held in the Reserve Fund shall be used for the purpose of retiring the last of the Parity Bonds as they become due or paying principal of and interest on the Parity Bonds when and to the extent the amounts in the Bond Fund are insufficient for such purpose.

When a Reserve Fund is required to be established as noted above and while the same is required to be maintained, the Required Reserve to be accumulated and maintained in such Reserve Fund shall be equal to the maximum annual debt service (calculated on a Fiscal Year basis) for all Parity Bonds then Outstanding, as determined on the date of calculation of the Pledged Revenues. The Required Reserve shall be established and maintained with Pledged Revenues, the proceeds of sale of Parity Bonds, by depositing to the credit of the Reserve Fund one or more surety bonds issued by a company or institution having a rating in one of the two highest rating categories by two nationally recognized rating agencies or services, or by making monthly deposits from lawfully available funds on or before the 15th day of each month following the determination of the need to fund a Reserve Fund, of not less than 1/60th of the Required Reserve.

If a Reserve Fund has been established and if on the date of the calculation of the Pledged Revenues for two (2) consecutive calculation periods the calculation of the Pledged Revenues reflects that the Pledged Revenues were at least equal to 150% of the maximum annual debt service on the then outstanding Parity Bonds, the money in the Reserve Fund can be released and used by the City for any lawful purpose that is consistent with the provisions of Chapter 334 and any applicable federal income tax requirements related to the tax-exempt status of the Parity Bonds and the Reserve Fund will no longer need to be maintained unless and until future calculations reflect that the Pledged Revenues were not at least equal to 150% of the maximum annual debt service on the then outstanding Parity Bonds in which event the Reserve Fund shall be reinstated and funded as set forth above. This process is intended to be followed during the time any of the Bonds are outstanding.

BOOK-ENTRY-ONLY SYSTEM... This section describes how ownership of the Bonds are 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 believes the source of such information to be reliable, but takes 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 any 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 any 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 Securities and Exchange Commission, 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 securities 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 certificate will be issued for each maturity of the Bonds in the aggregate principal amount of such issue, 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"). DTC has a Standard & Poor's rating of: AA+. The DTC Rules applicable to its Participants are on file with the Securities and Exchange Commission. More information about DTC can be found at www.dtcc.com and www.dtc.org.

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 Direct and Indirect 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 Direct or Indirect 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 Direct and Indirect 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 nominee do not affect 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 Direct and Indirect 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 transmission to them of notices of significant events with respect to the Bonds, such as 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 registrar and request that copies of the notices be provided directly to them.

Neither DTC nor Cede & Co. (nor such other DTC nominee) will consent or vote with respect to the Bonds unless authorized by a Direct Participant in accordance with DTC's Procedures. Under its usual procedures, DTC mails an Omnibus Proxy to City as soon as possible after the record date. The Omnibus Proxy assigns Cede & Co.'s consenting or voting rights to the Direct Participants to whose accounts the 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 Paying Agent/Registrar on 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 securities 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 nor its nominee, Paying Agent/Registrar, or the City, subject to any statutory or regulatory requirements as may be in effect from time to time. Payments to Cede & Co. (or such other nominee as may be requested by an authorized representative of DTC) are, the responsibility of the City or 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 Direct and Indirect 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 Paying Agent/Registrar. Under such circumstances, in the event that a successor depository is not obtained, Bond certificates 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, Bond certificates will be printed and delivered (see "THE BONDS-Transfer, Exchange and Registration" herein).

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.

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 or the Underwriter.

Effect of Termination of Book-Entry-Only System. . . In the event that the Book-Entry-Only System is discontinued, printed Bonds will be issued to the Participants or the Beneficial Owners, as the case may be, and the Bonds will be subject to transfer, exchange and registration provisions as set forth in the Ordinance and summarized under "THE BONDS - Transfer, Exchange and Registration" below.

PAYING AGENT/REGISTRAR... The initial Paying Agent/Registrar is The Bank of New York Mellon Trust Company, N.A., Dallas, Texas. In the Ordinance, the City retains the right to replace the Paying Agent/Registrar. The City covenants to maintain and

provide a Paying Agent/Registrar at all times until the Bonds are duly paid and any successor Paying Agent/Registrar shall be a commercial bank or trust company organized under the laws of the State of Texas or other entity duly qualified and legally authorized to serve as and perform the duties and services of Paying Agent/Registrar for the Bonds. Upon any change in the Paying Agent/Registrar for the Bonds, the City agrees to promptly cause a written notice thereof to be sent to each registered owner of such Bonds by United States mail, first class, postage prepaid, which notice shall also give the address of the new Paying Agent/Registrar.

Interest on the Bonds shall be paid to the registered owners appearing on the registration books of the Paying Agent/Registrar at the close of business on the Record Date (hereinafter defined), and such interest shall be paid (i) by check sent United States mail, first class, postage prepaid, to the address of the registered owner recorded in the registration books of the Paying Agent/Registrar or (ii) by such other method, acceptable to the Paying Agent/Registrar requested by, and at the risk and expense of, the registered owner. Principal of the Bonds will be paid to the registered owner at the stated maturity upon presentation to the designated payment/transfer office of the Paying Agent/Registrar; provided, however, that so long as Cede & Co. (or other DTC nominee) is the registered owner of the Bonds, all payments will be made as described under "THE BONDS - Book-Entry-Only System" herein. 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 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.

TRANSFER, EXCHANGE AND REGISTRATION... In the event the Book-Entry-Only System should be discontinued, printed certificates will be delivered to the registered owners of the Bonds and thereafter the Bonds may be transferred and exchanged 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 transfer or exchange 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, exchange and transfer. Bonds may be assigned by the execution of an assignment form on the respective Bonds or by other instrument of transfer and assignment acceptable to the Paying Agent/Registrar. New Bonds will be delivered by the Paying Agent/Registrar, in lieu of the Bonds being transferred or exchanged, at the principal office of the Paying Agent/Registrar, or sent by United States mail, first class, postage prepaid, to the new registered owner or his designee. To the extent possible, 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 business days after the receipt of the Bonds to be canceled, 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 or integral multiples thereof for any one maturity and for a like aggregate principal amount as the Bonds surrendered for exchange or transfer. See "THE BONDS - Book-Entry-Only System" for a description of the system to be utilized initially in regard to ownership and transferability of the Bonds. Neither the City nor the Paying Agent/Registrar shall be required to transfer or exchange any Bond called for redemption, in whole or in part, within forty-five (45) days of the date fixed for redemption of such Bond; provided, however, that such limitation of transfer shall not be applicable to an exchange by the Holder of an unredeemed balance of a Bond called for redemption in part.

RECORD DATE FOR INTEREST PAYMENT... The record date (the "Record Date") for the interest payable on the Bonds on any interest payment date means the close of business on the last business day of the month next preceding each interest payment date.

In the event of a non-payment of interest on a scheduled payment date, and for 30 days thereafter, a new record date for such interest payment (the "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 City. 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 of a Bond 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.

REGISTERED OWNERS' REMEDIES. . . The Ordinance provides that in the event the City (a) defaults in payments to be made to the Interest and Sinking Fund or the Reserve Fund as required by the Ordinance or (b) defaults in the observance or performance of any other of the covenants, conditions or obligations set forth in the Ordinance, the Holder or Holders of any Bond shall be entitled to a writ of mandamus issued by a court of proper jurisdiction compelling and requiring the governing body of the City and other officers of the City to observe and perform any covenant, condition or obligation prescribed in the Ordinance. The issuance of a writ of mandamus is controlled by equitable principles and rests with the discretion of the court, but may not be arbitrarily refused. The enforcement of such remedy may be difficult and time consuming and a registered owner could be required to enforce such remedy on a periodic basis. 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 interests 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 financed by, the registered owners. On April 1, 2016, the Texas Supreme Court ruled in Wasson Interests, Ltd. v. City of Jacksonville, 489 S.W. 3d 427 (Tex. 2016) that sovereign 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. If sovereign immunity is determined by a court to exist, then the Texas Supreme Court has ruled in *Tooke v. City of Mexia*, 197 S.W. 3d 325 (Tex. 2006), that a waiver of sovereign 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 sovereign immunity from a suit for money damages, holders of the Bonds may not be able to bring such a suit against the City for breach of the Bonds or Ordinance covenants. 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. 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, such as the Pledged Revenues, such provisions are subject to construction. 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 holders of the Bonds 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 Ordinance and Bonds are qualified with respect to the customary rights of debtors relative to their creditors.

DEFEASANCE ... The Ordinance provides for the defeasance of the Bonds when the payment of the principal of and premium, if any, 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 other authorized escrow agent, in trust (1) money sufficient to make such payment or (2) Government Obligations to 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. The Ordinance provides that "Government Obligations" means (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 of their acquisition or purchase by the City, 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 have been refunded and that, on the date of their acquisition or purchase by the City, are rated as to investment quality by a nationally recognized investment rating firm not less than "AAA" or its equivalent, and (d) any other then authorized securities or obligations that may be used to defease obligations such as the Bonds under applicable laws of the State of Texas. The City has the right, subject to satisfying the requirements of (1) and (2) above, to substitute other Government Obligations for the Government Obligations 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.

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 may 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 as Government Obligations or that for any other Government Obligation will be maintained at any particular rating category.

Upon such deposit as described above, the Bonds shall no longer be regarded to be outstanding or unpaid. After firm banking and financial arrangements for the discharge and final payment of the Bonds have been made as described above, all rights of the City to take any action amending the terms of the Bonds are extinguished.

AMENDMENTS... The City may amend the Ordinance without the consent of or notice to any registered owner in any manner not detrimental to the interests of the registered owners, including the curing of any ambiguity, inconsistency, or formal defect or omission therein. In addition, the City may with the written consent of the Holders of a majority of aggregate principal amount of the Bonds then outstanding affected thereby, amend, add to, or rescind any of the provisions of the Ordinance; except that, without the consent of the registered owners of all of the affected Bonds, no such amendment, addition or rescission may (i) extend the time or times of payment of the principal of, premium, if any, and interest on the Bonds, reduce the principal amount thereof, the redemption price, or the rate of interest thereon, or in any other way modify the terms of payment of the principal of, premium, if any, or interest on the Bonds, (2) give any preference to any Bond over any other Bond, or (3) reduce the aggregate principal amount of Bonds required to be held by Holders for consent to any such amendment, addition, or rescission.

DEBT INFORMATION

TABLE 1 – DEBT SERVICE REQUIREMENTS

Fiscal											
Year	Out	standing Park	Venue	Outs	standing Park V	Venue .			Total	% of	
Ending	Sales	Tax Senior Lie	en D/S ⁽¹⁾	Sales Tax Subordinate Lien D/S ⁽²⁾			The Bonds (Senior Lien) ⁽³⁾			Outstanding	Principal
9/30	Principal	Interest	Total D/S	Principal	Interest	Total D/S	Principal	Interest	Total D/S	Debt Service	Retired
2017	\$ 650,000	\$ 260,550	\$ 910,550	\$ 915,000	\$ 383,503	\$ 1,298,503	\$ -	\$ 159,529	\$ 159,529	\$ 2,368,582	
2018	660,000	247,450	907,450	955,000	348,254	1,303,254	260,000	221,738	481,738	2,692,441	
2019	675,000	234,100	909,100	990,000	311,591	1,301,591	265,000	216,488	481,488	2,692,178	
2020	690,000	217,000	907,000	1,030,000	273,514	1,303,514	270,000	211,138	481,138	2,691,651	
2021	1,290,000	187,300	1,477,300	495,000	244,767	739,767	265,000	205,788	470,788	2,687,855	36.34%
2022	730,000	157,000	887,000	1,130,000	214,136	1,344,136	260,000	200,538	460,538	2,691,674	
2023	755,000	134,725	889,725	1,175,000	170,687	1,345,687	260,000	194,038	454,038	2,689,449	
2024	1,290,000	97,600	1,387,600	720,000	134,966	854,966	260,000	186,238	446,238	2,688,804	
2025	810,000	55,600	865,600	1,285,000	97,172	1,382,172	265,000	178,363	443,363	2,691,134	
2026	770,000	24,000	794,000	1,335,000	47,785	1,382,785	345,000	169,213	514,213	2,690,997	80.32%
2027	215,000	4,300	219,300	600,000	11,310	611,310	355,000	156,938	511,938	1,342,548	
2028	-	-	_	-	-	-	370,000	142,438	512,438	512,438	
2029	-	-	_	-	-	_	385,000	127,338	512,338	512,338	
2030	-	-	_	_	-	_	400,000	111,638	511,638	511,638	
2031	-	-	_	_	-	_	420,000	95,238	515,238	515,238	90.92%
2032	-	-	_	_	-	_	435,000	78,138	513,138	513,138	
2033	_	_	_	_	_	_	455,000	60,338	515,338	515,338	
2034	-	_	_	_	-	_	470,000	43,600	513,600	513,600	
2035	_	-	_	_	-	_	485,000	28,081	513,081	513,081	
2036	_	_	-	_	-	-	505,000	10,100	515,100	515,100	100.00%
	\$8,535,000	\$1,619,625	\$10,154,625	\$10,630,000	\$2,237,684	\$12,867,684	\$6,730,000	\$2,796,910	\$9,526,910	\$32,549,219	
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⁽¹⁾ Represents the Sales Tax Revenue Refunding Bonds, Series 2013.

⁽²⁾ Represents the Sales Tax Subordinate Lien Revenue Refunding Bonds, Series 2009.

⁽³⁾ Net Effective Interest Rate calculated at 3.15%.

THE SALES TAX

SOURCE AND AUTHORIZATION . . . The Sales Tax is a 1/4 of 1% limited sales and use tax imposed on all taxable transactions within the City as approved at an election held in the City on November 2, 1999 to be used exclusively for costs associated with the municipal parks and recreation system as defined in Section 334.001 of the Local Government Code. The State Comptroller of Public Accounts (the "Comptroller") began collecting the Sales Tax on transactions within the City on April 1, 2000. The Sales Tax is authorized to be levied and collected against the receipts from the sale at retail of taxable items within the City. The Sales Tax also is an excise tax on the use, storage or other consumption of taxable tangible personal property purchased, leased or rented from a retailer within the City. The imposition, computation, administration, governance, abolition and use of the Sales Tax is governed by the Texas Limited Sales, Excise, and Use Tax Act except to the extent that there is conflict with Chapter 334, in which case the provisions of Chapter 334 control as to the Bonds, and by the Municipal Sales and Use Tax Act, and reference is made thereto for a more complete description of the Sales Tax.

In general, as applied to the Sales Tax, a taxable item includes any tangible personal property and certain taxable services. "Taxable services" include certain amusement services, cable television services, motor vehicle parking and storage services, the repair, maintenance and restoration of most tangible personal property, certain telecommunication services, credit reporting services, debt collection services, insurance services, information services, real property services, data processing services, real property repair and remodeling and security services. Certain items are exempted by State law from sales and use taxes, including items purchased for resale, food products (except food products which are sold for immediate consumption, e.g. by restaurants, lunch counters, etc.), health care supplies (including medicines, corrective lens and various therapeutic appliances and devices), agricultural items (if the item is to be used exclusively on a farm or ranch or in the production of agricultural products), gas and electricity purchased for residential use (unless a city has taken steps to repeal the exemption), certain telecommunications services, newspapers and magazines. In addition, items which are taxed under other State laws are generally exempted from sales taxes. These items include certain natural resources, cement, motor vehicles and insurance premiums. Alcohol and tobacco products are taxed under both State alcohol and tobacco taxes as well as through the sales taxes. In addition, purchases made by various exempt organizations are not subject to the sales and use taxes. Such organizations include the federal and state governments, political subdivisions, Indian tribes, religious institutions and certain charitable organizations and non-profit cities. Also, State law provides an exemption from sales taxes on items purchased under a contract in effect when the legislation authorizing such tax (or the increase in the rate thereof) is enacted, up to a maximum of three years.

In general, a sale of a taxable item is deemed to occur within the municipality, county or special district in which the sale is consummated. The tax levied on the use, storage or consumption of tangible personal property is considered to be consummated at the location where the item is first stored, used or consumed. Thus, the use is considered to be consummated in a municipality, and the tax is levied there if the item is shipped from outside the state to a point within the municipality.

Under current State law, the maximum aggregate sales and use tax which may be levied within a given area by an authorized political subdivision within such area, including the State, is 8.25%. The current aggregate sales and use tax levied in the City is 8.25% of which 6.25% is levied by the State, 1% is levied by the City, ¼ of 1% is levied for the Park and Recreation System, ¼ of 1% is levied for the Street Repair and Maintenance, ¼ of 1% is levied for the Crime Control and Prevention District, and ¼ of 1% is levied for Central Park against essentially the same taxable items and transactions as described above (see Other City Sales Taxes for additional information).

The Comptroller administers and enforces all sales tax laws and collects all sales and use taxes levied by the State, and levying counties, municipalities and other special districts having sales tax powers. Certain limited items are taxed for the benefit of the State under nonsales tax statutes, such as certain natural resources and other items described above, and are not subject to the sales tax base available to municipalities and counties, including the tax base against which the Sales Tax is levied. Municipalities may by local option determine to tax certain telecommunication services on the same basis as the State taxes such services (some aspects of telecommunication services, such as interstate telephone calls and broadcasts regulated by the FCC are not subject to either State or local taxation). The City has not repealed the local telecommunication services exemption. With respect to the taxation of the residential use of gas and electricity, the State is not authorized to collect a sales tax, while municipalities, on a local option basis, may tax such

In recent years, several changes in the State sales tax laws have contributed to the growth of local sales tax revenues. These changes have added additional goods and services to the list of taxable items. Other items have been subjected to sales tax on an interim basis or have been taxed pursuant to legislation which includes planned phase-outs of the tax.

With certain exceptions, sales and use taxes in the State are collected at the point of sale and are remitted to the Comptroller by the "taxpayer" who is, generally speaking, the business that collects the tax resulting from a taxable transaction. Taxpayers owing \$500 or more sales and use tax dollars in a calendar month submit their tax collections to the Comptroller on a monthly basis; taxpayers owing less than \$500 sales and use tax dollars in a calendar month but \$1,500 or more in a calendar quarter submit their tax collections quarterly; and taxpayers owing less than \$1,500 in a calendar quarter submit their tax collections annually. Taxpayers are required to report and remit to the Comptroller by the 20th day of the month following the end of the reporting period. The reporting period for yearly filers ends each December 31; for quarterly filers, the reporting period ends at the end of each calendar quarter; and monthly filers report and remit by the 20th of each month for the previous month. The Comptroller is required by law to distribute funds to the receiving political subdivisions periodically and as promptly as feasible but not less frequently than twice during each fiscal year of

the State. Historically, and at the present time, the Comptroller distributes the funds monthly with the largest payments being made quarterly in February, May, August and November. The Comptroller has initiated a direct deposit program using electronic funds transfers to expedite the distribution of monthly allocation checks. If a political subdivision desires to participate in the electronic funds transfers, it may make application to the Comptroller. The City participates in this program. Otherwise, the Comptroller mails the monthly allocation check, which is typically received by the middle of the month following the month in which the taxpayer reports and remits payment on the tax.

The Comptroller is responsible for enforcing the collection of sales and use taxes in the State. Under State law, the Comptroller utilizes sales tax permits, sales tax bonds and audits to encourage timely payment of sales and use taxes. Each entity selling, renting, leasing or otherwise providing taxable goods or services is required to have a sales tax permit. Permits are required for each individual location of a taxpayer and are valid for only one year, requiring an annual renewal. As a general rule, every person who applies for a sales tax permit for the first time, or who becomes delinquent in paying the sales or use tax, is required to post a bond in an amount sufficient to protect against the failure to pay taxes. The Comptroller's audit procedures include auditing the largest 2% of the sales and use tax taxpayers (who report about 65% of all sales and use tax in the State annually), each every three or four years. Other taxpayers are selected at random or upon some other basis for audits. The Comptroller also engages in taxpayer education programs and mails a report to each taxpayer before the last day of the month, quarter or year that it covers.

Once a taxpayer becomes delinquent in the payment of a sales or use tax, the Comptroller may collect the delinquent tax by using one or more of the following methods; (i) collection by an automated collection center or local field office, (ii) estimating the taxpayers' liability based on the highest amount due in the previous 12 months and billing them for it, (iii) filing liens and requiring a new or increased payment bond, (iv) utilizing forced collection procedures such as seizing assets of the taxpayer (e.g., a checking account) or freezing assets of the taxpayer that are in the custody of third parties, (v) removing a taxpayer's sales and use tax permit, and (vi) certifying the account to the Attorney General's Office to file suit for collection. A municipality may not sue for delinquent taxes unless it joins the Attorney General as a plaintiff or unless it first receives the permission of the Attorney General and the Comptroller.

The Comptroller retains 2% of the tax receipts for collection of the tax; additionally, under State law, a taxpayer may deduct and withhold 1/2% of the amount of taxes due on a timely return as reimbursement for the cost of collecting the sales and use taxes. In addition, a taxpayer who prepays its tax liability on the basis of a reasonable estimate of the tax liability for a month or quarter in which a prepayment is made, may deduct and withhold 1 1/4% of the amount of the prepayment in addition to the 1/2% allowed for the cost of collecting the sales and use tax.

INVESTOR CONSIDERATIONS. . . The primary source of security for the Bonds will be certain receipts of the Sales Tax received by the City for the benefit of the City. The amount of revenues from the Sales Tax is closely related to the amount of economic activity in the City. Sales and use tax receipts, unlike other taxes levied by municipalities, immediately reflect changes in the economic conditions of a municipality.

Historically, the Comptroller has remitted sales and use tax allocation checks to municipalities on a monthly basis, but State law currently requires that such allocation be made at least twice annually and such procedures could change in the future. Additionally, the taxable items and services subject to State and local sales and use taxes are subject to legislative action, and have been changed in recent years by the State Legislature. State law provides that the Sales Tax cannot be levied against any taxable item or service unless such item or service is also subject to the State sales and use tax.

In recent years the State Legislature has enacted laws permitting the State, together with its political subdivisions, to levy sales and use taxes of up to 8.25%, which is among the highest sales tax rates in the nation (although the State has no personal or corporate income tax), and the current total sales and use tax rate within the City's boundaries is 8.25% (including State and City taxes as well as the Sales Tax). The rate of the sales and use taxes authorized in the State could be further increased by the State Legislature and the City has no way of predicting any such increase or the effect that would have on the Sales Tax the pledge of which secures the Bonds. State leaders have appointed committees to study methods of achieving greater tax equity within the State's tax system. Any changes which may be enacted by the State Legislature could effect the tax base against which the Sales Tax is levied; and the City, except in certain limited instances described below, has no control over the components of the tax base.

Tax receipts received by the City are expected to be subject to seasonal variations and to variations caused by the State laws and administrative practices governing the remittance of sales and use tax receipts which authorize different taxpayers to remit the tax receipts at different times throughout the year.

Changes in the tax base against which a sales and use tax is assessed, as well as changes in the rate of such taxes, make projections of future tax revenue collections very difficult. No independent projections have been made with respect to the revenues available to pay debt service on the Bonds.

OTHER CITY SALES TAXES... The voters approved a one-half cent $(\frac{1}{2}\phi)$ local sales and use tax at an election held on January 18, 1992 under Section 4B of the Development Corporation Act of 1979. The additional sales tax receipts were used exclusively for costs associated with a horse racetrack. The City began collecting the tax in April 1993. The sales tax authorized by the January 18, 1992 election is not pledged to or available for payment on the Bonds. The bonds payable from said sales tax were paid off on September 15, 2007 and said sales tax was stopped on September 30, 2007.

The voters approved a one-fourth cent ($\frac{1}{4}$ ¢) local sales and use tax rate (the "Parks & Rec Sales Tax") at an election held on November 2, 1999 under Section 334.021 of Chapter 334, Local Government Code. The additional sales tax receipts will be used exclusively for costs associated with the municipal parks and recreation system as defined in Section 334.001(4)(D). The City began collecting the Parks & Rec Sales Tax in April 2000.

The voters approved a one-fourth cent $(\frac{1}{4}\phi)$ local sales and use tax rate (the "Street Repair Sales Tax") at an election held on November 6, 2001 under Chapter 327 Subtitle C, Title 3, Tax Code. The additional sales tax receipts will be used exclusively for street repair maintenance. The $\frac{1}{4}$ cent sales tax has a life of 4 years unless re-approved by the voters. The Street Repair Sales Tax authorized by the November 6, 2001 election is not pledged to or available for payment of the Bonds. The Street Repair Sales Tax was reauthorized in May 2009.

On May 12, 2007 voters approved three new uses for the half cent sales tax previously used by the Grand Prairie Sports Facilities Development Corporation. The new projects and tax information are as follows:

- -A one-fourth cent (1/4 cent) local sales and use tax under Section 363.054 of Chapter 363, Local Government Code for Crime Control and Prevention District to fund a new Police Center ("Crime Control Sales Tax").
- -A one-eighth cent (1/8 cent) local sales and use for a Senior Center ("Senior Center Tax").
- -A one-eighth cent (1/8 cent) local sales and use for a minor league baseball stadium ("Baseball Stadium Tax").

The additional sales tax receipts were to be exclusively for costs associated with each of the projects. The City began collecting the taxes on October 1, 2007. At an election held on May 10, 2014, voters abolished the City's 1/8% Senior Center Tax and 1/8% Baseball Stadium Tax as authorized under Section 334.089, Local Government Code, effective September 30, 2015, and adopted the ½% Central Park Sales Tax (the "Central Park Sales Tax"). The City began collecting the Central Park Sales Tax on October 1, 2015.

Table 2 - Historical City Receipts of 1/4% Comparable Sales Tax $^{(1)}$

	FY 2016	FY 2015	FY 2014	FY 2013	FY 2012	FY 2011	FY 2010	FY 2009
Oct	\$533,505	\$512,541	\$502,956	\$500,663	\$624,584	\$392,980	\$393,400	\$421,857
Nov	648,399	615,963	566,689	592,636	531,963	488,247	490,096	535,866
Dec	542,001	512,377	486,331	497,343	429,310	392,484	379,630	420,110
Jan	520,043	480,754	455,105	465,902	417,983	274,946	365,502	407,263
Feb	712,010	669,757	641,991	626,008	564,270	514,334	521,840	429,808
Mar	537,007	453,918	456,967	444,457	407,351	392,730	368,197	427,940
Apr	527,982	447,430	467,441	434,131	414,890	358,732	348,287	383,703
M ay	688,588	640,742	582,634	592,520	548,999	441,541	510,169	511,924
Jun	556,747	546,963	521,231	502,337	417,262	397,288	389,399	402,873
Jul	585,818	525,345	504,257	529,131	444,684	420,719	404,362	368,919
Aug	720,557	692,294	600,877	571,590	555,519	538,678	543,052	514,254
Sep	587,752	600,531	545,724	490,282	469,182	425,585	425,110	408,815
Total	7,160,408	6,698,615	6,332,201	6,247,000	5,825,996	5,038,264	5,139,043	5,233,334

⁽¹⁾ Receipts reflect cash basis collections.

TABLE 3 - CALCULATION OF DEBT SERVICE COVERAGE FOR THE ISSUANCE OF ADDITIONAL OBLIGATIONS

Sales Tax Collections for last 12 months	\$7,160,408
Maximum Annual Debt Service Outstanding	\$ 2,692,441
Coverage of Maximum Debt Service Requirements 'by Sales Tax collections for last 12 months	2.66 x
Average Annual Debt Service Outstanding	\$ 1,627,461
Coverage of Average Annual Debt Service Requirements 'by Sales Tax collections for last 12 months	4.40 x
Senior Lien Maximum Annual Debt Service Outstanding	\$ 1,948,088
Senior Lien Coverage of Maximum Debt Service Requiremnets 'by Sales Tax collections for last 12 months	3.68 x
Senior Lien Average Annual Debt Service Outstanding	\$ 984,077
Senior Lien Coverage of Average Annual Debt Service Requirements 'by Sales Tax collections for last 12 months	7.28 x

SELECTED PROVISIONS OF THE ORDINANCE

The following are selected provisions of the Ordinance. These excerpts should be qualified by reference to the exact terms of the Ordinance. Unless otherwise indicated, any references to sections listed below are to sections contained in the Ordinance and section headings contained in the following excerpts are to sections contained in the Ordinance.

SECTION 10: Definitions. That for all purposes of this Ordinance and in particular for clarity with respect to the issuance of the Bonds herein authorized and the pledge and appropriation of revenues therefor, the following definitions are provided:

"Act" - Texas Local Government Code, Chapter 334, as amended at any time.

"Additional Bonds" - Bonds, notes or other evidences of indebtedness which the City reserves the right to issue or enter into, as the case may be, in the future in accordance with the terms and conditions provided in Section 18 hereof and which, together with the Bonds, are equally and ratably secured by a parity pledge of and claim on the Pledged Revenues under the terms of the Ordinance and a Supplemental Ordinance.

"Bonds" - The "City of Grand Prairie, Texas, Sales Tax Revenue Bonds, Series 2016," dated November 1, 2016.

"City" - The City of Grand Prairie, Texas.

"City Council" - The City Council of the City of Grand Prairie, Texas.

"Debt Service" - As of any particular date of computation, with respect to any Parity Bonds and with respect to any period, the aggregate of the amounts to be paid or set aside by the City as of such date or in such period for the payment of the principal of, premium, if any, and interest (to the extent not capitalized) on such Parity Bonds; assuming, in the case of Parity Bonds without a fixed numerical rate, that such Parity Bonds bear, or would have borne, interest at the maximum legal per annum rate applicable to such Parity Bonds, and further assuming in the case of Parity Bonds required to be redeemed or prepaid as to principal prior to maturity, the principal amounts thereof will be redeemed prior to maturity in accordance with the mandatory redemption provisions applicable thereto.

"Depository" - A commercial bank or other qualified financial institution eligible and qualified to serve as the custodian of the City's monetary accounts and funds.

"Fiscal Year" - The twelve month financial accounting period used by the City ending September 30 in each year, or such other twelve consecutive month period established by the City.

"Government Obligations" - (i) direct noncallable obligations of the United States of America, including obligations the principal of and interest on which are unconditionally guaranteed by the United States of America, (ii) noncallable obligations of an agency or instrumentality of the United States, including obligations unconditionally guaranteed or insured by the agency or instrumentality and on the date of their acquisition or purchase by the City are rated as to investment quality by a nationally recognized investment rating firm not less than AAA or its equivalent, (iii) noncallable obligations of a state or an agency or a county, municipality, or other political subdivision of a state that have been refunded and on the date of their acquisition or purchase by the City, are rated as to investment quality by a nationally recognized investment rating firm not less than AAA or its equivalent and (iv) any other then authorized securities or obligations that may be used to defease obligations such as the Bonds under the then applicable laws of the State of Texas.

"Gross Sales Tax Revenues" - All of the revenues or receipts due or owing to, or collected or received by or on behalf of the City or otherwise pursuant to the provisions of the Act and the election held November 2, 1999, less any amounts due and owed to the Comptroller of Public Accounts of the State of Texas as charges for the collection of the Sales Tax or retention by said Comptroller for refunds and to redeem dishonored checks and drafts, to the extent such charges and retention are authorized or required by law.

"Outstanding" - When used in this Ordinance with respect to Bonds or Parity Bonds, as the case may be, means, as of the date of determination, all Bonds and Parity Bonds theretofore sold, issued and delivered by the City, except:

- (1) those Bonds or Parity Bonds canceled or delivered to the transfer agent or registrar for cancellation in connection with the exchange or transfer of such obligations;
- (2) those Bonds or Parity Bonds paid or deemed to be paid in accordance with the provisions of Section 24 hereof or similar provisions of any Supplemental Ordinance authorizing the issuance of Additional Bonds; and
- (3) those Bonds or Parity Bonds that have been mutilated, destroyed, lost, or stolen and replacement obligations have been registered and delivered in lieu thereof.

"Parity Bonds" - Collectively, the Previously Issued Bonds, the Bonds and Additional Bonds.

"Pledged Revenues" - Collectively (i) Gross Sales Tax Revenues from time to time deposited or owing to the Parks and Recreation Venue Project Fund and (ii) such other money, income, revenue, receipts or other property as may be specifically dedicated, pledged or otherwise encumbered in a Supplemental Ordinance for the payment and security of Parity Bonds.

"Previously Issued Bonds" - all bonds or other obligations, other than the Subordinate Lien Bonds, heretofore issued and now outstanding that are payable from and secured by a lien on and pledge of all or any part of the Pledged Revenues, including but not limited to, the unpaid bonds or other obligations of the following issues or series:

(1) City of Grand Prairie, Texas, Sales Tax Revenue Refunding Bonds, Series 2013, dated April 1, 2013.

"Required Reserve" - The amount required to be accumulated and maintained in a Reserve Fund under the provisions of Section 14 hereof.

"Sales Tax" - The local sales and use tax authorized under Subchapter D of the Act, approved at an election held on November 2, 1999, and the effective date for the imposition and application of such Sales Tax within the corporate limits of the City by the Comptroller of Public Accounts of the State of Texas being April 1, 2000, together with any increases in the rate of such Sales Tax authorized and provided by law.

"Subordinate Lien Bonds" – the "City of Grand Prairie, Texas, Sales Tax Subordinate Lien Revenue Refunding Bonds Series 2009," dated December 1, 2009.

"Supplemental Ordinance"- Any ordinance of the City Council supplementing this Ordinance for the purpose of authorizing the providing the terms and provisions of the Bonds or Additional Bonds, or supplementing or amending this Ordinance for any other authorized purpose permitted in Section 18 or 25 hereof, including ordinances authorizing the issuance of Additional Bonds or pledging and encumbering income, revenues, receipts or property other than the Gross Sales Tax Revenues to the payment and security of the Parity Bonds.

SECTION 11: Pledge. The City hereby covenants and agrees that the Pledged Revenues, with the exception of those in excess of the amounts required for the payment and security of the Parity Bonds, are hereby irrevocably pledged to the

payment and security of the Bonds including the establishment and maintenance of the special funds created and established in any ordinance authorizing the Previously Issued Bonds, this Ordinance and any Supplemental Ordinance, all as hereinafter provided. The City hereby grants a lien on the Pledged Revenues in accordance with the terms of this Ordinance and any Supplemental Ordinance, which lien shall be valid and binding without any further action by the City and without any filing or recording with respect thereto except in the records of the City.

SECTION 12: Parks and Recreation Venue Project. The City has established and hereby agrees and covenants to maintain a fund or account at a Depository for the deposit of the Pledged Revenues as received by the City, which fund or account shall be known on the books and records of the City as the "City of Grand Prairie, Texas, Parks and Recreation Venue Project Fund" (the "Venue Project Fund"). All Pledged Revenues deposited to the credit of such Fund shall be accounted for separate and apart from all other revenues, receipts and income of the City and, with respect to the Gross Sales Tax Revenues, the City shall further account for such funds separate and apart from the other Pledged Revenues deposited to the credit of the Venue Project Fund. All Pledged Revenues deposited to the credit of the Venue Project Fund shall be appropriated and expended to the extent required by this Ordinance and any Supplemental Ordinance for the following uses and in the order of priority shown:

First: To the payment of the amounts required to be deposited in the Bond Fund for the payment of Debt Service on the Parity Bonds as the same becomes due and payable;

Second: To the payment of the amounts required to be deposited in the Reserve Fund, if any, to establish and maintain the Required Reserve in accordance with the provisions of this Ordinance and any Supplemental Ordinance;

Third: To the payment of amounts required to be deposited in any other fund or account required by any Supplemental Ordinance authorizing the issuance of Parity Bonds;

Fourth: To the payment of the amounts required to be deposited in the City of Grand Prairie, Texas Sales Tax Revenue Parks and Recreation Bond Fund (as defined in the ordinance authorizing the issuance of the Subordinate Lien Bonds) created for the payment of debt service on the Subordinate Lien Bonds as the same becomes due and payable;

Fifth: To any fund or account held at any place or places, or to any payee, required by any other ordinance of the City which authorizes the issuance of obligations or the creation of debt of the City having a lien on the Pledged Revenues subordinate to the lien created on behalf of the Parity Bonds and the Subordinate Lien Bonds.

Any amount in the Venue Project Fund after satisfying the foregoing payments, or making adequate and sufficient provision for the payment thereof, may be appropriated and used for any purpose permitted by Section 334.042(d) of the Act, related to the City's park and recreation system.

SECTION 13: Bond Fund. For the purpose of providing funds to pay the principal of and interest on the Bonds, the City has agreed and covenanted and does hereby agree and covenant to maintain a separate and special account or fund on the books and records of the City known as the "City of Grand Prairie, Texas Senior Lien Sales Tax Revenue Parks and Recreation Bond Fund" (the "Bond Fund"), and all monies deposited to the credit of the Bond Fund shall be held in a special banking fund or account maintained at a Depository of the City. The City covenants that there shall be deposited into the Bond Fund prior to each principal and interest payment date from the Pledged Revenues an amount equal to one hundred per centum (100%) of the interest on and the principal of the Bonds then falling due and payable, and such deposits to pay principal and accrued interest on the Bonds shall be made on or before August 15, 2017, and thereafter payments shall be made in substantially equal monthly installments on or before (i) the 15th day of the month or (ii) the first business day next following the date Gross Sales Tax Revenues are first received from the State Comptroller of Public Accounts, whichever date is the later.

The required deposits to the Bond Fund for the payment of principal of and interest on the Bonds shall continue to be made as hereinabove provided until (i) the total amount on deposit in the Bond Fund and Reserve Fund is equal to the amount required to fully pay and discharge all Parity Bonds (principal and interest) then Outstanding or (ii) the Bonds are no longer Outstanding.

SECTION 14: Reserve Fund.

(a) Establishment. A Reserve Fund shall not be required to be established or maintained by the City for the payment of the Bonds or any other Parity Bonds so long as the Pledged Revenues for a Fiscal Year (calculated annually on or before the date that is 6 months after the end of the Fiscal Year and for which audited financial statements of the City have been prepared and accepted) equal or exceed one hundred fifty per cent (150%) of the maximum debt service requirements of the outstanding Parity Bonds. If any such calculation reflects that the Pledged Revenues do not exceed 150% of the maximum debt service requirements of the then outstanding Parity Bonds, the City shall be obligated to establish and maintain on the books of the City a separate fund or account designated as the Reserve Fund. Upon being established and except as provided in below, the amount on deposit to the credit of the Reserve Fund shall be maintained for the benefit of the owners of the Parity Bonds. Monies or investments held in the Reserve Fund shall be used for the purpose of retiring the last of the Parity Bonds as they become due or paying principal of and interest on the Parity Bonds when and to the extent the amounts in the Bond Fund are insufficient for such purpose.

When a Reserve Fund is required to be established as noted above and while the same is required to be maintained, the Required Reserve to be accumulated and maintained in such Reserve Fund shall be equal to the maximum annual Debt Service (calculated on a Fiscal Year basis) for all Parity Bonds then Outstanding, as determined on the date of calculation of the Pledged Revenues. The Required Reserve shall be established and maintained with Pledged Revenues, the proceeds of sale of Parity Bonds, by depositing to the credit of the Reserve Fund one or more surety bonds issued by a company or institution having a rating in one of the two highest rating categories by two nationally recognized rating agencies or services, or by making monthly deposits from lawfully available funds on or before the 15th day of each month following the determination of the need to fund a Reserve Fund, of not less than 1/60th of the Required Reserve.

If a Reserve Fund has been established and if on the date of the calculation of the Pledged Revenues for two (2) consecutive calculation periods the calculation of the Pledged Revenues reflects that the Pledged Revenues were at least equal to 150% of the maximum annual debt service on the then outstanding Parity Bonds, the money in the Reserve Fund can be released and used by the City for any lawful purpose that is consistent with the provisions of the Act and any applicable federal income tax requirements related to the tax-exempt status of the Parity Bonds and the Reserve Fund will no longer need to be maintained unless and until future calculations reflect that the Pledged Revenues were not at least equal to 150% of the maximum annual debt service on the then outstanding Parity Bonds in which event the Reserve Fund shall be reinstated and funded as set forth above. This process is intended to be followed during the time any of the Bonds are outstanding.

- SECTION 15: Deficiencies. If on any occasion there shall not be sufficient Pledged Revenues to make the required deposits into the Bond Fund or Reserve Fund, such deficiency shall be cured as soon as possible from the next available Pledged Revenues, or from any other sources available for such purpose.
- SECTION 16: Payment of Bonds. While any of the Bonds are Outstanding, the Chief Financial Officer of the City (or other designated financial officer of the City) shall cause to be transferred to the Paying Agent/Registrar, from funds on deposit in the Bond Fund, and, if necessary, in the Reserve Fund, amounts sufficient to fully pay and discharge promptly as each installment of interest and principal of the Bonds accrues or matures; such transfer of funds to be made in such manner as will cause immediately available funds to be deposited with the Paying Agent/Registrar for the Bonds at the close of the business day next preceding the date of payment for the Bonds.

SECTION 17: Investments Security of Funds.

- (a) Money in any Fund required to be maintained pursuant to this Ordinance may, at the option of the City, be invested in obligations and in the manner prescribed by the Public Funds Investment Act of 1987 (Texas Government Code, Chapter 2256, as amended), including investments held in book entry form; provided that all such deposits and investments shall be made in such a manner that the money required to be expended from any Fund will be available at the proper time or times and provided further the maximum stated maturity for any investment acquired with money deposited to the credit of the Reserve Fund shall be limited to five (5) years from the date of the investment of such money. Such investments shall be valued in terms of current market value within forty-five (45) days of the close of each Fiscal Year and, with respect to investments held for the account of the Reserve Fund, within forty-five (45) days of the date of passage of each authorizing document of the City pertaining to the issuance of Additional Bonds. All interest and income derived from deposits and investments in the Bond Fund immediately shall be credited to, and any losses debited to, the appropriate account of the Bond Fund. All interest and interest income derived from deposits in and investments of the Reserve Fund shall, subject to the limitations provided in Section 14 hereof, be credited to and deposited in the Venue Project Fund. All such investments shall be sold promptly when necessary to prevent any default in connection with the Parity Bonds.
- (b) That money deposited to the credit of the Venue Project Fund, Bond Fund and Reserve Fund, to the extent not invested and not otherwise insured by the Federal Deposit Insurance Corporation or similar agency, shall be secured in a manner permitted by the Public Funds Collateral Act (Texas Government Code, Chapter 2257, as amended).
- SECTION 18: Issuance of Additional Parity Bonds. Subject to the provisions hereinafter appearing as to conditions precedent which must be satisfied, the City reserves the right to issue, from time to time as needed, Additional Bonds for any lawful purpose permitted by the Act. Such Additional Bonds may be issued in such form and manner as the City shall determine, provided, however, prior to issuing or incurring such Additional Bonds, the following conditions precedent for the authorization and issuance of the same are satisfied, to wit:
- (1) The Chief Financial Officer of the City (or other officer of the City then having the primary responsibility for the financial affairs of the City) shall have executed a certificate stating that, to the best of his or her knowledge and belief, the City is not then in default as to any covenant, obligation or agreement contained in this Ordinance or a Supplemental Ordinance.
- (2) The City has secured from a certified public accountant a certificate or opinion to the effect that, according to the books and records of the City, the Gross Sales Tax Revenues received by the City for either (i) the last completed Fiscal Year next preceding the adoption of the Supplemental Ordinance authorizing the issuance of the proposed Additional Bonds or (ii) any twelve (12) consecutive months out of the previous eighteen (18) months next preceding the adoption of the Supplemental Ordinance authorizing the Additional Bonds were equal to not less than 1.25 times the maximum annual Debt Service for all Parity Bonds then Outstanding after giving effect to the issuance of the Additional Bonds then being issued.

- (3) The Required Reserve to be accumulated and maintained in the Reserve Fund is increased to the extent required by Section 14.
- SECTION 19: Refunding Bonds. The City reserves the right to issue refunding bonds to refund all or any part of the Parity Bonds (pursuant to any law then available) upon such terms and conditions as the City may deem to be in the best interest of the City, and if less than all such Parity Bonds then Outstanding are refunded, the conditions precedent prescribed (for the issuance of Additional Bonds) set forth in Section 18 hereof shall be satisfied, and shall give effect to the refunding.
- SECTION 20: Right to Create Subordinate Debt. Except as may be limited by a Supplemental Ordinance, the City shall have the right to issue or create any debt payable from or secured by a lien on all or any part of the Pledged Revenues for any lawful purpose permitted by the Act without complying with the provisions of Section 18 or 19 hereof, provided the pledge and the lien securing such debt is subordinate to the pledge and lien established, made and created in Section 11 of this Ordinance with respect to the Pledged Revenues to the payment and security of the Parity Bonds.

SECTION 21: Confirmation and Levy of Sales Tax.

- (a) The City hereby represents that it has duly complied with the provisions of the Act for the levy of the Sales Tax at the rate voted at the election held by and within the City on November 2, 1999, and such Sales Tax will be imposed within the corporate limits of the City and the receipts of such Sales Tax are to be remitted to the City by the Comptroller of Public Accounts at least semiannually.
- (b) While any Bonds are Outstanding, the City covenants, agrees and warrants to take and pursue all action permissible to cause the Sales Tax to be levied and collected continuously, in the manner and to the maximum extent permitted by law, and to cause no reduction, abatement or exemption in the Sales Tax or rate of tax below the rate stated, confirmed and ordered in subsection (a) of this Section to be ordered or permitted while any Bonds shall remain Outstanding.
- (c) If hereafter authorized by law to apply, impose and levy the Sales Tax on any taxable items or transactions that are not subject to the Sales Tax on the date of the adoption hereof, to the extent it legally may do so, the City agrees to use its best efforts to cause the City to take such action as may be required to subject such taxable items or transactions to the Sales Tax.
- (d) The City agrees to take and pursue all action legally permissible to cause the Sales Tax to be collected and remitted and deposited as herein required and as required by the Act, at the earliest and most frequent times permitted by law.
- (e) The City agrees to use its best efforts to cause Gross Sales Tax Revenues to be deposited to the credit of the Venue Project Fund in their entirety immediately upon receipt by the City. In the alternative and if legally authorized, the City shall, by appropriate notice, direction, request or other legal method, use its good-faith efforts to cause the Comptroller of Public Accounts of the State of Texas (the "Comptroller") to pay all Gross Sales Tax Revenues directly to the City for deposit to the Venue Project Fund.
- SECTION 22: Records and Accounts. The City hereby covenants and agrees that while any of the Bonds are Outstanding, it will keep and maintain complete records and accounts in accordance with generally accepted accounting principles, and following the close of each Fiscal Year, it will cause an audit of such books and accounts to be made by an independent firm of certified public accountants. Each such audit, in addition to whatever other matters may be thought proper by the accountant, shall particularly include the following:
- (1) A statement in reasonable detail regarding the receipt and disbursement of the Pledged Revenues for such Fiscal Year; and
 - (2) A balance sheet for the City as of the end of such Fiscal Year.

Such annual audit of the records and accounts of the City shall be in the form of a report and be accompanied by an opinion of the accountant to the effect that such examination was made in accordance with generally accepted auditing standards and contain a statement to the effect that in the course of making the examination necessary for the report and opinion, the accountant obtained no knowledge of any default of the City on the Bonds or in the fulfillment of any of the terms, covenants or provisions of this Ordinance, or under any other evidence of indebtedness, or of any event which, with notice or lapse of time, or both, would constitute a failure of the City to comply with the provisions of this Ordinance or if, in the opinion of the accountants, any such failure to comply with a covenant or agreement hereof, a statement as to the nature and status thereof shall be included.

Copies of each annual audit report shall be furnished upon written request, to any Holders of any of said Bonds. The audits herein required shall be made within 120 days following the close of each Fiscal Year insofar as is possible.

The Holders of any Bonds or any duly authorized agent or agents of such Holders shall have the right to inspect such records, accounts and data of the City during regular business hours.

SECTION 23: Representations as to Security for the Bonds.

- (a) The City represents and warrants that, except for the Parity Bonds and the Pledged Revenues are and will be and remain free and clear of any pledge, lien, charge or encumbrance thereon or with respect thereto prior to, or of equal rank with, the pledge and lien created in or authorized by this Ordinance except as expressly provided herein.
- (b) The Bonds and the provisions of this Ordinance are and will be the valid and legally enforceable obligations of the City in accordance with their terms and the terms of this Ordinance, subject only to any applicable bankruptcy or insolvency laws or to any laws affecting creditors rights generally.
- (c) The City shall at all times, to the extent permitted by law, defend, preserve and protect the pledge of the Pledged Revenues and all the rights of the Holders against all claims and demands of all persons whomsoever.
- (d) The City will take, and use its best efforts to cause the City to take, all steps reasonably necessary and appropriate to collect all delinquencies in the collection of the Sales Tax to the fullest extent permitted by the Act.
- (e) The provisions, covenants, pledge and lien on and against the Pledged Revenues, as herein set forth, are established and shall be for the equal benefit, protection and security of the owners and holders of Parity Bonds without distinction as to priority and rights under this Ordinance.
- (f) The Parity Bonds shall constitute special obligations of the City, payable solely from, and equally and ratably secured by a parity pledge of and lien on, the Pledged Revenues, and not from any other revenues, properties or income of the City. The Bonds may not be paid in whole or in part from any property taxes raised or to be raised by the City and shall not constitute debts or obligations of the State or of the City, and the Holders, shall never have the right to demand payment out of any funds raised or to be raised by any system of ad valorem taxation.
- SECTION 24: Satisfaction of Obligation of City. If the City shall pay or cause to be paid, or there shall otherwise be paid to the Holders, the principal of, premium, if any, and interest on the Bonds, at the times and in the manner stipulated in this Ordinance, then the pledge of the Pledged Revenues under this Ordinance and all other obligations of the City to the Holders shall thereupon cease, terminate, and be discharged and satisfied.

Bonds or any principal amount(s) shall be deemed to have been paid within the meaning and with the effect expressed above in this Section when (i) money sufficient to pay in full such Bonds at maturity, or to the redemption date thereof, together with all interest due thereon, shall have been irrevocably deposited with and held in trust by the Paying Agent/Registrar, or an authorized escrow agent, or (ii) Government Obligations shall have been irrevocably deposited in trust with the Paying Agent/Registrar, or an authorized escrow agent, which Government Obligations have been certified by an independent accounting firm to mature as to principal and interest in such amounts and at such times as will insure the availability, without reinvestment, of sufficient money, together with any moneys deposited therewith, if any, to pay when due the Bonds on the Stated Maturities thereof or the redemption date thereof. The City covenants that no deposit of moneys or Government Obligations will be made under this Section and no use made of any such deposit which would cause the Bonds to be treated as "arbitrage bonds" within the meaning of Section 148 of the Internal Revenue Code of 1986, as amended, or regulations adopted pursuant thereto.

Any moneys so deposited with the Paying Agent/Registrar, or an authorized escrow agent, and all income from Government Obligations held in trust by the Paying Agent/Registrar, or an authorized escrow agent, pursuant to this Section in excess of the amount required for the payment of the Bonds shall be remitted to the City or deposited as directed by the City. Furthermore, any money held by the Paying Agent/Registrar for the payment of the principal of and interest on the Bonds and remaining unclaimed for a period of three (3) years after the Stated Maturity, or applicable redemption date, of the Bonds such moneys were deposited and are held in trust to pay shall, upon the request of the City, be remitted to the City against a written receipt therefor. Notwithstanding the above and foregoing, any remittance of funds from the Paying Agent/Registrar to the City shall be subject to any applicable unclaimed property laws of the State of Texas.

SECTION 25: Ordinance a Contract Amendments. This Ordinance shall constitute a contract with the Holders from time to time, be binding on the City, and shall not be amended or repealed by the City while any Bond remains Outstanding except as permitted in this Section. The City, may, without the consent of or notice to any Holders, from time to time and at any time, amend this Ordinance in any manner not detrimental to the interests of the Holders, including the curing of any ambiguity, inconsistency, or formal defect or omission herein. In addition, the City may, with the written consent from the owners holding a majority in aggregate principal amount of the Parity Bonds then Outstanding affected thereby, amend, add to, or rescind any of the provisions of this Ordinance; provided that, without the written consent of all Holders of Outstanding Bonds effected, no such amendment, addition, or rescission shall (1) extend the time or times of payment of the principal of, premium, if any, and interest on the Bonds, reduce the principal amount thereof, the redemption price therefor, or the rate of interest thereon, or in any other way modify the terms of payment of the principal of, premium, if any, or interest on the Bonds, (2) give any preference to any Bond over any other Bond, or (3) reduce the aggregate principal amount of Bonds or Parity Bonds, as the case may be, required to be held for consent to any such amendment, addition, or rescission.

INVESTMENTS

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

LEGAL INVESTMENTS . . . Under State law, the City is authorized to invest in (1) obligations of the United States or its 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, (2) direct obligations of the State 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 are guaranteed or insured by, or backed by the full faith and credit of, the State or the United States or their respective agencies and instrumentalities; (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) (i) that are issued by or through an institution that has its main office or a branch office 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 (6) 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; (b) 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; (c) 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 (d) the City appoints the depository institution selected under (a) above, a custodian 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; (8) fully collateralized repurchase agreements that have a defined termination date, are fully secured by a combination of cash and obligations described in clause (1) which are 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; (9) 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, (10) commercial paper with a stated maturity of 270 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 commercial paper is fully secured by an irrevocable letter of credit issued by a bank organized and existing under the laws of the United States or any state, (11) no-load money market mutual funds registered with and regulated by the Securities and Exchange Commission that have a dollar weighted average stated maturity of 90 days or less and include in their investment objectives the maintenance of a stable net asset value of \$1 for each share, and (12) no-load mutual funds registered with the Securities and Exchange Commission that have an average weighted maturity of less than two years, invest exclusively in obligations described in this paragraph, and are continuously rated as to investment quality by at least one nationally recognized investment rating firm of not less than AAA or its equivalent. If specifically authorized in the authorizing document, bond proceeds may be invested in guaranteed investment contracts that have a defined termination date and are secured by obligations 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.

Governmental bodies in the State are authorized to implement securities lending programs if (i) the securities loaned under the program are collateralized, a loan made under the program allows for termination at any time and a paragraph under this subcaption, (b) irrevocable letters of credit issued by a bank organized and existing under the laws of the United States or any state that is continuously rated by a nationally recognized investment rating firm not less than "A" or its equivalent, or (c) cash invested in obligations that are described in clauses (1) through (6) and (10) through (12) of the second paragraph under this caption, or an authorized investment pool; (ii) securities held as collateral under a loan are pledged to the governmental body, held in the name of the governmental body and deposited at the time the investment is made with the Agency or a third party designated by the Agency; (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; and (iv) the agreement to lend securities has a term of one year or less.

INVESTMENT POLICIES . . . Under Texas law, the City 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 City funds, maximum allowable stated maturity of any individual investment, the maximum average dollar-weighted maturity allowed for pooled fund groups, methods to monitor the market price of investments acquired with public funds, a 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 consistent with the Public Funds Investment Act. All City funds must be invested consistent with a formally adopted "Investment Strategy Statement" that specifically addresses each fund's 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, City 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 City shall submit an investment report detailing: (1) the investment position of the City, (2) that all investment officers jointly prepared and signed the report, (3) the beginning market value, , the ending market value and fully accrued interest during the reporting period of each pooled fund group, (4) the book value and market value of each separately listed asset at the 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 City funds without express written authority from the City Council.

ADDITIONAL PROVISIONS . . . Under State law, the City is additionally required to: (1) annually review its adopted policies and strategies, (2) adopt a rule, order, 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 respective rule, order, ordinance or resolution, (3) require any investment officers with personal business relationships or relatives with firms seeking to sell securities to the City 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 City to: (a) receive and review the City's investment policy, (b) acknowledge that reasonable controls and procedures have been implemented to preclude investment transactions conducted between the City and the business organization that are not authorized by the City's investment policy (except to the extent that this authorization is dependent on an analysis of the makeup of the City's entire portfolio or requires an interpretation of subjective investment standards), and (c) deliver a written statement in a form acceptable to the City and the business organization attesting to these requirements; (5) perform an annual audit of the management controls on investments and adherence to the City's investment policy; (6) provide specific investment training for the City's designated Investment Officer; (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 purchase agreement; (8) restrict the investment in non-money market mutual funds in the aggregate to no more than 15% of the City's monthly average fund balance, excluding bond proceeds and reserves and other funds held for debt service; (9) require local government investment pools to conform 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 City.

THE CITY'S INVESTMENT POLICIES

The City Manager designates the Chief Financial Officer as the City's chief investment officer. The Cash & Debt Manager, Controller, and Cash & Debt Analyst are designated as additional investment officers. The Chief Financial Officer is responsible for the City's comprehensive cash management program, including the administration of the Investment Policies. The Chief Financial Officer is responsible for considering the quality and capability of staff involved in investment management and procedures. The Chief Financial Officer shall be responsible for authorizing investments and the Cash & Debt Manager shall account for investments and pledged collateral in order to maintain appropriate internal controls. The Controller shall be responsible for recording investments in the City's books of accounts. The Internal Audit staff shall audit records monthly and the external auditors will review for management controls on investments and adherence to policy as required by law.

INVESTMENT COMMITTEE

An Investment Committee consisting of the Cash and Debt analyst, Cash and Debt Manager, Controller, Finance Director, and Deputy City Manager shall meet as frequently as necessary to review the City's investment portfolio. The committee shall also meet as necessary to add or delete a financial institution or broker/dealer from the list of institutions with which the City may do business or to conduct other business. The committee shall also meet to review prospectuses, financial statements and other performance data on money market mutual funds and shall formulate recommendations on the advisability of investing in specific funds for the consideration of the City Council.

Any three of the five Investment Committee members constitute a quorum. The Cash and Debt Manager shall serve as chairman of the committee, and written record of Investment Committee meetings shall be maintained.

A. Authorized Investments

The City may invest in:

- Obligations of the United States or its agencies and instrumentalities (except for mortgage pass-through securities.)
- Repurchase agreements whose underlying collateral consists of U.S. Treasury bills or notes with a remaining maturity of three years or less.
- 3. Municipal Securities (state, city, county, school and road district general obligation or revenue bonds) (out-of-state bonds shall only be general obligation bonds) with a remaining maturity of three years or less which have received a rating from Moody's or S&P of at least A or its equivalent.
- 4. Public Funds Investment Pool consisting of the above securities plus the following securities created under the Interlocal Cooperation Act which has entered into a contract approved (by resolution) by the City Council to provide investment services to the city.
 - a. Commercial paper with a stated maturity of 90 days or less from the date of its issuance that either:
 - is rated not less than A-1, P-1, or the equivalent by at least two nationally recognized credit rating agencies, or
 - is rated at least A-1, P-1, or the equivalent by at least one nationally recognized credit rating agency and is fully secured by an irrevocable letter of credit issued by a bank organized and existing under the laws of the United States or any state thereof.
 - b. Prime domestic bankers' acceptances meaning a bankers' acceptance with a stated maturity of 270 days or less from the date of its issuance that will be, in accordance with its terms, liquidated in full at maturity, that is eligible for collateral for borrowing from a Federal Reserve Bank, and that is accepted by a bank organized and existing under the laws of the United States or any state the short-term obligation of which (or of a bank holding company of which the bank is the largest subsidiary) is rated at least A-1, P-1, or the equivalent by at least one nationally recognized credit rating agency.
- 5. An SEC-registered, no-load money market mutual fund approved (by resolution) by the City Council with a dollar-weighted average portfolio maturity of 90 days or less whose assets consist exclusively of the obligations that are described in section 1-3 plus 4a and 4b and whose investment objectives include seeking to maintain a stable net asset value of \$1 per share. By State law, the City is not authorized to invest in the aggregate more than 80% of its monthly average fund balance, excluding bond proceeds, in money market mutual funds described in this subsection or to invest its funds or funds under its control, excluding bond proceeds, in any one money market mutual fund in an amount that exceeds 20% of the total assets of the money market mutual funds.
- Collateralized or insured certificates of deposit and other evidences of deposit at federally insured banks in the State of Texas.

The investment maturity schedule shall correspond with the City's projected cash flow needs. Remaining maturities on investments purchased shall be no longer than three years, except in the case of revenue bond reserve accounts which may be invested for longer terms with specific City Council approval by resolution. An average remaining maturity of 365 days or less shall be maintained on bond proceeds subject to arbitrage rebate restriction, and the total portfolio average remaining maturity shall not exceed one year.

B. Diversification

Investments shall be diversified to reduce the risk of loss resulting from over-concentration of investments in a specific maturity, a specific issue, or a specific class of securities.

The asset mix of the City's portfolio is expressed in terms of maximum commitment so as to allow flexibility to take advantage of market conditions.

The asset mix requirements are as follows:

	% Maximum
1. U.S. Treasury Bills and Notes	100
2. U.S. Agency or Instrumentality Obligations (each type)	25 *
3. Repurchase Agreements	20
4. Municipal Securities (total)	40
5. Municipal Securities (out-of-state)	20
6. Certificates of Deposit (per institution)	20
7. Money Market Mutual Fund	50 **
8. Public Funds Investment Pool	50

- * Total Agency investments limited to no more than 100% of the total portfolio.
- ** Limited by State law to 80% of monthly average fund balance, excluding bond proceeds.

C. Qualifying Institutions

Financial institutions (Federally insured banks) with and through which the City invests in certificates of deposit shall be located in the State of Texas. Broker/dealers through whom the city purchases U.S. government securities may include only those dealers reporting to the Market Reports Division of the Federal Reserve Bank of New York, also known as the "primary government securities dealers" and First Southwest Company except that repurchase agreements shall not be executed through First Southwest Company. In addition, other regional brokers/dealers may be considered by the Investment Committee.

D. Collateral Securities for Certificates of Deposit and Demand Accounts

The City will accept as collateral for its certificates of deposit and demand accounts and other evidences of deposit the following securities:

- FDIC Coverage
- U.S. Treasury bills
- U.S. Treasury notes and bonds
- State, city, county, school, or road district general obligation or revenue bonds*, except that out-of-state bonds shall be limited to general obligation bonds
- City of Grand Prairie revenue bonds or general obligation bonds, time warrants, and certificates of obligation
- U.S. Government Agency and Instrumentality obligations (except for mortgage pass-through securities).
- * The securities must be rated at least A by Moody's or S&P. Collateral consisting of out-of-state bonds shall be limited to 10% of the total collateral pledged by a financial institution.

Collateral securities shall have a remaining life of no more than five years. The securities shall be marked-to-market no less frequently than monthly, and the ratio of collateral market value to amount invested plus accrued interest shall be no less than 105%.

CURRENT INVESTMENTS . . . As of September 1, 2016 the following percentages of the City's investible funds were invested in the following categories of investments:

Type of Investment	Percentage	Total Cost	
Local Government Pools and Money Market Funds	47.87%	\$	156,232,414
Federal Agency and Instrumentality Notes	52.13%	\$	170,105,111
	100.00%	\$	326,337,525

TAX MATTERS

TAX EXEMPTION... The delivery of the Bonds is subject to the opinion of Bond Counsel to the effect that interest on the Bonds for federal income tax purposes (1) will be excludable from gross income, as defined in section 61 of the Internal Revenue Code of 1986, as amended to the date of such opinion (the "Code"), pursuant to section 103 of the Code and existing regulations, published rulings, and court decisions, and (2) will not be included in computing the alternative minimum taxable income of the owners thereof who are individuals or, except as hereinafter described, corporations. A form of Bond Counsel's opinion is reproduced as Appendix C. The statutes, regulations, rulings, and court decisions on which such opinion is based are subject to change.

Interest on the Bonds owned by a corporation will be included in such corporation's adjusted current earnings for purposes of calculating the alternative minimum taxable income of such corporation, other than an S corporation, a qualified mutual fund, a real estate investment trust, a real estate mortgage investment conduit, or a financial asset securitization investment trust ("FASIT").

A corporation's alternative minimum taxable income is the basis on which the alternative minimum tax imposed by Section 55 of the Code will be computed.

In rendering the foregoing opinion, Bond Counsel will rely upon representations and certifications of the City made in a certificate dated the date of delivery of the Bonds pertaining to the use, expenditure, and investment of the proceeds of the Bonds and will assume continuing compliance by the City with the provisions of the Ordinance subsequent to the issuance of the Bonds. The Ordinance contains covenants by the City with respect to, among other matters, the use of the proceeds of the Bonds and the facilities financed therewith by persons other than state or local governmental units, the manner in which the proceeds of the Bonds are to be invested, the periodic calculation and payment to the United States Treasury of arbitrage "profits" from the investment of proceeds, and the reporting of certain information to the United States Treasury. Failure to comply with any of these covenants may cause interest on the Bonds to be includable in the gross income of the owners thereof from the date of the issuance of the Bonds.

Bond Counsel's opinion is not a guarantee of a result, but represents its legal judgment based upon its review of existing statutes, regulations, published rulings and court decisions and the representations and covenants of the City described above. No ruling has been sought from the Internal Revenue Service (the "IRS") with respect to the matters addressed in the opinion of Bond Counsel, and Bond Counsel's opinion is not binding on the IRS. The IRS has an ongoing program of auditing the tax-exempt status of the interest on tax-exempt obligations. If an audit of the Bonds is commenced, under current procedures the IRS is likely to treat the City as the "taxpayer," and the owners of the Bonds would have no right to participate in the audit process. In responding to or defending an audit of the tax-exempt status of the interest on the Bonds, the City may have different or conflicting interests from the owners of the Bonds. Public awareness of any future audit of the Bonds could adversely affect the value and liquidity of the Bonds during the pendency of the audit, regardless of its ultimate outcome.

Except as described above, Bond Counsel expresses no other opinion with respect to any other federal, state or local tax consequences under present law, or proposed legislation, resulting from the receipt or accrual of interest on, or the acquisition or disposition of, the Bonds. Prospective purchasers of the Bonds should be aware that the ownership of tax-exempt obligations such as the Bonds may result in collateral federal tax consequences to, among others, financial institutions, life insurance companies, property and casualty insurance companies, certain foreign corporations doing business in the United States, S corporations with subchapter C earnings and profits, individual recipients of Social Security or Railroad Retirement benefits, individuals otherwise qualifying for the earned income tax credit, owners of an interest in a FASIT, and taxpayers who may be deemed to have incurred or continued indebtedness to purchase or carry, or who have paid or incurred certain expenses allocable to, tax-exempt obligations. Prospective purchasers should consult their own tax advisors as to the applicability of these consequences to their particular circumstances.

Existing law may change to reduce or eliminate the benefit to bondholders of the exclusion of interest on the Bonds from gross income for federal income tax purposes. Any proposed legislation or administrative action, whether or not taken, could also affect the value and marketability of the Bonds. Prospective purchasers of the Bonds should consult with their own tax advisors with respect to any proposed or future changes in tax law.

TAX ACCOUNTING TREATMENT OF DISCOUNT AND PREMIUM ON CERTAIN BONDS . . . The initial public offering price of certain Bonds (the "Discount Bonds") may be less than the amount payable on such Bonds at maturity. An amount equal to the difference between the initial public offering price of a Discount Bond (assuming that a substantial amount of the Discount Bonds of that maturity are sold to the public at such price) and the amount payable at maturity constitutes original issue discount to the initial purchaser of such Discount Bond. A portion of such original issue discount allocable to the holding period of such Discount Bond by the initial purchaser will, upon the disposition of such Discount Bond (including by reason of its payment at maturity), be treated as interest excludable from gross income, rather than as taxable gain, for federal income tax purposes, on the same terms and conditions as those for other interest on the Bonds described above under "Tax Exemption." Such interest is considered to be accrued actuarially in accordance with the constant interest method over the life of a Discount Bond, taking into account the semiannual compounding of accrued interest, at the yield to maturity on such Discount Bond and generally will be allocated to an initial purchaser in a different amount from the amount of the payment denominated as interest actually received by the initial purchaser during the tax year.

However, such interest may be required to be taken into account in determining the alternative minimum taxable income of a corporation, for purposes of calculating a corporation's alternative minimum tax imposed by Section 55 of the Code, and the amount of the branch profits tax applicable to certain foreign corporations doing business in the United States, even though there will not be a corresponding cash payment. In addition, the accrual of such interest may result in certain other collateral federal income tax consequences to, among others, financial institutions, life insurance companies, property and casualty insurance companies, S corporations with subchapter C earnings and profits, individual recipients of Social Security or Railroad Retirement benefits, individuals otherwise qualifying for the earned income tax credit, owners of an interest in a FASIT, and taxpayers who may be deemed to have incurred or continued indebtedness to purchase or carry, or who have paid or incurred certain expenses allocable to, tax-exempt obligations. Moreover, in the event of the redemption, sale or other taxable disposition of a Discount Bond by the initial owner prior to maturity, the amount realized by such owner in excess of the basis of such 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 Discount Bond was held) is includable in gross income.

Owners of Discount Bonds should consult with their own tax advisors with respect to the determination of accrued original issue discount on Discount Bonds for federal income tax purposes and with respect to the state and local tax consequences of owning and disposing of Discount Bonds. It is possible that, under applicable provisions governing determination of state and local income taxes, accrued interest on Discount Bonds may be deemed to be received in the year of accrual even though there will not be a corresponding cash payment.

The initial public offering price of certain Bonds (the "Premium Bonds") may be greater than the amount payable on such Bonds at maturity. An amount equal to the difference between the initial public offering price of a Premium Bond (assuming that a substantial amount of the Premium Bonds of that maturity are sold to the public at such price) and the amount payable at maturity constitutes premium to the initial purchaser of such Premium Bonds. The basis for federal income tax purposes of a Premium Bond in the hands of such initial purchaser must be reduced each year by the amortizable bond premium, although no federal income tax deduction is allowed as a result of such reduction in basis for amortizable bond premium. Such reduction in basis will increase the amount of any gain (or decrease the amount of any loss) to be recognized for federal income tax purposes upon a sale or other taxable disposition of a Premium Bond. The amount of premium which is amortizable each year by an initial purchaser is determined by using such purchaser's yield to maturity.

Purchasers of the Premium Bonds should consult with their own tax advisors with respect to the determination of amortizable bond premium on Premium Bonds for federal income tax purposes and with respect to the state and local tax consequences of owning and disposing of Premium Bonds.

CONTINUING DISCLOSURE OF INFORMATION

In the Ordinance, the City has made the following agreement for the benefit of the registered and beneficial owners of the Bonds. The City is required to observe the agreement for so long as it remains obligated to advance funds to pay the Bonds. Under the agreement, the City will be obligated to provide certain updated financial information and operating data annually, and timely notice of certain events, to the Municipal Securities Rulemaking Board (the "MSRB").

ANNUAL REPORTS. . . The City will provide annually to the MSRB (1) within six months after the end of each fiscal year ending in or after 2017, financial information and operating data with respect to the City of the general type of information contained in Tables 1 through 3 and (2) within twelve months after the end of each fiscal year ending in or after 2017, audited financial statements of the City. Any financial statements so provided shall be prepared in accordance with the accounting principles described in Appendix B, or such other accounting principles as the City may be required to employ from time to time pursuant to state law or regulation. If audited financial statements are not available within 12 months after the end of any fiscal year, the City will provide unaudited financial statements by the required time, and audited financial statements when and if such audited financial statements become available.

The financial information and operating data to be provided may be set forth in full in one or more documents or may be included by specific reference to any document available to the public on the MSRB's Internet Web site or filed with the Securities and Exchange Commission (the "SEC"), as permitted by SEC Rule 15c2-12 (the "Rule").

The City's current fiscal year end is September 30. Accordingly, the City must provide updated information included in the above-referenced tables by March 31 in each year, and audited financial statements for the preceding fiscal year (or unaudited financial statements if the audited financial statements are not yet available) must be provided by September 30 in each year, unless the City changes its fiscal year. If the City changes its fiscal year, it will notify the MSRB of the change (and of the date of the new fiscal year end) prior to the next date by which the City otherwise would be required to provide financial information and operating data.

NOTICE OF CERTAIN EVENTS... The City will also provide timely notices of certain events to the MSRB. The City will provide notice of any of the following events with respect to the Bonds to the MSRB in a timely manner (but not in excess of ten business days after the occurrence of the event): (1) principal and interest payment delinquencies; (2) non-payment 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 City, which shall occur as described below; (13) the consummation of a merger, consolidation, or acquisition involving the City or the sale of all or substantially all of its assets, 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; and (14) appointment of a successor or additional trustee or the change of name of a trustee, if material. In addition, the City will provide timely notice of any failure by the City to provide annual financial information in accordance with their agreement described above under "Annual Reports".

For these purposes, any event described in clause (12) in the immediately preceding paragraph is considered to occur when any of the following occur: the appointment of a receiver, fiscal agent, or similar officer for the City 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 City, 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 City.

AVAILABILITY OF INFORMATION... In connection with its continuing disclosure agreement entered into with respect to the Bonds, the City will file all required information and documentation with the MSRB in electronic format in accordance with MSRB's guidelines. Access to such filings will be provided, without charge to the general public, by the MSRB at www.emma.msrb.org.

LIMITATIONS AND AMENDMENTS. . . The City has agreed to update information and to provide notices of certain specified events only as described above. The City 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 City 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 City 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 registered and beneficial owners of Bonds may seek a writ of mandamus to compel the City to comply with its agreement.

The City 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 City, 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 registered and beneficial owners of a majority in aggregate principal amount of the outstanding Bonds consent to the amendment or (b) any person unaffiliated with the City (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 City may also amend or repeal the provisions of this 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, but only if and to the extent that the provisions of this sentence would not prevent an Underwriter from lawfully purchasing or selling Bonds in the primary offering of the Bonds. If the City so amends the agreement, 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 UNDERTAKINGS. . . During the last five years, the City has complied in all material respects with all continuing disclosure agreements made by it in accordance with the Rule.

OTHER INFORMATION

RATINGS

The Bonds have been rated "AA+" by Fitch Ratings, Inc. ("Fitch") and "AA-" by S&P Global Ratings, a division of S&P Global Inc. ("S&P"). An explanation of the significance of such ratings may be obtained from the company furnishing the rating. The ratings reflect only the respective views of such organizations and the City makes no representation as to the appropriateness of the ratings. There is no assurance that such ratings will continue for any given period of time or that they will not be revised downward or withdrawn entirely by such rating companies, if in the judgment of either or both companies, circumstances so warrant. Any such downward revision or withdrawal of such ratings, may have an adverse effect on the market price of the Bonds.

LITIGATION

It is the opinion of the City Attorney and City Staff that there is no pending litigation against the City that would have a material adverse financial impact upon the City or its operations.

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 City 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.

LEGAL INVESTMENTS AND ELIGIBILITY TO SECURE PUBLIC FUNDS IN TEXAS

Section 1201.041 of the Public Security Procedures Act (V.T.C.A., Government Code, Chapter 1201, as amended) provides the Bonds are (i) negotiable instruments, (ii) investment securities to which V.T.C.A., Chapter 8, Business and Commerce Code, as amended, applies and (iii) legal and authorized investments for insurance companies, fiduciaries or trustees and sinking funds of municipalities or other political subdivisions or public agencies of the State. The Texas Finance Code also contains provisions that, subject to a prudent investor standard, provide for the Bonds to be legal investments for state banks, savings banks, trust companies with capital of one million dollars or more, and savings and loan associations. For the Bonds to be an eligible investments for municipalities, political subdivisions or public agencies of the State, the Public Funds Investment Act, V.T.C.A., Government Code, Chapter 2256, as amended, provides that a rating of not less than "A" or its equivalent as to investment quality must be assigned by a nationally recognized investment rating agency. Furthermore, the Bonds are eligible to secure the 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 market value.

The City made no investigation of other laws, rules, regulations or investment criteria which might apply to such institutions or entities or which might limit the suitability of the Bonds for any of the foregoing purposes or limit the authority of such institutions or entities to purchase or invest in the Bonds for such purposes.

LEGAL OPINIONS

The City will furnish to the Underwriters a complete transcript of proceedings incident to the authorization and issuance of the Bonds, including the unqualified approving legal opinion of the Attorney General of Texas approving the Initial Bond and to the effect that the Bonds are valid and legally binding special obligations of the City, and based upon examination of such transcript of proceedings, the approving legal opinion of Bond Counsel, to like effect and to the effect that the interest on the Bonds will be excludable from gross income for federal income tax purposes under Section 103(a) of the Code, subject to the matters described under "TAX MATTERS" herein, including the alternative minimum tax on corporations. The customary closing papers, including a certificate to the effect that no litigation of any nature has been filed or is then pending to restrain the issuance and delivery of the Bonds, or which would affect the provision made for their payment or security, or in any manner questioning the validity of said Bonds will also be furnished. Bond Counsel was not requested to participate, and did not take part, in the preparation of the Official Statement, and such firm has not assumed any responsibility with respect thereto or undertaken independently to verify any of the information contained therein, except that, in its capacity as Bond Counsel, such firm has reviewed the information appearing under the captions and subcaptions "PLAN OF FINANCING" (except for the subcaption "Use of Proceeds"), "THE BONDS" (except for the subcaptions "Book-Entry-Only System" and "Registered Owners' Remedies"), "SELECTED PROVISIONS OF THE BOND ORDINANCE," "TAX MATTERS" and "CONTINUING DISCLOSURE OF INFORMATION" (except for the subcaption "Compliance with Prior Undertakings") and the subcaptions "Legal Investments and Eligibility to Secure Public Funds in Texas", "Registration and Qualification of Bonds for Sale" and "Legal Opinions" (except for the last sentence of the first paragraph thereof) under the caption "OTHER INFORMATION"), and such firm is of the opinion that the information relating to the Bonds and the legal issues contained under such captions and subcaptions are accurate and fair descriptions of the laws and legal issues addressed therein and, with respect to the Bonds, such information conforms to the Ordinance. The legal fee to be paid Bond Counsel for services rendered in connection with the issuance of the Bonds is contingent on the sale and delivery of the Bonds. The legal opinion will accompany the Bonds deposited with DTC or will be printed on the Bonds in the event of the discontinuance of the Book-Entry-Only System. Certain legal matters will be passed upon for the Underwriters by Andrews Kurth Kenyon LLP, Austin, Texas, Counsel for the Underwriters, whose fee is contingent on the sale and delivery of the Bonds.

The 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 that 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

AUTHENTICITY OF FINANCIAL DATA AND OTHER INFORMATION

The financial data and other information contained herein have been obtained from City records, audited financial statements and other sources that 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 resolutions contained in this Official Statement are made subject to all of the provisions of such statutes, documents and resolutions. 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.

FINANCIAL ADVISOR

FirstSouthwest is employed as Financial Advisor to the City in connection with the issuance of the Bonds. The Financial Advisor's fee for services rendered with respect to the sale of the Bonds is contingent upon the issuance and delivery of the Bonds. FirstSouthwest, in its capacity as Financial Advisor, has not verified and does not assume any responsibility for the information, covenants and representations contained in any of the legal documents with respect to the federal income tax status of the Bonds,

or the possible impact of any present, pending or future actions taken by any legislative or judicial bodies. In the normal course of business, the Financial Advisor may from time to time sell investment securities to the City for the investment of bond proceeds or other funds of the City upon the request of the City.

The Financial Advisor to the City has provided the following sentence for inclusion in this Official Statement. The Financial Advisor has reviewed the information in this Official Statement in accordance with, and as part of, its responsibilities to the City 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.

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.

UNDERWRITER

The Underwriter has agreed, subject to certain conditions, to purchase the Bonds from the City, at a price equal to the initial offering price to the public, as shown on page 2 herein, less an underwriting discount of \$46,573.05. The Underwriter is obligated to purchase all of the Bonds if any Bonds are purchased. The Bonds to be offered to the public may be offered and sold to certain dealers (including the Underwriter and other dealers depositing Bonds into investment trusts) at prices lower than the public offering prices of such Bonds and such public offering prices may be changed, from time to time, by the Underwriter.

The Underwriter is BOK Financial Securities, Inc. which is not a bank, and the Bonds are not deposits of any bank and are not insured by the Federal Deposit Insurance Corporation.

MISCELLANEOUS

The financial data and other information contained herein 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 resolutions contained in this Official Statement are made subject to all of the provisions of such statutes, documents and resolutions. 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.

The Ordinance authorized the issuance of the Bonds and approved the form and content of this Official Statement, and any addenda, supplement or amendment thereto, and authorizes its further use in the reoffering of the Bonds by the Underwriter.

	Ron Jensen
	Mayor
	City of Grand Prairie, Texas
ATTEST:	
Cathy Dimaggio	
City Secretary	

APPENDIX A

GENERAL INFORMATION REGARDING THE CITY



LOCATION

The City of Grand Prairie, Texas (the "City"), is centrally located amid the estimated 5.7 million people in the Dallas/Fort Worth Area. The City, with an estimated population of 175,396 (Census 2010), stretches 28 miles long by about eight miles at its widest point. The City covers about 81 square miles.

TRANSPORTATION

The City has access to four major interstate highway systems - I-20, I-30, I-35 & I-45 - five state highway systems - SH 360, SH 180, SH 303, SH 161 Loop 12 and FM 1382 - and U.S. 287 all run through the City or are within 15-30 minutes.

- > IH 20: an eight-lane east-west expressway that passes through south of the City, linking the city to Dallas and Fort Worth. West of Fort Worth, IH 20 leads to Abilene and Odessa. Eastward destinations on IH 20 are Tyler, Longview and Shreveport, La.
- > IH 30: a six-lane east-west expressway that passes through north of the City and also links the City to Dallas and Fort Worth. IH 30 links to IH 20 in west Fort Worth. Eastward destinations on IH 30 are Greenville, Texarkana and Arkansas.
- > SH 360: a six-lane north-south expressway running along the western edge of the City, a key route to Dallas-Fort Worth International Airport.

The City's Municipal Airport serves small piston planes to large business turboprop aircraft and helicopters. The airport has a 4,000-foot-long, 75-foot-wide lighted, concrete runway, repair service and cargo handling, a helipad, dining facilities, and support facilities for training, private aviation and business flying activities. The airport is designated in the FAA National Plan of Integrated Airport System and the Texas Aeronautical Facilities Plan. Hangar space is available for nearly 200 aircraft, with tie-down space and FBO services available.

The Dallas/Fort Worth International Airport ("DFW"), the 3rd busiest airport in the world, lies about five miles north of the City's northern border. It serves 59 million passengers and provides nonstop service to 134 domestic and 38 international destinations (October, 2004, www.dfwairport.com).

POPULATION

The estimated population for 2016 is 184,620. From the 1990 Census to the 2010 Census, the City's population increased 38 percent.

DEMOGRAPHICS

2010 Census estimates of the City Non-Hispanic population breakdown were 29.1 percent white, 19.6 percent black, 6.5 percent Asian and Pacific Islander, 0.4 percent American Indian, 1.7 percent other; Hispanic of any race comprises 42.7% of the population.

Age distribution estimates of residents, according to the 2010 Census, are 64.7 percent ages 21 and older, 6.9 percent older than 65, and 30.9 percent younger than 18.

The 2010 median household income was estimated to be \$51,368 (American Community Survey Census).

INDUSTRIAL BASE

Wholesale trade (distribution), manufacturing and retail trade companies are the largest industrial sectors in the City.

INDUSTRY PROFILE, 2015

Percent of Total gross sales
27.8%
25.3%
22.1%
8.5%
7.9%
2.0%
1.5%
1.3%
1.1%
0.8%
0.7%
0.5%
0.2%
0.2%
0.1%
0.0%
0.0%
0.0%
0.0%

Source: Texas Comptroller

LABOR FORCE

Year	Civilian Labor Force	Employ ment	Unemploy ment	Unemployment Rate
2011	88,814	81,889	6,925	7.8%
2012	89,847	83,690	6,157	6.9%
2013	91,404	85,605	5,799	6.3%
2014	94,636	89,701	4,935	5.2%
2015	94,169	90,307	3,862	4.1%
2016 (1)	98,139	94,198	3,941	4.0%

Source: Texas Workforce Commission and Bureau of Labor Statistics (1) Data through September 2016.

Employers

Company	Product-S ervice	Estimated Employees
Grand Prairie ISD	Administration of Education Programs	3,650
Lockheed Martin Missiles and Fire Control	Research & Development in the Physical, Engineering & Sciences	2,500
Poly-America Inc	Unsupported Plastics Packaging Firm and Sheet Manufacturing	2,000
City of Grand Prairie	Public Administration	1,250
Bell Helicopter-Textron	Aircraft Manufacturing	1,150
Lone Star Park at Grand Prairie	Racetracks	950
Triumph Aero Structures - Vought	Aircraft Engine and Engine Parts Manufacturing	950
Hanson Pipe & Products	Concrete Pipe Manufacturing	950
Airbus Helicopters	Aircraft Manufacturing	850
Republic National Distributing	Wine and Distilled Beverage Wholesaler	700
Wal-M art	Warehouse, Clubs and Superstores	600
Siemens Energy & Automation	Switchgear and Switchboard Apparatus Manufacturing	500
Pitney Bowes Presort Services	Business Support Services	450
Arnold Transportation	General Freight Trucking	450

RECREATION

Recreational facilities include the 7,500-acre Joe Pool Lake, championship-level Tangle Ridge Golf Club, Lone Star Park at Grand Prairie and more than 52 public parks on 4,800 acres.

Parks and Recreation facilities include an extreme skate park, two multipurpose recreation centers, a senior center, indoor pool, three outdoor pools, five softball and baseball complexes, two golf courses, 32 tennis courts, a soccer complex and the recently acquired lake parks on Joe Pool Lake.

Ripley's Believe It Or Not, The Palace of Wax and Trader's Village in the City are popular entertainment and shopping locations. Nearby are Six Flags over Texas in Arlington and zoos, art museums, symphonies and ballet in Dallas and Fort Worth.

- One of three Class 1 horse-racing tracks in Texas, Lone Star Park at Grand Prairie opened for live races in April 1997.
 The track's simulcast pavilion opened in mid-1996.
- Professional Sports: the Dallas Cowboys of the National Football League, the Texas Rangers of Major League Baseball, the Dallas Mavericks of the National Basketball Association, the Dallas Stars of the National Hockey League, the Dallas Sidekicks of the Continental Indoor Soccer League, the Dallas Burn of Major League Soccer and the Fort Worth Brahmas of the Western Professional Hockey League. All have home games within 5-25 minutes of the City.
- NCAA-event schools: Southern Methodist University and Texas Christian University in Dallas and Fort Worth.

Cedar Hill State Park, just east of south of the City, offers 355, mostly wooded campsites in the Dallas-Fort Worth hill country. Among park facilities are two lighted fishing jetties and boat access to Joe Pool Lake.

EDUCATION

Seven public universities and eight independent universities, including health related education facilities, in the region totaled enrollment of 139,860 in 2010 (Source: Texas Higher Education Coordinating Board). The universities, among them University of Texas campuses (Arlington and Dallas), offer programs from engineering to business and degrees from bachelor's to medical doctorates.

The Dallas and Tarrant counties public community colleges - the nearest of them Mountain View in Dallas, North Lake in Irving, Cedar Valley in Lancaster, the Southeast campus of Tarrant County College in Arlington, and El Centro in Dallas - counted over 140,000 students in 2010 (Source: Texas Higher Education Coordinating Board). Additionally, three technically oriented post-secondary schools are within 30 minutes of the City.

In addition to their degree programs, many of these colleges and universities offer business consulting, employee training specific to a company's skill demands, community health care services, economic and land development research, computer and information services and library facilities open to the community.

Grand Prairie Independent School District (the "GPISD") and the Arlington ISD (the "AISD") predominate among the six school districts with boundaries in the City.

GPISD comprises 24 elementary schools, seven middle schools, two ninth grade centers, four senior high schools, one alternative education school and one early childhood center. Students whose residences are on the Dallas County side of the City attend GPISD.

Students who reside in Tarrant County and Grand Prairie attend AISD, which comprises of nine high schools, 13 junior high schools, and 52 elementary schools (six in the City). AISD has no junior high schools or high schools in the City.

APPENDIX B

EXCERPTS FROM THE

CITY OF GRAND PRAIRIE, TEXAS

ANNUAL FINANCIAL REPORT

For the Year Ended September 30, 2015

The information contained in this Appendix consists of excerpts from the City of Grand Prairie, Texas Annual Financial Report for the Year Ended September 30, 2015, and is not intended to be a complete statement of the City's financial condition. Reference is made to the complete Report for further information.





INDEPENDENT AUDITOR'S REPORT

Honorable Mayor and Members of the City Council City of Grand Prairie, Texas

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 City of Grand Prairie, Texas (the City) as of and for the year ended September 30, 2015, 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.

Auditor's Responsibility

Our responsibility is to express opinions on these financial statements based on our audit. We did not audit the component unit financial statements for the Grand Prairie Housing Finance Corporation (a discretely presented component unit). Those financial statements were audited by other auditors in accordance with auditing standards generally accepted in the United States of America, whose report thereon has been furnished to us, and our opinion, insofar as it relates to the amounts included for the Grand Prairie Housing Finance Corporation is based on the report of 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 auditor's 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 entity'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 entity'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.

City of Grand Prairie, Texas

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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 of Grand Prairie, Texas as of September 30, 2015, 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.

Emphasis of Matter

As discussed in Note O to the financial statements, in 2015 the City adopted new accounting guidance, GASB Statement No. 68, "Accounting and Financial Reporting for Pensions—an Amendment of GASB Statement No. 27" and GASB Statement No. 71, "Pension Transition for Contributions Made Subsequent to the Measurement Date." Additionally, the City reclassified certain activities from one governmental fund to another to more closely align activity with the activity of the fund. Our opinion is not modified with respect to these matters.

Other Matters

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the management's discussion and analysis on pages 21-30, budget to actual schedules for the General Fund and Section 8 Fund on pages 106 and 107 respectively, Schedule of Postemployment Healthcare Benefits Funding Progress on page 108, Schedule of Contributions-Texas Municipal Retirement System on page 109, and Schedule of Changes in Net Pension Liability and Related Ratios-Texas Municipal Retirement System on page 110 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.

City of Grand Prairie, Texas

Page 3

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 and individual fund financial statements and schedules, and statistical section are presented for purposes of additional analysis and are not a required part of the basic financial statements. The combining and individual fund financial 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 and individual fund financial statements and schedules, capital assets used in the operation of governmental funds schedules, and supplemental 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 March 15, 2016, 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 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.

WEAVER AND TIDWELL. L.L.P.

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Dallas, Texas March 15, 2016



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CITY OF GRAND PRAIRIE, TEXAS MANAGEMENT'S DISCUSSION & ANALYSIS FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2015 (Unaudited)

Management's discussion and analysis provides a narrative overview of the financial activities and changes in the financial position of the City of Grand Prairie, Texas (the City) for the fiscal year ended September 30, 2015. It is offered here by the management of the City to the readers of its financial statements. Readers are encouraged to consider the information presented here in conjunction with the information furnished in our letter of transmittal and introductory section of the City's financial statement and accompanying notes.

FINANCIAL HIGHLIGHTS

- The assets and deferred outflows of resources of the City exceeded its liabilities and deferred inflows of resources at September 30, 2015 by \$625,425,717 (net position).
- The City's total net position increased \$8,836,441, for the fiscal year ended September 30, 2015, primarily due to increased water and wastewater sales, and a decrease in interest expense on debt.
- At September 30, 2015, the City's governmental funds reported combined ending fund balances of \$152,379,825. The \$26,212,186 unassigned fund balance in the General Fund represents 25.4% of total General Fund expenditures and transfers.
- The City's total long-term liabilities of \$380,598,143 increased by \$38,014,596 (11.1%) during the current fiscal year. In fiscal year 2015, the City issued certificates of obligation in the amount of \$26,125,000. See Table 5 in this report for further information regarding the City's long-term liabilities.

OVERVIEW OF THE FINANCIAL STATEMENTS

This discussion and analysis is intended to serve as an introduction to the City's basic financial statements. The reporting focus is on the City as a whole and on individual major funds. It is intended to present a more comprehensive view of the City's financial activities.

The City's basic financial statements are comprised of three components: 1) government-wide financial statements, 2) fund financial statements, and 3) notes to the financial statements. This report also contains required and other supplementary information in addition to the basic financial statements.

Government-wide financial statements - The government-wide financial statements include the Statement of Net Position and Statement of Activities. These statements are designed to provide readers with a broad overview of the City's finances in a manner similar to that of a private-sector business. Both are prepared using the economic resources focus and the accrual basis of accounting, meaning that all the current year's revenues and expenses are included regardless of when cash is received or paid.

The Statement of Net Position presents information on all of the City's assets, deferred outflows of resources, liabilities, including capital assets and long-term liabilities, and deferred inflows of resources. The differences between these items are 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 indicators of the city's financial position should be taken into consideration, such as the change in the City's property tax base and condition of the City's infrastructure (i.e., roads, drainage systems, water and sewer lines, etc.), in order to more accurately assess the overall financial condition of the City.

The Statement of Activities presents information showing how the government's net position changed during the most recent fiscal year. It focuses on both the gross and net costs of the government's various activities and thus summarizes the cost of providing specific government services. This statement includes all current year revenues and expenses.

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

Governmental Activities - Most of the City's basic services are reported here, including general government, public safety, planning, public works, transportation, housing, community development, cultural events, and library. Property taxes, sales taxes, and franchise fees provide the majority of financing for these activities.

Business-Type Activities - Activities for which the City charges a fee to customers to pay most or all of the costs of a service it provides are reported here. The City's business-type activities include a water and wastewater system, a solid waste sanitary landfill, a storm water utility system, municipal airport, and municipal golf courses.

The government-wide financial statements include not only the City itself (known as the primary government), but also the Grand Prairie Sports Facilities Development Corporation, Inc. (the "Sports Corporation") and the Grand Prairie Housing Finance Corporation ("HFC") as component units. Both are legally, financially, and administratively autonomous separate corporations. HFC issues tax exempt revenue bonds to supply mortgage financing for low income home buyers and multi-family developments, and engages in other affordable housing activities. The Sports Corporation oversees the Lone Star Park at Grand Prairie horse track facility.

The Crime Control and Prevention District is a legally separate entity that is financially accountable to the City. A blended presentation has been used to report the financial information of this component unit.

Fund financial statements - The City, like other state and local governments, uses fund accounting to ensure and demonstrate compliance with finance-related legal requirements. A fund is a grouping of related accounts that is used to maintain control over resources that have been segregated for specific activities or objectives. These statements focus on the most significant funds and may be used to find more detailed information about the City's most significant activities. All of the funds of the City can be divided into two categories: governmental funds and proprietary funds.

Governmental Funds - Governmental funds are used to account for the majority of the City's activities, which are essentially the same functions reported as governmental activities in the government-wide 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 spendable resources available at the end of the fiscal year. Such information may be useful in evaluating a government's near-term financing requirements.

The focus of the governmental funds financial statements is narrower than that of the government-wide financial statements. Therefore, 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 funds Balance Sheet and the governmental funds Statement of Revenues, Expenditures, and Changes in Fund Balances provide a reconciliation to facilitate this comparison. These reconciliations explain the differences between the government's activities as reported in the government-wide statements and the information presented in the governmental funds financial statements.

The City reports thirty individual governmental funds. Information is presented separately in the governmental fund's Balance Sheet and in the governmental fund's Statement of Revenues, Expenditures and Changes in Fund Balances for the City's six major funds - General Fund, Section 8 Fund, Streets CIP Fund, Grants Fund, Debt Service Fund, and the Epic CIP Fund. Data for other nonmajor governmental funds are combined into a single, aggregated presentation. Individual fund data for each of the nonmajor governmental funds is provided in the form of combining statements elsewhere in this report.

Proprietary funds - The City maintains two different types of proprietary funds – enterprise funds and internal service funds.

Enterprise funds are used to report the same functions presented as business-type activities of the government-wide financial statements. The City uses enterprise funds to account for its water and wastewater system, solid waste sanitary landfill, storm water utility, municipal airport, and municipal golf courses. Proprietary funds provide the same type of information as the government-wide financial statements, only in more detail. The City has five enterprise funds of which two are major enterprise funds – the Water Wastewater Fund and the Solid Waste Fund. Data from other nonmajor enterprise funds are combined into a single, aggregated presentation in the proprietary fund financial statements. Individual fund data for each of these non-major enterprise funds is provided in the form of combining statements elsewhere in this report.

Internal service funds are an accounting device used to accumulate and allocate costs internally among the City's various functions. The City uses internal service funds to account for vehicle and equipment maintenance and the premiums, deductibles, and claims for all insurance programs (e.g. employee health, workers compensation, general liability, etc.). Because these services benefit both governmental and business-type functions, they have been allocated to both activities in the government-wide financial statements in proportion to services received. The City's two internal service funds are combined into a single, aggregated presentation in the proprietary fund financial statements. Individual fund data for the City's internal service funds is provided in the form of combining statements elsewhere in this report.

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

Other information - In addition to the basic financial statements and accompanying notes, this report also presents certain required supplementary information concerning the City's progress in funding its obligation to provide pension benefits to its employees.

The combining statements referred to earlier in connection with nonmajor governmental funds, nonmajor enterprise funds, and internal service funds are presented immediately following the required supplementary information.

GOVERNMENT-WIDE FINANCIAL ANALYSIS

Total assets of the City at September 30, 2015 were \$1,034,322,692, deferred outflows of resources were \$14,855,302, total liabilities were \$422,075,597, and deferred inflows of resources were \$1,951,111 resulting in a net position balance of \$625,425,717.

The largest portion of the City's net position, \$484,325,989 (77.44%), reflects its investment in capital assets (land and improvements, buildings, infrastructure, vehicles, machinery, and equipment), less any related outstanding debt used to acquire those assets. The City uses these assets to provide services to its citizens; consequently these assets are not available for future spending. Although the City reports its capital assets net of related debt, the resources needed to repay this debt must be provided from other sources, since the capital assets themselves cannot be used to liquidate these liabilities.

Table 1 below is a summary of the City's net position at year end compared to the prior year.

Table 1
Net Position

	Governmental		Business-Type		Total	
	Acti	ivities	Activ	vities	Primary G	overnment
	09/30/2014	09/30/2015	09/30/2014	09/30/2015	09/30/2014	09/30/2015
		-			-	
Cash and investments	\$167,410,029	\$ 175,488,544	\$ 84,161,738	\$ 81,917,758	\$ 251,571,767	\$ 257,406,302
Other assets	17,874,015	16,893,963	7,933,355	17,880,902	25,807,370	34,774,865
Capital assets, net	555,054,138	541,648,138	205,155,984	200,767,818	760,210,122	742,415,956
Total assets	740,338,182	734,030,645	297,251,077	300,566,478	1,037,589,259	1,034,597,123
Deferred outflows of						
resources	1,178,270	13,353,371	134,029	1,501,931	1,312,299	14,855,302
Current liabilities	29,447,798	30,439,455	8,711,184	11,037,999	38,158,982	41,477,454
Long-term bonded debt	246,871,707	240,541,533	64,749,524	58,166,319	311,621,231	298,707,852
Other noncurrent liabilities	24,179,834	69,689,941	6,782,482	12,200,350	30,962,316	81,890,291
Total liabilities	300,499,339	340,670,929	80,243,190	81,404,668	380,742,529	422,075,597
Deferred inflows of						
resources		1,753,433		197,678		1,951,111
Net position:						
Net investment in						
capital assets	319,412,513	333,061,190	143,297,680	151,264,799	462,710,193	484,325,989
Restricted	108,444,110	53,392,543	5,444,619	8,904,795	113,888,729	62,297,338
Unrestricted	13,160,490	18,505,921	68,399,617	60,296,469	81,560,107	78,802,390
Total net position	\$441,017,113	\$ 404,959,654	\$217,141,916	\$ 220,466,063	\$ 658,159,029	\$ 625,425,717

A portion of the City's net position totaling \$62,297,338, or 9.96%, represents resources that are subject to external restrictions on how they may be used. The remaining balance of unrestricted

net position \$78,802,390 may be used to meet the government's ongoing obligations to citizen's and creditors.

The City's net position increased by \$8,836,441 from the prior fiscal year primarily due to improved water wastewater operations resulting in increased revenues and lower interest expense for debt. In addition, the City made a one-time payment to the City of Cedar Hill in 2014.

The fiscal year 2015 compared to fiscal 2014 changes in the City's net position were as follows:

Table 2
Changes in Net Position

	Governmental		Business-Type		Total	
	Activ	/ities	Activ	Activities		overnment
	09/30/2014	09/30/2015	09/30/2014	09/30/2015	09/30/2014	09/30/2015
Revenues:						
Program revenues:						
Charges for services	\$ 37,100,503	\$ 34,849,122	\$ 81,242,152	\$ 84,487,779	\$ 118,342,655	\$119,336,901
Operating grants and contributions		33,329,097	42,697	43,714	35,023,059	33,372,811
Capital grants and contributions	4,020,110	1,232,805	4,402,822	4,082,082	8,422,932	5,314,887
General revenues:						
Property tax	77,334,662	73,070,467	-	-	77,334,662	73,070,467
Sales tax	50,846,972	53,494,773	-	-	50,846,972	53,494,773
Other tax	1,550,172	1,713,865	-	-	1,550,172	1,713,865
Franchise fees	13,315,452	14,089,158	-	-	13,315,452	14,089,158
Investment income	652,067	1,609,156	1,021	1,750	653,088	1,610,906
Total revenues	219,800,300	213,388,443	85,688,692	88,615,325	305,488,992	302,003,768
Expenses:						
Support services	20,400,867	22,102,591	-	-	20,400,867	22,102,591
Public safety services	80,333,290	80,359,190	-	-	80,333,290	80,359,190
Recreation and leisure services	25,255,982	26,746,861	-	-	25,255,982	26,746,861
Development services	75,473,059	77,263,159	-	-	75,473,059	77,263,159
Interest on long-term debt	7,922,519	8,019,147	-	-	7,922,519	8,019,147
Water and wastewater	-	-	58,454,761	61,381,944	58,454,761	61,381,944
Municipal airport	-	-	3,484,297	2,226,108	3,484,297	2,226,108
Municipal golf course	-	-	3,314,435	3,230,377	3,314,435	3,230,377
Storm water	-	-	1,635,198	1,694,556	1,635,198	1,694,556
Solid waste			9,712,711	10,143,394	9,712,711	10,143,394
Total expenses	209,385,717	214,490,948	76,601,402	78,676,379	285,987,119	293,167,327
Increase (decrease) in net						
position before special items						
and transfers	10,414,583	(1,102,505)	9,087,290	9,938,946	19,501,873	8,836,441
Special items	-	-	(3,013,446)	-	(3,013,446)	-
Transfers	4,267,277	2,428,935	(4,267,277)	(2,428,935)	-	-
Capital asset reassignments	19,096	(25,800)	(19,096)	25,800		
Change in net position	14,700,956	1,300,630	1,787,471	7,535,811	16,488,427	8,836,441
Net position - beginning of year	,,	, ,	, - , -	,-	,,	,,
(restated - See Note P)	426,316,157	403,659,024	215,354,445	212,930,252	641,670,602	616,589,276
Net position - end of year	\$441,017,113	\$404,959,654	\$217,141,916	\$220,466,063	\$658,159,029	\$ 625,425,717
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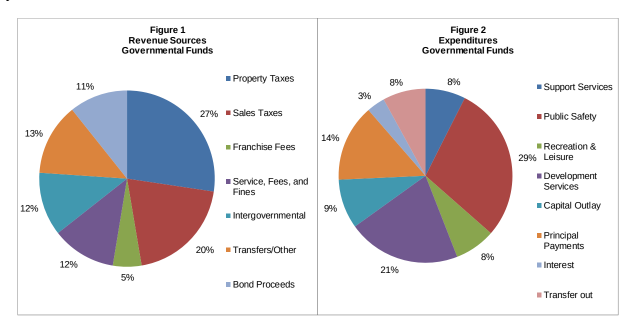
Governmental activities - Governmental activities decreased the City's net position by \$36,057,459 in comparison with beginning net position, primarily due to implementation of GASB 68 as required by generally accepted accounting principles. Net position of governmental operations accounts for 64.75% of total net position.

Business-type activities - Business-type activities increased the City's net position by \$7,535,811 in comparison with beginning net position. Total revenue for the business-type activities increased from the previous year by \$2,926,633 due to sound fiscal management and increased user rates. This increase provided for a healthy, positive change in net position before transfers. Net position for business-type activities represents 35.25% of total primary government net position.

FINANCIAL ANALYSIS OF THE CITY'S FUNDS

Governmental funds - The focus of 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, unrestricted fund balance may serve as a useful measure of a government's net resources available for spending at the end of the fiscal year.

At fiscal year-end 2015, the City's governmental funds (excluding internal service funds) reported combined ending fund balances of \$152,379,825, an increase of \$7,216,886 in comparison with the prior year. The unassigned fund balance portion is 15.1% and is available for spending at the government's discretion. The remainder is restricted for specific purposes and is not available for new spending. Specific purposes include non-spendable inventories and prepaid items (\$36,593); amounts restricted by statutes, bond covenants or granting agencies (\$85,084,781) either for debt service payments, grant-related use, special taxing districts, or for capital projects. In addition, committed funds (\$43,461,952) require formal action by City Council. Finally, funds may be assigned (\$862,870) by City Manager with the City Council's delegated authority. Figures 1 and 2 that follow show the distribution of governmental funds' sources of revenues and expenditures, \$266,913,273 and \$259,696,387, respectively, for fiscal year 2015.



The General Fund is the chief operating fund of the City. At fiscal year-end, unassigned fund balance of the General Fund was \$26,212,186, while total fund balance was \$27,748,646. 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 25.4% of total general fund operating expenditures, while total fund balance represents 26.9% of that same amount. General Fund's fund balance increased in the amount of \$2,996,227 from the prior fiscal year.

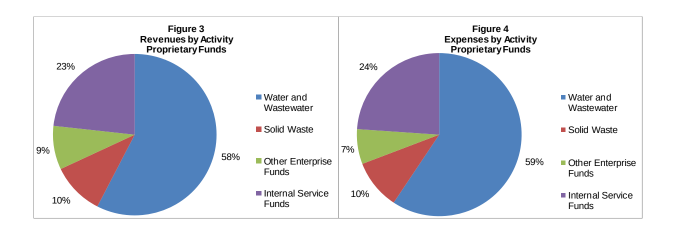
Fund balances of several other governmental funds changed significantly. Fund balance of the Debt Service Fund increased by \$252,323 primarily due to an increase in property tax revenue. Total fund balance for nonmajor governmental funds increased by \$5,142,880. This increase to fund balance is comprised of \$11,230,971 decrease in special revenue funds and \$16,373,851 increase in capital project funds.

Special revenue funds with the most significant changes to fund balance were the Senior Center (Summit) Sales Tax Fund and Tax Increment Financing Districts (TIF) Funds. The bond debt related to the Summit was paid off this fiscal year due to the sales tax revenue source being redirected by citizen vote to the Epic project beginning in fiscal year 2016. One of the City's three TIFs was closed in fiscal year 2015 with fund balance for this TIF being eliminated by paying back unspent contributions to other governmental entities.

The City issued \$26,125,000 in certificates of obligation of which \$20,900,036 was allocated to nonmajor capital project funds. Increased capital spending related to the bond issue accounts for the remaining \$4,526,185 of the fund balance change.

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

The net position of the City's enterprise funds and internal service funds were \$218,808,536 and \$10,075,283, respectively, at September 30, 2015. The enterprise funds' net investment in capital assets represented 69.2% of total enterprise funds's net position. The internal service funds' net investment in capital assets represented 9.5% of total internal service funds' net position. The enterprise funds' unrestricted net position was 26.8% of their total net position, and internal service funds' unrestricted net position was 90.5% of their total funds' net position. The City's enterprise funds reported income before contributions and transfers of \$5,791,686 while the internal service funds reported income of \$847,764. Other factors concerning the finances of the proprietary funds have already been addressed in the discussion of the government-wide financial statements and business-type activities. The following Figures 3 and 4 show the proprietary funds' revenues of \$110,149,514 and expenses of \$101,552,299 (excluding non-operating revenues and expenses, and contributions and transfers) by activity.



General Fund Budgetary Highlights

Actual General Fund revenues were \$4,556,339 or 4% higher than final budgeted revenues for fiscal year 2015. Property taxes, sales taxes, hotel/motel taxes, and franchise fees were 80% of General Fund budgeted revenues. Actual General Fund expenditures were \$3,270,654 or 3% lower than final budgeted expenditures for fiscal year 2015. Budgeted excess of revenues over expenditures before other financing sources and uses was \$3,286,946 compared to actual or \$11,113,939 resulting in a net positive budget variance of \$7,826,993. The City traditionally budgets revenue conservatively and this practice frequently results in positive budgetary variances.

Net change in fund balances of the General Fund, including other financing sources and uses such as transfers, resulted in a net positive budget variance of \$7,145,430.

Capital Asset and Debt Administration

Capital Assets - The City's investment in capital assets, net of accumulated depreciation, for its governmental and business-type activities at fiscal year-end amounted to \$742,415,956. This investment includes land, buildings, improvements other than buildings (includes infrastructure), machinery and equipment, and construction in progress. The City's capital assets decreased from prior year by \$17,794,166.

Major capital asset events occurring during the fiscal year included the following:

- Broke ground on extension of SH 360 from Camp Wisdom to SH 287
- Began construction on Fire Station #10 at South Grand Peninsula and Balboa
- Completed construction of a new Fire Station #1
- Completed a major renovation of the Dalworth Recreation Center
- Opened the Lodge and Loyd Cabin at Loyd Park
- Continued façade improvements and redevelopment on Main Street
- Broke ground on The Epic life center, water park, and all-access playground.

The City's capital assets, net of accumulated depreciation, at fiscal year-end was as follows:

Table 3
Capital Assets

	Governmental		Business-Type		Total Primary	
	Activ	rities	Activ	rities	Government	
	09/30/2014	09/30/2015	09/30/2014	09/30/2015	09/30/2014	09/30/2015
Land	\$ 39,870,355	\$ 44,780,245	\$ 4,171,796	\$ 4,197,596	\$ 44,042,151	\$ 48,977,841
Construction in progress	67,419,236	45,232,534	21,546,699	20,658,300	88,965,935	65,890,834
Depreciable capital assets	819,480,721	856,446,163	375,635,852	386,592,409	1,195,116,573	1,243,038,572
Accumulated depreciation	(371,716,174)	(404,810,804)	(196,198,363)	(210,680,487)	(567,914,537)	(615,491,291)
Total capital assets, net	\$ 555,054,138	\$541,648,138	\$205,155,984	\$ 200,767,818	\$ 760,210,122	\$ 742,415,956

^{*}See note 2.D for more detailed information on the City's capital assets.

Long-term debt - At September 30, 2015, the City had the following long-term liabilities:

Table 4 Long-Term Debt

	Governmental		Business-Type		Total Primary	
	Activ	vities	Activ	/ities	Government	
	09/30/2014	09/30/2015	09/30/2014	09/30/2015	09/30/2014	09/30/2015
Bonded debt	\$246,871,707	\$240,541,533	\$64,749,524	\$58,166,319	\$311,621,231	\$298,707,852
Compensated absences	14,504,712	15,246,671	426,238	414,156	14,930,950	15,660,827
Other post employment benefits	4,691,875	4,960,922	-	-	4,691,875	4,960,922
Net pension liability	-	45,568,993	-	5,137,343	-	50,706,336
Pollution liability	40,000	130,884	-	-	40,000	130,884
Closure and post closure liability	-	-	6,356,244	6,648,851	6,356,244	6,648,851
Other liabilities	4,943,247	3,782,471			4,943,247	3,782,471
Total long-term debt	\$271,051,541	\$310,231,474	\$71,532,006	\$70,366,669	\$342,583,547	\$380,598,143
Long-term debt to net position percentage	61%	77%	33%	32%	52%	61%

Of the total bonded debt, \$240,541,533, or 81%, is backed by the full faith and credit of the government with a property tax pledge.

During this fiscal year, the City issued \$26,125,000 in new bonded debt, and retired principal on bond debt totaling \$40,350,001. In addition, the City's interest expense for its bonded debt was \$10,711,071.

Additional information is detailed in the Notes to Basic Financial Statements, pages 71 - 82.

The City's bond ratings by Fitch, and Standard & Poor's are currently as follows:

		Standard &
	<u>Fitch</u>	Poor's
General obligation bonds	AA+	AAA
Sales tax revenue bonds	AA	AA-
Water and wastewater revenue bonds	AAA	AAA

Economic Factors and Next Year's Budget and Rates

The City's elected and appointed officials considered many factors when setting the fiscal year 2016 budget, tax rates, and fees that will be charged for business-type activities. One of the biggest factors continued to be the national economy. Building and development growth rates indicate healthy activities in the residential sector and commercial type permitting continues to increase. Although the City is largely built out and mature, there are still several areas available, mainly in higher end, residential areas along Joe Pool Lake. The City population as of March 2015 was 182,610 which is a 0.76% increase over prior year. Grand Prairie's population continues to increase annually with even more growth expected as a result of continued development and mobility through the City. New and improved roadways among I20, I30, and SH161 continue to make additional demands on the City for increased services.

The following indicators were taken into account when adopting the budget for fiscal year 2016:

- An increase over prior year of 5.09% in assessed values resulting in more property tax revenues. This revenue was reflected in the budgeted revenues with an increase of \$2,500,000, or 5.09%, in the General Fund and \$974,000, or 5.09%, in the General Obligation Debt Service Fund as compared to the prior fiscal year budget. The City maintained the same property tax rate of 0.669998 per \$100 valuation for fiscal year 2016.
- A 1.92% increase in budgeted sales tax collections as compared to prior fiscal year collections. There was no change in the City's sales tax rate.
- The City's very strong financial position, favorable bond ratings, and continued low interest rates.

The city expects a steady increase in other general revenues of governmental activities overall, due to continued population growth and further developments.

The City's total approved operating appropriations and reserves for fiscal year 2016 was \$279,101,560, an increase of \$4,331,191, or 1.6%, as compared to prior fiscal year projected expenditures. The General Fund approved appropriations for fiscal year 2016 is \$118,881,296, an increase of \$4,619,045, or 4%, from prior year. Much of the change in total budgeted operating appropriations includes increases of:

- \$3,270,223 in the Water/Wastewater Fund
- \$984,408 in the Solid Waste Fund
- \$2,357,457 in the Epic Operating Fund, a new fund added this year
- \$2,185,037 in the Crime Tax Fund
- \$394,859 in the Lake Parks Fund

The City's total approved capital projects for fiscal year 2016 includes \$131,851,271 in appropriation requests of which \$102,845,000 will be funded with new certificates of obligations and sales tax revenue bonds. The fiscal year 2016 planned capital projects include:

- \$20,737,808 in street and signal projects
- \$7,740,795 in municipal facilities and infrastructure projects
- \$7,379,000 in water and wastewater requests
- \$3,761,820 in fire equipment and infrastructure
- \$83,359,375 in park projects
- \$2,518,842 in library projects
- \$2,425,000 in storm drainage projects

REQUESTS FOR INFORMATION

This financial report is designed to provide a general overview of the City's finances for all those with an interest in the government's finances. Questions concerning any of the information provided in this report or requests for additional financial information should be addressed to the City Controller, City of Grand Prairie, Texas, 326 W. Main Street, P.O. Box 534045, Grand Prairie, Texas, 75053-4045.

BASIC FINANCIAL STATEMENTS



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CITY OF GRAND PRAIRIE, TEXAS STATEMENT OF NET POSITION SEPTEMBER 30, 2015

	ı	Primary Governmen	Grand Prairie Sports	Grand Prairie Housing	
	Governmental	Business-Type		- Facilities	Finance
ASSETS	Activities	Activities	Total	Development	Corporation
Cash and cash equivalents	\$ 64,521,908	\$ 25,749,037	\$ 90,270,945	\$ 6,347,073	\$ 542,669
Investments	14,107,596	43,234,101	57,341,697	7,012,259	148,249
Receivables, net	16,744,554	6,575,458	23,320,012	568,819	, -
Due from other governments	1,261,466	9,149,680	10,411,146	-	-
Inventories and supplies	156,049	498,237	654,286	-	-
Prepaids	389,421	-	389,421	-	21,129
Restricted assets:					
Cash and cash equivalents	27,667,943	2,228,482	29,896,425	-	1,364,072
Investments	69,191,097	10,706,138	79,897,235	-	-
Internal balances	(1,657,527)	1,657,527	-	-	-
Lease payments receivable	-	-	-	13,069,474	-
Estimated unguaranteed residual value	-	-	-	42,377,228	-
Capital assets:					
Nondepreciable	90,012,779	24,855,896	114,868,675	-	1,612,851
Depreciable, net	451,635,359	175,911,922	627,547,281		12,766,899
Total assets	734,030,645	300,566,478	1,034,597,123	69,374,853	16,455,869
DEFERRED OUTFLOWS OF RESOURCES					
Deferred charge on refundings	1,092,256	119,642	1,211,898	-	-
Pension contributions and investment experience	12,261,115	1,382,289	13,643,404	-	-
Total deferred outflows of resources	13,353,371	1,501,931	14,855,302		
	. 0,000,0. 1	.,00.,00.	,000,002		
LIABILITIES	0.044.007	E 00E 007	40 500 004	45 4 45	400 704
Accounts payable	6,811,307	5,695,327	12,506,634	45,145	129,781
Retainage payable Accrued interest	291,061	267,211 8,770	558,272 8,770	-	-
Accrued interest Accrued liabilities	9,744,098	583,171	10,327,269	-	484,425
Unearned revenue	12,534,999	453,695	12,988,694	_	38,595
Current liabilities payable from restricted assets:	12,004,000	455,095	12,300,034		30,393
Customer deposits	45,300	3,638,256	3,683,556	_	78,864
Accrued interest	1,012,690	391,569	1,404,259	_	
Noncurrent liabilities:	.,0.2,000	331,000	.,,200		
Due within one year:					
Compensated absences	6,446,916	411,534	6,858,450	-	_
Environmental remediation obligation	130,884	-	130,884	-	-
Other liabilities	1,160,776	-	1,160,776	-	-
Current portion of long-term debt	20,600,000	4,510,000	25,110,000	-	310,083
Due in more than one year:					
Compensated absences	8,799,755	2,622	8,802,377	-	-
Other postemployment benefits	4,960,922	-	4,960,922	-	-
Net pension liability	45,568,993	5,137,343	50,706,336	-	-
Closure and postclosure liability	-	6,648,851	6,648,851	-	-
Other liabilities	2,621,695	-	2,621,695	-	-
Long-term debt	219,941,533	53,656,319	273,597,852		15,753,171
Total liabilities	340,670,929	81,404,668	422,075,597	45,145	16,794,919
DEFERRED INFLOWS OF RESOURCES					
Pension actuarial experience	1,753,433	197,678	1,951,111	-	-
NET POSITION					
Net investment in capital assets	333,061,190	151,539,230	484,600,420	_	(423,104)
Restricted for:	333,001,130	131,339,230	404,000,420		(423,104)
Debt service	10,215,047	6,270,545	16,485,592	_	_
Capital projects	11,331,878	2,634,250	13,966,128	_	_
Public safety	11,700,428	_,55 .,250	11,700,428	-	-
Recreation and leisure	10,664,006	-	10,664,006	-	_
Development services	9,075,126	-	9,075,126	-	-
Other specific purposes	406,058	-	406,058	-	-
Facility lease	-	-	-	55,988,357	-
Unrestricted	18,505,921	60,022,038	78,527,959	13,341,351	84,054
Total net position	\$ 404,959,654	\$ 220,466,063	\$ 625,425,717	\$ 69,329,708	\$ (339,050)

		Program Revenues			
			Operating	Capital	
		Charges	Grants and	Grants and	
FUNCTIONS/ACTIVITY	Expenses	for Services	Contributions	Contributions	
Primary government:					
Governmental activities:					
Support services	\$ 22,102,591	\$ 4,809,384	\$ 231,128	\$ -	
Public safety services	80,359,190	13,623,499	3,609,326	-	
Recreation and leisure services	26,746,861	9,772,737	497,452	-	
Development services and other	77,263,159	6,643,502	28,991,191	1,232,805	
Interest on long-term debt	8,019,147	-	-	-	
Total governmental activities	214,490,948	34,849,122	33,329,097	1,232,805	
Business-type activities:					
Water and wastewater	61,381,944	63,421,631	-	2,228,449	
Solid waste	10,143,394	11,470,007	-	-	
Municipal airport	2,226,108	2,001,854	43,714	1,853,633	
Municipal golf course	3,230,377	2,021,800	-	-	
Storm water	1,694,556	5,572,487	-	-	
Total business-type activities	78,676,379	84,487,779	43,714	4,082,082	
Total primary government	\$ 293,167,327	\$ 119,336,901	\$ 33,372,811	\$ 5,314,887	
Component units:					
Grand Prairie Sports Facilities Development	\$ 5,878,863	\$ 1,373,066	\$ -	\$ 187,248	
Grand Prairie Housing Finance Corporation	5,874,257	5,801,797	-		
Total component units	\$ 11,753,120	\$ 7,174,863	\$ -	\$ 187,248	

General revenues:

Taxes

Property taxes

Sales taxes

Hotel/motel and other taxes

Franchise fees

Investment income

Transfers

Capital asset reassignments

Total general revenues and transfers

Change in net position

Net position - beginning of year (restated - See Note P)

Net position - end of year

Net (Expense) Revenue and Changes in Net Position Primary Government			Grand Prairie Sports	Grand Prairie Housing	
Governmental	Business-Type		Facilities	Finance	
Activities	Activities	Total	Development	Corporation	
\$ (17,062,079)	\$ -	\$ (17,062,079)	\$ -	\$ -	
(63,126,365)	-	(63,126,365)	-	-	
(16,476,672)	_	(16,476,672)	-	_	
(40,395,661)	_	(40,395,661)	-	_	
(8,019,147)	-	(8,019,147)	-	-	
(145,079,924)		(145,079,924)		-	
-	4,268,136	4,268,136	-	-	
_	1,326,613	1,326,613	-	_	
-	1,673,093	1,673,093	-	-	
_	(1,208,577)	(1,208,577)	-	_	
_	3,877,931	3,877,931	_	_	
	9,937,196	9,937,196			
	0,001,100				
(145,079,924)	9,937,196	(135,142,728)			
			(4,318,549)	_	
			-	(72,460)	
			(4,318,549)	(72,460)	
			(,,,	(,,	
73,070,467	-	73,070,467	-	-	
53,494,773	-	53,494,773	-	-	
1,713,865	-	1,713,865	-	-	
14,089,158	-	14,089,158	-	-	
1,609,156	1,750	1,610,906	90,213	1,190	
2,428,935	(2,428,935)	-	-	-	
(25,800)	25,800				
146,380,554	(2,401,385)	143,979,169	90,213	1,190	
1,300,630	7,535,811	8,836,441	(4,228,336)	(71,270)	
403,659,024	212,930,252	616,589,276	73,558,044	(267,780)	
\$ 404,959,654	\$ 220,466,063	\$ 625,425,717	\$ 69,329,708	\$ (339,050)	

100=0	General	Section 8	Streets CIP
ASSETS	Ф от ооо co4	Ф 7 07.400	Ф 0.004.000
Cash and cash equivalents Investments	\$ 25,093,691	\$ 707,106 1,033,109	\$ 2,821,238
	2,107,596	1,033,109	22,901,210
Property tax receivable, net Sales tax receivable	1,264,738 4,727,613	-	-
Franchise fees receivable	2,667,386	-	-
Other receivables, net	1,829,347	13,904	-
,	1,029,347	13,904	-
Due from other governments Due from other funds	-	-	-
	-	-	-
Inventory	-	-	-
Prepaids	4,938	-	<u> </u>
Total assets	\$ 37,695,309	\$ 1,754,119	\$ 25,722,448
LIABILITIES			
Accounts payable	\$ 2,968,283	\$ 39,207	\$ 314,713
Retainage payable	-	-	103,106
Accrued liabilities	3,997,797	57,887	-
Due to other funds	-	-	-
Customer deposits	-	-	-
Unearned revenue	847,648		
Total liabilities	7,813,728	97,094	417,819
DEFERRED INFLOWS OF RESOURCES			
Unavailable revenue	2,132,935	-	-
Total deferred inflows of resources	2,132,935		
FUND BALANCES			
Nonspendable	4,938	-	-
Restricted	426,948	1,657,025	23,472,247
Committed	241,704	· · ·	1,832,382
Assigned	862,870	-	-
Unassigned	26,212,186	-	-
Total fund balances	27,748,646	1,657,025	25,304,629
Total liabilities, deferred inflows of			
resources and fund balances	\$ 37,695,309	\$ 1,754,119	\$ 25,722,448

Grants	Debt Service	Epic CIP	Nonmajor Governmental Funds	Total Governmental Funds
\$ 14,248,919	\$ 10,742,977	\$ 5,197,837	\$ 30,894,531	\$ 89,706,299
1,900,000	-	-	43,356,778	71,298,693
-	482,809	-	-	1,747,547
-	-	-	4,714,296	9,441,909
-	-	-	88,677	2,756,063
-	2,030	-	942,616	2,787,897
1,261,466	-	-	-	1,261,466
-	-	-	7,842,587	7,842,587
-	-	-	26,255	26,255
			5,400	10,338
\$ 17,410,385	\$ 11,227,816	\$ 5,197,837	\$ 87,871,140	\$ 186,879,054
\$ 246,284	\$ 79	\$ 633,807	\$ 2,314,380	\$ 6,516,753
-	-	-	181,254	284,360
46,920	-	-	565,849	4,668,453
-	-	7,842,587	-	7,842,587
-	-	-	45,300	45,300
10,008,724			1,678,627	12,534,999
10,301,928	79	8,476,394	4,785,410	31,892,452
	473,842			2,606,777
	473,842			2,606,777
			04.055	00.500
7.000.050	40.752.025	-	31,655	36,593
7,030,853	10,753,895	-	41,743,813	85,084,781
77,604	-	-	41,310,262	43,461,952
-	-	- (2 279 557)	-	862,870
7,108,457	10,753,895	(3,278,557)	83,085,730	22,933,629 152,379,825
7,100,437	10,733,033	(0,270,007)	00,000,730	102,018,020
\$ 17,410,385	\$ 11,227,816	\$ 5,197,837	\$ 87,871,140	\$ 186,879,054

CITY OF GRAND PRAIRIE, TEXAS RECONCILIATION OF THE GOVERNMENTAL FUNDS BALANCE SHEET TO THE STATEMENT OF NET POSITION SEPTEMBER 30, 2015

Total fund balance - total governmental funds	\$ 152,379,825
Amounts reported for governmental activities in the statement of net position are difference because:	ent
Capital assets used in governmental activities are not financial resources, and theref not reported in the funds (excluding internal service funds' capital assets of \$961,417).	
Certain revenues are not available to pay for current-period expenditures; therefore revenues are deferred in the funds.	e, these 2,606,777
Certain assets and liabilities do not provide or require the use of current financial restherefore, these assets and liabilities are not reported in the governmental funds.	ources;
Unamortized loss of bond refundings 1,0	12,690) 92,256
Deferred pension contributions, and investment and actuarial experience (excluding internal service fund totals of \$140,247). 10,3	67,435 10,447,001
Internal service funds are used by management to charge cost of certain activities, semployee health insurance, risk management insurance, and fleet services, to in funds. The assets and liabilities of the internal service funds are included in govern activities in the government-wide statement of net position (net of amount allocation business-type activities of \$1,657,527).	dividual nmental
Noncurrent liabilities are not due and payable in the current period; therefore, they reported in the governmental fund balance sheet. These noncurrent liabilities are as f	
Unamortized bond premium/discount, net (5,9) Compensated absences (excluding internal service fund totals of \$44,836) (15,2) Other post employment benefits (4,9) Net pension liability (excluding internal service fund totals of \$608,212) (44,9) Environmental remediation obligation (1	20,000) 21,533) 01,835) 60,922) 60,781) 30,884)
	82,471) (309,578,426)
Net position of governmental activities	\$ 404,959,654



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CITY OF GRAND PRAIRIE, TEXAS STATEMENT OF REVENUES, EXPENDITURES AND CHANGES IN FUND BALANCE – GOVERNMENTAL FUNDS FOR THE YEAR ENDED SEPTEMBER 30, 2015

	General	Section 8	Streets CIP
REVENUES			
Property taxes	\$ 50,336,919	\$ -	\$ -
Sales taxes	26,407,761	-	-
Other taxes	261,108	-	-
Franchise fees	14,089,158	-	-
Charges for goods and services	5,335,832	168,233	73,791
Licenses and permits	2,813,341	277,193	-
Fines and forfeitures	7,279,318	-	-
Intergovernmental	1,119,444	25,843,689	-
General and administrative	4,145,786	-	-
Rents and royalties	65,392	-	-
Investment income	1,600,927	-	-
Contributions	181,631	-	-
Other	478,796	101,518	26
Total revenues	114,115,413	26,390,633	73,817
EXPENDITURES			
Current operations:	40 574 000		
Support services	16,574,203	-	-
Public safety services	70,907,083	-	-
Recreation and leisure services	1,958,463	-	-
Development services and other	12,273,830	25,856,618	1,625,078
Capital outlay	1,287,895	74,820	3,565,413
Debt service:			
Principal retirement	-	-	-
Interest and other charges			79,748
Total expenditures	103,001,474	25,931,438	5,270,239
Excess (deficiency) of revenues			
over (under) expenditures	11,113,939	459,195	(5,196,422)
OTHER FINANCING SOURCES (USES)			
Transfers in	158,001	17,500	2,369,520
Transfers out	(8,832,409)	(50,000)	(6,532,585)
Insurance recovery	-	-	-
Issuance of certificates of obligation	-	-	5,224,964
Premium on bonds issued	-	-	510,307
Proceeds from sale of capital assets	556,696	21,000	-
Total other financing sources (uses)	(8,117,712)	(11,500)	1,572,206
Net change in fund balances	2,996,227	447,695	(3,624,216)
Fund balances - beginning of year (restated - See Note P)	24,752,419	1,209,330	28,928,845
Fund balances - end of year	\$ 27,748,646	\$ 1,657,025	\$ 25,304,629
			

	Grants		Debt Service		Epic CIP	Nonmajor Governmental Funds	Total Governmental Funds
\$	_	\$	19,216,331	\$	_	\$ 3,445,705	\$ 72,998,955
Ψ	_	Ψ	-	Ψ	_	26,926,236	53,333,997
	_		_		_	1,452,757	1,713,865
	_		_		_	-,102,707	14,089,158
	2,198		_		_	8,707,632	14,287,686
	_,.00		_		_	172,337	3,262,871
	_		_		_	2,519,106	9,798,424
	4,027,891		-		_	120,880	31,111,904
	-		_		_	-	4,145,786
	_		_		_	3,093,427	3,158,819
	5,393		242		_	2,594	1,609,156
	134,148				-	2,377,361	2,693,140
	-		-		_	392,891	973,231
	4,169,630		19,216,573		-	49,210,926	213,176,992
						2 044 055	40.540.050
	-		-		-	2,941,855	19,516,058
	1,486,134		-		-	3,684,874	76,078,091
	178,467		-		-	17,808,427	19,945,357
	2,656,820		-		-	12,722,674	55,135,020
	1,366,449		-		3,278,557	14,525,337	24,098,471
	-		10,798,435		-	24,154,000	34,952,435
	-		6,346,700			2,578,864	9,005,312
	5,687,870		17,145,135		3,278,557	78,416,031	238,730,744
	(1,518,240)		2,071,438		(3,278,557)	(29,205,105)	(25,553,752)
	7,152,189		165,000		-	13,603,622	23,465,832
	(353,415)		(1,984,115)		-	(3,213,119)	(20,965,643)
	-		-		-	988,199	988,199
	-		-		-	20,900,036	26,125,000
	-		-		-	2,041,247	2,551,554
					-	28,000	605,696
	6,798,774		(1,819,115)		-	34,347,985	32,770,638
	5,280,534		252,323		(3,278,557)	5,142,880	7,216,886
	1,827,923		10,501,572		-	77,942,850	145,162,939
\$	7,108,457	\$	10,753,895	\$	(3,278,557)	\$ 83,085,730	\$ 152,379,825

Net cl	hange in fund balances - total governmental funds		\$ 7,216,886	
An	nounts reported for governmental activities in the statement of activities are differ	ent because:		
sta us	overnmental funds report capital outlay as expenditures. However, in the government of activities, the cost of those assets is capitalized and allocated over the eful lives as depreciation expense. This is the amount of capital assets reported to the contract of the capital assets reported to the capital assets as the capital assets reported to the capital assets as the capital as the capital assets as the capital as th	neir estimated	24,098,471	
do as	epreciation on capital assets is reported in the government-wide statement of the ses not require the use of current financial resources. Therefore, depreciation is expenditures in the governmental funds (except for internal service fund deg,805).	s not reported	(37,171,572)	
	overnmental funds do not report capital contributions.		756,858	
Th	e net effect of various transactions involving capital assets (i.e., disposal assignments) are not reported in the governmental funds.	s, sales, and	(1,110,338)	
go fin po an the	The issuance of long-term debt (i.e., bonds) provides current financial resources to the governmental funds, while repayment of the principal on 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 issuance costs, premiums, discounts, and similar items when debt is first issued, whereas the amounts are deferred and amortized in the statement of activities. This amount is the net effect of these differences in the treatment of long-term debt and related items.			
	Bonds issued Bond principal retirement Amortization of bond premiums/discounts and loss on refundings	(26,125,000) 33,952,435 (1,583,275)	6,244,160	
	ome expense accruals reported in the statement of activities do not require the ancial resources and, therefore, are not reported as expenditures in the government.			
	Accrued interest Compensated absences Pollution remediation obligation Postemployment benefit obligation Change in pension liability Other liabilities	(37,281) (743,420) (90,884) (269,047) 2,266,123 1,160,776	2,286,267	
	ertain revenues in the statement of activities that do not provide current financial of reported as revenues in the funds.		(1,694,382)	
ins se	ternal service funds are used by management to charge the costs of certain activities urance and fleet maintenance, to individual funds. The net operating income ervice funds is reported with governmental activities net of the amount allocated be activities of \$66,438. This amount also includes internal service transfers of \$	of the internal I to business-	674,280	

See accompanying notes to basic financial statements.

Change in net position of governmental activities

\$ 1,300,630

CITY OF GRAND PRAIRIE, TEXAS STATEMENT OF NET POSITION PROPRIETARY FUNDS SEPTEMBER 30, 2015

	Business-Type Activities - Enterprise Funds Nonmajor				Governmental Activities
	Water Wastewater	Solid Waste	Enterprise Funds	Total	Internal Service Funds
ASSETS	wasiewaiei	wasie	runus	Total	Service runus
Current assets:					
Cash and cash equivalents	\$ 22,434,696	\$ 2,512,043	\$ 802,298	\$ 25,749,037	\$ 2,483,552
Investments	25,268,432	14,288,032	3,677,637	43,234,101	12,000,000
Accounts receivable, net	5,245,594	808,883	520,981	6,575,458	11,138
Due from other governments	9,148,718	-	962	9,149,680	-
Inventories and supplies	445,801	-	52,436	498,237	129,794
Prepaids	-	-	-	-	379,083
Restricted assets: Cash and cash equivalents	2,228,482	_	_	2,228,482	_
Investments	10,637,956	-	68,182	10,706,138	_
Total current assets	75,409,679	17,608,958	5,122,496	98,141,133	15,003,567
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
Noncurrent assets:					
Capital assets:	4 COO E44	4 740 070	750 707	4 407 500	707 500
Land	1,689,511	1,748,378	759,707	4,197,596	737,566
Buildings Equipment	2,361,045 22,445,599	1,895,727 7,746,282	12,718,487 2,003,285	16,975,259 32,195,166	1,477,875 1,697,609
Infrastructure	301,857,087	10,449,173	25,115,724	337,421,984	16,672
Construction in progress	19,859,905	76,740	721,655	20,658,300	10,072
Less: accumulated depreciation	(180,063,796)	(9,223,760)	(21,392,931)	(210,680,487)	(2,968,305
Total noncurrent assets	168,149,351	12,692,540	19,925,927	200,767,818	961,417
Total assets	243,559,030	30,301,498	25,048,423	298,908,951	15,964,984
DEFERRED OUTFLOWS OF RESOURCES	2.0,000,000		20,0 10,120		
Debt refundings	119,642	_	_	119,642	_
Pension contributions and investment experience	853,107	274,328	254,854	1,382,289	163,650
Total deferred outflows of resources	972,749	274,328	254,854	1,501,931	163,650
LIABILITIES					
Current liabilities:					
Accounts payable	4,564,490	933,507	197,330	5,695,327	294,554
Retainage payable	233,592	-	33,619	267,211	-
Accrued interest	-	-	8,770	8,770	-
Accrued liabilities	397,877	118,701	66,593	583,171	5,082,346
Compensated absences	275,388	55,742	80,404	411,534	44,836
Current portion of long-term debt	4,380,000	-	130,000	4,510,000	-
Unearned revenue	274,431	-	179,264	453,695	-
Current liabilities payable from restricted assets:	004.500			004.500	
Accrued interest	391,569	-	-	391,569	-
Customer deposits Total current liabilities	3,570,074 14,087,421	1,107,950	68,182 764,162	3,638,256 15,959,533	5,421,736
	14,067,421	1,107,950	704,102	15,959,555	5,421,730
Noncurrent liabilities: Compensated absences	_	_	2,622	2,622	_
Closure and postclosure liability	_	6,648,851		6,648,851	-
Net pension liability	3,170,613	1,019,554	947,176	5,137,343	608,212
Long-term debt	52,336,319	-	1,320,000	53,656,319	-
Total noncurrent liabilities	55,506,932	7,668,405	2,269,798	65,445,135	608,212
Total liabilities	69,594,353	8,776,355	3,033,960	81,404,668	6,029,948
DEFERRED INFLOWS OF RESOURCES					
Pension actuarial experience	122,001	39,231	36,446	197,678	23,403
NET POSITION					
Net investment in capital assets	120,490,405	12,692,540	18,442,308	151,625,253	961,417
Restricted for:					
Debt Service	6,270,545	-	-	6,270,545	-
Capital projects	2,634,250	<u>-</u>	-	2,634,250	-
Unrestricted	45,420,225	9,067,700	3,790,563	58,278,488	9,113,866
Total net position	\$ 174,815,425	\$ 21,760,240	\$ 22,232,871	\$ 218,808,536	\$ 10,075,283
Reconciliation to government-wide Statement of Net					
Reconciliation to government-wide Statement of Net Adjustments to reflect the consolidation of Internal S		ties related to Ente	erprise Funds	1,657,527	

CITY OF GRAND PRAIRIE, TEXAS STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN NET POSITION PROPRIETARY FUNDS FOR THE YEAR ENDED SEPTEMBER 30, 2015

	Business-Type Activities - Enterprise Funds				Governmental
	Water Wastewater	Solid Waste	Nonmajor Enterprise Funds	Total	Activities Internal Service Funds
OPERATING REVENUES	Wastewater	Waste	Tulius	Total	Oct vice i unus
Water sales	\$ 35,847,333	\$ -	\$ -	\$ 35,847,333	\$ -
Wastewater services	23,500,825	<u>-</u>	-	23,500,825	-
Water and wastewater fees	2,106,123	-	-	2,106,123	-
Wastewater surcharges	698,342	-	-	698,342	-
Charges for services	-	-	8,610,800	8,610,800	4,487,456
Solid waste fees	-	11,436,312	-	11,436,312	-
Intergovernmental revenue	-	-	43,714	43,714	-
Insurance premiums	-	-	-	-	21,051,696
Miscellaneous	1,269,008	70,701	985,341	2,325,050	41,863
Total operating revenue	63,421,631	11,507,013	9,639,855	84,568,499	25,581,015
OPERATING EXPENSES					
Salaries and benefits	6,983,821	2,320,842	2,178,213	11,482,876	1,316,305
Supplies and miscellaneous purchases	776,118	402,813	1,005,142	2,184,073	2,635,810
Purchased services	5,573,076	5,034,759	1,824,529	12,432,364	1,231,590
Insurance costs	-	-	-	-	19,367,110
Water purchases	12,370,857	_	-	12,370,857	-
Wastewater treatment	14,726,953	_	-	14,726,953	_
Miscellaneous	582,498	593,915	160,110	1,336,523	178,423
Depreciation	12,798,446	1,140,530	1,491,994	15,430,970	39,805
Franchise fees	2,376,121	323,004	220,854	2,919,979	-
General and administrative costs	3,396,358	361,018	141,285	3,898,661	-
Total operating expenses	59,584,248	10,176,881	7,022,127	76,783,256	24,769,043
Operating income	3,837,383	1,330,132	2,617,728	7,785,243	811,972
NONOPERATING REVENUES (EXPENSES)					-
Investment income	1,750	-	-	1,750	-
Gain (loss) on property disposition	2,313	(7,726)	2,547	(2,866)	35,792
Interest expense	(1,846,017)	-	(146,424)	(1,992,441)	-
Total nonoperating revenues (expenses)	(1,841,954)	(7,726)	(143,877)	(1,993,557)	35,792
Income before contributions and transfers	1,995,429	1,322,406	2,473,851	5,791,686	847,764
CONTRIBUTIONS AND TRANSFERS					
Capital contributions-impact fees	1,789,880	-	-	1,789,880	-
Capital contributions	438,569	-	1,853,633	2,292,202	-
Contributions to other governments	(1,260)	-	-	(1,260)	-
Transfers in - capital assets	25,800	-	-	25,800	-
Transfers out - capital assets	-	-	-	-	(36,453)
Transfers in - monetary	110,887	23,827	2,804,115	2,938,829	-
Transfers out - monetary	(1,319,862)	(383,577)	(3,664,325)	(5,367,764)	(71,254)
Total contributions and transfers	1,044,014	(359,750)	993,423	1,677,687	(107,707)
Change in net position	3,039,443	962,656	3,467,274	7,469,373	740,057
Net position - beginning of year (restated - See Note P)	171,775,982	20,797,584	18,765,597	211,339,163	9,335,226
Net position - end of year	\$ 174,815,425	\$ 21,760,240	\$ 22,232,871	\$ 218,808,536	\$ 10,075,283
Reconciliation to government-wide Statement of Acti Total change in net position Adjustments to reflect the consolidation of Internal So Change in net position of business-type activities		es related to Enter	prise Funds	\$ 7,469,373 66,438 \$ 7,535,811	

CITY OF GRAND PRAIRIE, TEXAS STATEMENT OF CASH FLOWS PROPRIETARY FUNDS FOR THE YEAR ENDED SEPTEMBER 30, 2015

	Business-Type Activities - Enterprise Funds				Governmental Activities
	Water Wastewater	Solid Waste	Other Nonmajor	Total	Internal Service Funds
Cash flows from operating activities:	wastewater	Waste	Nonmajor	Total	Service runus
Cash receipts from customers	\$ 61,717,168	\$ 11,079,885	\$ 8,647,342	\$ 81,444,395	\$ -
Cash receipts from insurance proceeds	-	-	-	-	4,219,565
Cash receipts from city and employee contributions Cash receipts from interfund services provided	-	-	-	-	16,820,993 4,505,626
Cash receipts from other governments	-	-	32,772	32,772	4,505,626
Other operating cash receipts	1,269,008	70,701	985,341	2,325,050	41,863
Cash payments to suppliers for goods and services	(31,559,229)	(6,245,619)	(2,905,475)	(40,710,323)	(3,927,511)
Cash payments to employees for services	(7,077,079)			(11,446,839)	(1,351,395)
Cash payments for interfund services used	(2,376,121)			(2,919,979)	(19,367,110)
Other operating cash payments Net cash provided by operating activities	(3,396,358)	2,098,526	(141,285) 4,150,500	(3,898,661)	942,031
Net cash provided by operating activities	10,377,309	2,090,320	4,130,300	24,020,413	942,031
Cash flows from noncapital financing activities:					
Transfers from other funds	110,887	23,827	2,804,115	2,938,829	-
Transfers to other funds	(1,319,862)	(383,577)	(3,664,325)	(5,367,764)	(74.054)
Due to from other funds Contributions to other governments	(1,260)	-	42,025	42,025 (1,260)	(71,254)
Net cash used in noncapital financing activities	(1,210,235)	(359,750)	(818,185)	(2,388,170)	(71,254)
1101 oddin dood in nonodpilar inidrioling dollwido	(1,210,200)	(000,100)	(010,100)	(2,000,110)	(11,201)
Cash flows from capital and related financing activities:					
Proceeds from Texas Water Development Board	446,350	-	-	446,350	-
Capital impact fees from developers	1,789,880	70.492	2547	1,789,880	- 25.092
Proceeds from disposition of capital assets Acquisition and construction of capital assets	2,313 (6,578,864)	70,483 (1,505,545)	2,547 (718,602)	75,343 (8,803,011)	35,983 (96,369)
Principal paid on debt	(4,250,000)	(1,505,545)	(2,147,566)	(6,397,566)	(50,505)
Interest paid on debt	(1,948,925)	-	(250,978)	(2,199,903)	-
Net cash used in capital and related financing activities	(10,539,246)	(1,435,062)	(3,114,599)	(15,088,907)	(60,386)
Cook flows from investing a stirities.					
Cash flows from investing activities: Proceeds from sales and maturities of investments	31,999,781	13,662,382	2,123,394	47,785,557	1,160,624
Purchase of investment securities	(37,134,510)			(54,024,205)	(6,000,000)
Interest received on investments	1,750	-	-	1,750	-
Net cash (used in) provided by investing activities	(5,132,979)	(1,150,000)	46,081	(6,236,898)	(4,839,376)
Net increase (decrease) in cash and equivalents	1,694,929	(846,286)	263,797	1,112,440	(4,028,985)
Cash and cash equivalents - beginning of year	22,968,249	3,358,329	538,501	26,865,079	6,512,537
Cash and cash equivalents - end of year	\$ 24,663,178	\$ 2,512,043	\$ 802,298	\$ 27,977,519	\$ 2,483,552
Reconciliation of income from operations to					
net cash from operating activities:					
Operating income	\$ 3,837,383	\$ 1,330,132	\$ 2,617,728	\$ 7,785,243	\$ 811,972
Adjustments to operating income to net cash					
from operating activities:					
Depreciation	12,798,446	1,140,530	1,491,994	15,430,970	39,805
Provisions for uncollectible accounts Changes in assets and liabilities:	245,254	(70,214)	(51,148)	123,892	-
(Increase) decrease in accounts receivable	(814,069)	(286,213)	137,461	(962,821)	7,032
Decrease in inventories and supplies	48,148	-	16,365	64,513	15,146
Increase in prepaids	-	-	-	-	(351,984)
Increase (decrease) in accounts payable	2,417,005	(214,132)	34,322	2,237,195	455,150
Increase in retainage payable	5,120	262 102	33,619	38,739	(2.060)
Increase (decrease) in accrued liabilities Increase (decrease) in customer deposits	63,209 133,360	263,103	(19,261) (49,771)	307,051 83,589	(2,969)
Decrease in unearned revenue	-	_	(10,942)	(10,942)	_
Increase (decrease) in compensated absences	3,338	(13,293)		(12,082)	(1,466)
Decrease in pension liability	(159,805)	(51,387)	(47,740)	(258,932)	(30,656)
Net cash provided by operating activities	\$ 18,577,389	\$ 2,098,526	\$ 4,150,500	\$ 24,826,415	\$ 942,031
Noncash investing, capital and financing activities:					
Capital contributions from developers/granting agencies	\$ 438,569	\$ -	\$ 1,853,633	\$ 2,292,202	\$ -
Capital asset transfers from (to) governmental activities	25,800	<u>-</u>	e 1050.000	25,800	(36,453)
Pacancilistian of anding cash and cash aguivalents	\$ 464,369	\$ -	\$ 1,853,633	\$ 2,318,002	\$ (36,453)
Reconciliation of ending cash and cash equivalents to Statement of Net Position:					
Unrestricted cash and cash equivalents - end of year	\$ 22,434,696	\$ 2,512,043	\$ 802,298	\$ 25,749,037	\$ 2,483,552
Restricted cash and cash equivalents - end of year	2,228,482			2,228,482	<u>-</u>
Total cash and cash equivalents - end of year	\$ 24,663,178	\$ 2,512,043	\$ 802,298	\$ 27,977,519	\$ 2,483,552
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NOTES TO BASIC FINANCIAL STATEMENTS



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1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

A. Introduction

The City of Grand Prairie ("City") is one of the Mid-Cities in the Dallas-Fort Worth Metroplex, twelve miles west of downtown Dallas, eighteen miles east of downtown Fort Worth and six miles south of DFW International Airport. The City was incorporated in 1909, and adopted the Council-Manager form of government in 1948.

The accounting and reporting policies of the City relating to the funds included in the accompanying basic financial statements conform to accounting principles generally accepted in the United States of America applicable to state and local governments (GAAP). Generally accepted accounting principles for local governments include those principles prescribed by the Governmental Accounting Standards Board (GASB) and the American Institute of Certified Public Accounts as published in *Audits of State and Local Governments*. The more significant accounting policies of the City are described below.

B. Financial Reporting Entity

The City's basic financial statements include the accounts of all City operations. The criteria for including legally separate organizations as component units within the City's reporting entity are set forth in Section 2100 of GASB's <u>Codification of Governmental Accounting and Financial Reporting Standards</u>. Based on these criteria, the City reports the following component units as part of the financial reporting entity:

<u>Blended Component Units</u> – A legally separate governmental unit that is an extension of the primary government whereby the component unit's governing body is substantively the same as the primary government, provides services almost entirely to the primary government, and almost exclusively benefits the primary government. Based on these criteria, the City has one blended component unit.

Grand Prairie Crime Control and Prevention District

The Grand Prairie Crime Control and Prevention District ("District") is used to account for the accumulation and use of quarter-cent sales tax proceeds dedicated to fund a new Public Safety Facility. The District has been included as a blended component unit because 1) the District's governing body is substantively the same as the governing body of the City, 2) there is a benefit relationship between the City and the District, 3) the City has operational responsibility for the District. The District is reported as a special revenue fund of the primary government. The Board of Directors of the District is substantively the same as the City Council. There are seven directors on this board, and, all of them are council members constituting a voting majority of the City Council. Upon dissolution of the District, the entity's assets will be distributed to the City. This unit provides all its services to the City. Financial information for this unit may be obtained from the City.

<u>Discretely Presented Component Units</u> – A legally separate governmental unit or organization for which the elected officials of the primary government are financially accountable, and which is reported in a column separate from the primary government within the basic financial statements. The City has two discretely presented component units.

Grand Prairie Sports Facilities Development Corporation

The Grand Prairie Sports Facilities Development Corporation (Sports Corporation) is included as part of the City's reporting entity because 1) the City has the ability to impose its will upon the Corporation, 2) the City receives significant financial benefits from the Sports Corporation, 3) of the seven members of the Board of Directors, all of which are appointed by the City Council, four must be City Council members, 4) excess earnings of the Sports Corporation are paid to the City, and 5) upon dissolution, all assets of the Sports Corporation become the property of the City. Because the Sports Corporation is legally, financially and administratively autonomous, it is presented as a discretely presented component unit.

The Sports Corporation was incorporated on June 10, 1992, under the provisions of the Development Corporation Act of 1979, as amended, Article 5190.6, Texas Revised Civil Statutes Annotated, as amended ("Act") by Resolution No. 2841 of the Grand Prairie City Council. The purpose of the Sports Corporation is to promote economic development within the City in order to reduce unemployment and underemployment, and to promote and encourage employment and the public welfare of, for, and on behalf of the City by developing, implementing, providing and financing projects authorized under the Act.

The Act provides that the City may levy a one-half cent sales and use tax for the benefit of the Sports Corporation if the tax is authorized by a majority of the qualified voters in an election. On January 18, 1992, a majority of the voters approved a proposition to levy and collect an additional one-half cent sales and use tax for the purpose of constructing a horse racetrack. The one-half cent sales and use tax increase became effective April 1, 1993 to cover the costs of the project or the principal, interest and other costs relating to any bonds or obligations issued to pay the cost of the project or to refund bonds or obligations issued to pay the cost of the project. All bonds were redeemed on September 15, 2007. The sales tax was discontinued on September 30, 2007.

The activities of the Sports Corporation are similar to those of proprietary funds, and, therefore, are reported as an enterprise fund. The activities of the Sports Corporation are accounted for on a flow of economic resources measurement focus. With this measurement focus, all assets and liabilities associated with the operation of the Sports Corporation are included in a single fund. Transactions are accounted for using the accrual basis of accounting.

Audited financial statements for the Sports Corporation, for the fiscal year ended September 30, 2015, may be obtained writing the City of Grand Prairie, Attn: Finance Director, 326 W. Main Street, Grand Prairie, TX 75050.

Grand Prairie Housing Finance Corporation

The Grand Prairie Housing Finance Corporation (HFC) was created to issue tax-exempt revenue bonds to supply mortgage financing for low income home buyers and multi-family development. While the entity is legally, financially and administratively autonomous, the governing body of the City of Grand Prairie may, at its sole discretion, and at any time, amend HFC's Articles of Incorporation, and alter or change its structure, programs or activities, or terminate or dissolve it. Additionally, members of the Board of Directors are appointed by and may be removed by the City Council. The city is not financially obligated for any debt of the HFC. The financial information for HFC is included in the statements for its fiscal year ended December 31, 2014. Audited financial statements, for the year ended December 31, 2014 may be obtained by writing Grand Prairie Housing Finance Corporation, Attn: Executive Director, P. O. Box 532758, Grand Prairie, TX 75053-2758.

<u>Related Autonomous Entities</u> - Related autonomous entities are those entities whose boards of directors are appointed by the City Council, but over which the City is not financially accountable, and are therefore excluded from the reporting entity. These include:

Grand Prairie Health Facilities Development Authority

The Grand Prairie Health Facilities Development Authority (Authority) was created to issue taxexempt revenue bonds to finance medical facilities. The Authority's bonds were defeased, and the Authority continues to exist only to make decisions from time to time regarding the defeased bonds. The City exercises no control over the Authority or its budget.

Grand Prairie Industrial Development Authority

The Grand Prairie Industrial Development Authority was created to issue tax-exempt industrial revenue bonds to assist in the City's economic development and to evaluate tax abatement applications. The City exercises no control over the Development Authority's management, budget or operations.

C. Implementation of New Accounting Standards

For fiscal year ended September 30, 2015, the City implemented the following new statements of financial accounting standards issued by the Governmental Accounting Standards Board (GASB).

GASB No. 68 – Accounting and Financial Reporting for Pensions, an amendment to GASB No. 27.

GASB No. 68 establishes standards for pension accounting and financial reporting for governments ("employers") which sponsor pension benefits. Under GASB No. 68, the employer must report the net pension liability, pension expense, and related deferred inflows and outflows of resources associated with providing retirement benefits to their employees (and former employees) in their basic financial statements. In addition, extensive note disclosures and related Required Supplementary Information are also required.

<u>GASB No. 71 – Pension Transition for Contributions Made Subsequent to the Measurement Date</u>, an amendment to GASB No. 68.

GASB No. 71 addresses paragraph 137 in GASB No. 68 concerning transition provisions related to certain pension contributions made to defined benefit plans prior to implementation of the Statement by employer and non-employer contributing entities. The requirements of the Statement apply to all state and local governments that are required to apply the provisions of GASB No. 68 for defined benefit pensions.

Implementation of the above statements required adjustments to the City's beginning net position as disclosed in Note P on page 102.

D. Basis of Presentation

Government-Wide Financial Statements

The two government-wide financial statements, the Statement of Net Position and the Statement of Activities, report information on all the activities of the City, including component units. Governmental activities, which include those activities primarily supported by taxes or intergovernmental revenue, are reported separately from business-type activities, which generally rely on fees and charges for support. Significant revenues generated from business-

type activities include: charges to customers for water and wastewater services, golf course fees, airport user charges, solid waste collection services, and storm water utility fees. As a general rule, the effect of internal activity between governmental activities and business-type activities has been eliminated from the government-wide financial statements except that business-type activities include charges for administrative overhead services provided by the governmental activities.

The Statement of Activities reports the change in the City's net position from October 1, 2014 to September 30, 2015. This statement demonstrates the degree to which the direct expenses of a given function of the government are offset by program revenues. Specifically, the City has identified the following functions of government – support services, public safety services, recreation and leisure services, development services, water and wastewater services, solid waste services, storm water services, airport operations, and golf course operations. *Direct expenses* are those that are clearly identifiable with a specific function of City government. *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, and 2) grants and contributions that are restricted to meeting the operational or capital requirements of a particular function. Taxes and other items not included among program revenues are reported as *general revenues* in the statement of activities.

Fund Financial Statements

In addition to the government-wide financial statements, the City also reports separate financial statements for major functions or activities of the government. These financial statements are organized on the basis of funds with governmental resources allocated to and accounted for based upon the purposes for which they are spent and the means by which spending activities are controlled. Separate statements are prescribed for governmental activities and proprietary activities.

Each fund is accounted for by providing a separate set of self-balancing accounts which constitute its assets, deferred outflows of resources, liabilities, deferred inflows of resources, revenues, expenditures/expenses, and fund balances. The fund financial statements present each major fund as a separate column, while all nonmajor funds are aggregated and presented in a single column. Major funds are calculated using specific methods outlined in GASB Statement No. 34, or City management may also deem funds as major for presentation purposes.

At September 30, 2015, major governmental funds include the following:

General Fund

The General Fund is the primary operating fund of the City. This fund is used to account for all financial resources of the general government, except those required to be accounted for in another fund.

Section 8 Fund

This special revenue fund accounts for grants received from the federal government for providing housing assistance to low income families.

Street CIP Fund

This capital project fund accounts for the costs of street construction and improvements in the City financed through general obligation bond proceeds and other dedicated sources.

Grants Fund

This special revenue fund accounts for the various federal, state and local grant revenue received by the City. All grants included in this fund are for specific projects with limited duration.

Debt Service Fund

The City's Debt Service Fund accounts for the accumulation of financial resources for the payment of principal and interest on the City's general obligation (property tax supported) debt.

Epic CIP Fund

This capital project fund accounts for the proceeds from sales tax revenue bonds, current lending/borrowing arrangements, and other dedicated sources to be used in the construction of The Epic (see CAFR cover).

At September 30, 2015, major enterprise funds include the following:

Water/Wastewater Fund

This fund accounts for water and wastewater system services provided for residents of the City, including administration, operations, maintenance, debt service, billing and collection. Treated water is currently being purchased from the Dallas Water Utilities ("DWU") and the City of Midlothian, and water is pumped from City-owned wells. Although the City owns the wastewater collection system, it has no treatment facilities. Wastewater treatment is provided by the Trinity River Authority (TRA). Contracts relating to purchased water and wastewater treatment are discussed elsewhere in the Notes.

Solid Waste Fund

This fund accounts for the City's landfill, garbage/recycling collection service, brush and litter collection, street sweeping, illegal dumping cleanup, Keep Grand Prairie Beautiful, and autorelated business programs, as well as a number of special purpose transfers related to reserves for landfill closure, post-closure costs and environmental remediation.

E. Measurement Focus and Basis of Accounting

Measurement focus refers to what is being measured; basis of accounting refers to when revenues and expenditures are recognized in the accounts and reported in the financial statements. Basis of accounting relates to the timing of the measurement made, regardless of the measurement focus applied.

Government-Wide Financial Statements

The government-wide financial statements and the fund financial statements for proprietary funds are reported using the economic resources measurement focus and the accrual basis of accounting. The economic resources measurement focus means all assets and liabilities (whether current or noncurrent) are included on the Statement of Net Position, and the operating statement presents increases (revenues) and decreases (expenses) in the net position. Under the accrual basis of accounting, revenues are recognized when earned, and expenses are recognized at the time the liability is incurred.

Governmental Fund Financial Statements

Governmental fund financial statements are reported using the current financial resources measurement focus and are accounted for using the modified accrual basis of accounting. Under the modified accrual basis of accounting, revenues are recognized when both *measurable* and *available*. *Measurable* means knowing, or being capable of calculating or estimating the

amount to be received. Available means collectible within the current period or soon enough thereafter to pay current liabilities (generally sixty days). Also, under the modified accrual basis of accounting, expenditures (including capital outlay) are recorded in the period when the related fund liability is incurred, except for general obligation bond principal and interest and expenditures related to compensated absences, which are recorded when due rather than when incurred.

Major revenue sources susceptible to accrual in the governmental funds include:

- Property taxes are billed and collected by the Dallas County Tax Assessor based on assessed taxable values each January 1 as determined by the Dallas Central Appraisal District using exemptions approved by the City. Taxes are levied and due on the next October 1 and are past due after February 1 of the following year. Tax liens are automatic on January 1 for each year of tax levy. Property tax receivables are recorded on October 1 when taxes are assessed with a reserve estimate for uncollectible amounts. Property tax revenues are recorded as the taxes are collected. Delinquent tax payments are recognized as revenue when both measurable and available. Additional amounts estimated to be collectible in time to be a resource for payment of obligations incurred during the current fiscal year are susceptible to accrual in accordance with General Accepted Accounting Principles; therefore, these amounts are accrued and recognized as revenue (amounts received within sixty days of year-end).
- Sales taxes collected by the State and remitted monthly to the City sixty days in arrears. Using the modified accrual basis of accounting, additional amounts are estimated to be collectible in time to be a resource for payment of obligations incurred during the fiscal year; therefore, amounts susceptible to accrual in accordance with General Accepted Accounting Principles are accrued and recognized as revenue. The City allocates its sales taxes revenues to the General Fund, Street Maintenance Fund, Baseball Stadium, Summit Venue, and Park Venue Funds pursuant to City ordinances. The Crime Control and Prevention District receives monthly sales taxes revenues from the State separate from the City.
- Franchise fees are remitted regularly by franchise owners for gas, electric, telephone and cable utilities. Franchise fees are also paid by the City's Water and Wastewater Fund, Solid Waste Fund, and Storm Water Utility Fund. The fees are not taxes, but compensate the City for the use of public right-of-way by the utilities. Amounts earned but not collected at fiscal year-end are recorded as accounts receivable. Amounts earned at fiscal year-end and collected within sixty days are recorded as revenue.
- Intergovernmental grant revenues are recognized when available and the qualifying expenditures have been incurred and all other grant requirements have been met for expenditure-driven grants.
- Interest revenues are recognized as earned as they are measurable and available.

The City also reports *unavailable* and *unearned* revenues in its governmental funds. *Unavailable* revenues arise when potential revenue does not meet both the *measurable* and *available* criteria for recognition in the current period. *Unearned* revenues arise when the City receives revenue resources before it has legal claim to it, as when grant money is received prior to the incidence of qualifying expenditures. In subsequent periods, when revenue recognition criteria are met, or when the City has a legal claim to the resource, the revenue is recognized.

Proprietary Funds

As mentioned earlier, proprietary funds use the economic resources measurement focus and the accrual basis of accounting. The accounting objectives for proprietary funds are the determination of net income, financial position, and cash flows. Proprietary fund equity is segregated into (1) net investment in capital assets; (2) restricted net position, and (3) unrestricted net position. Proprietary funds distinguish operating revenues and expenses from the non-operating 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. All revenues and expenses not meeting this definition are reported as non-operating revenues and expenses.

The City reports two types of proprietary funds – enterprise funds and internal services funds.

Enterprise Funds

Enterprise funds are used to account for operations that are financed and operated in a manner similar to private business enterprises, where the intent of the City Council is 1) that the costs (expenses, including depreciation) of providing goods and services to the general public on a continuing basis be financed or recovered primarily through user charges, or 2) where the City Council has decided that periodic determination of revenues earned, expenses incurred and/or operating income generated is appropriate for the purposes of capital maintenance, public policy, management control, and/or accountability. The City maintains five enterprise funds – water and wastewater services, solid waste services, storm water services, airport operations, and golf course operations. These enterprise funds are classified as business-type activities in the government-wide financial statements.

Internal Service Funds

Internal service funds are used to account for the financing of goods or services provided by one department to other departments within the City, on a cost-reimbursement basis. The City has two internal service funds:

- Fleet Services Fund accounts for a full range of services in managing and maintaining the City's fleet of vehicles and equipment.
- Risk Management Fund accounts for premiums, deductibles and claims for the City's property, liability and workers compensation, and employee health and life insurance programs. The City reports all risk financing activities in the Risk Management Fund.

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

Deposits and Investments

The City maintains a cash and investment pool that is available for use by all funds. Interest earnings are recorded in the General Fund unless it is required by regulations or agreements to allocate to certain funds. In fiscal year 2015, the funds receiving allocation of interest earnings were the Grants Fund and Police Seizure Funds. For purposes of the statements of cash flows, the City considers cash on hand, demand deposits, and investments with original maturities of three months or less to be cash equivalents.

Receivables and Payables

Major revenue sources susceptible to accrual are recorded as receivables when they become both measurable and available. Expenditures incurred during the current fiscal year but not yet paid are recorded as payables at fiscal year-end.

Transactions between funds that are representative of lending/borrowing arrangements outstanding at fiscal year-end are referred to as due to/from other funds.

Inventories and Prepaid Items

Inventory consists primarily of supplies and material and is recorded at cost when purchased and expensed when consumed. For the General Fund, inventory is expensed on an actual specific-cost basis. Special Revenue and Enterprise Funds' inventory is charged out on a first-in, first-out basis, except for fuel inventory which is charged out on a moving-average basis.

Prepaid balances are for payment made by the City in the current year to provide services occurring in the subsequent fiscal year. The cost of prepaid items is expensed when consumed rather than when purchased.

Accordingly, for both inventories and prepaid items, fund balance is classified as nonspendable for an amount equal to the cost to signify those funds are not available for spending.

Capital Assets and Depreciation

Capital assets (i.e. land, buildings, equipment, improvements other than buildings, infrastructure, and construction in progress) of all the funds are stated at historical cost or estimated historical cost if historical cost is not known. Donated capital assets are recorded at their fair value on the date donated. An item is classified as an asset if the initial, individual cost is \$5,000 or greater. Capital assets of the City are reported in the applicable governmental or business-type activities columns in the government-wide financial statements and in the proprietary fund financial statements. Assets subject to depreciation are depreciated using the straight-line method.

The estimated useful lives of all depreciable assets are as follows:

Buildings 20 - 40 years
Machinery and Equipment 5 - 15 years
Improvements other than Buildings 20 - 40 years
Infrastructure 20 - 40 years

Deferred Outflows/Inflows of Resources

Deferred outflows of resources represents a consumption of net position by the City that is applicable to a future reporting period and as so will not be recognized as an outflow of resources (expenses/expenditures) until then. The deferred outflows of resources are reported in the government-wide statement of net position for governmental and business-type activities and the fund level for the proprietary statement of net position. The City has three items that qualify for reporting in this category.

• Deferred charges on debt 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.

- Pension plan contributions contributions made from the measurement date of the pension plan to the current fiscal year end are deferred and will be recognized in the subsequent fiscal year.
- Pension investment experience the difference between projected and actual earnings of pension plan investments are deferred and recognized as pension plan expense over a closed five-year period as required by GASB No. 68.

Deferred inflows of resources represents an acquisition of net position that is applicable to a future reporting period and as so will not be recognized as an inflow of resources (revenue) until that time. The City has two items that qualify for reporting in this category.

- Unavailable revenue at the governmental fund level, property tax and ambulance receivables recorded but expected to be collected later than sixty days after the end of the fiscal year are deferred and recognized as an inflow of resources in the period that the amounts become available.
- Pension actuarial experience a deferred inflow of resources is recognized in the government-wide statement of net position for governmental and business-type activities and the fund level for proprietary statement of net position for the difference between the expected and actual experience in the actuarial measurement of the total pension liability not recognized in the current year. This amount is deferred and amortized over a period of years determined by the plan actuary. The amortization period is based on the estimated average remaining service lives of employees that are provided with a pension through the pension plan (active and inactive employees) for the City determined at the beginning of the measurement date.

Compensated Absences

Employees are granted vacation benefits in varying amounts, depending on tenure with the City. These benefits accumulate pro rata by pay period. Employees may not use vacation leave before it is earned. Payment for unused vacation will be made at the termination of employment, retirement or death of employees. Fire and police civil service employees who have completed their introductory period are paid up to ninety days sick leave upon separation of employment, excluding indefinite suspensions. The valuation of the civil service sick leave is at current pay rates. The valuation of accrued compensated absences includes salary-related payments such as the City's share of taxes and contributions to the retirement plan in accordance with GASB 16. Long-term accrued compensated absences and those related amounts to be paid in the next fiscal year are reported in the respective columns in the government-wide financial statements and in the proprietary fund financial statements. A liability for these amounts is reported in governmental funds only if they have matured, for example, as a result of employee resignations and retirements. The General Fund is typically used to liquidate the liability for governmental activities' compensated absences. Long-term accrued compensated absences are not expected to be liquidated with expendable available financial resources and are not reported in the governmental fund financial statements.

Postemployment Benefits

The City provides postemployment healthcare benefits to all employees who retire from the City. All employees are vested in the City's pension plan, Texas Municipal Retirement System (TMRS), are eligible for these benefits with twenty-five years or more of service, regardless of age, or five years or more of service at age sixty and above. Coverage is also available to dependents or surviving spouses of retirees. The City subsidizes medical, dental, and

hospitalization costs incurred by retirees and their dependents. Recommendations for plan benefits are presented to City Council for their approval during the annual budget process. The City's plan qualifies as a single-employer, defined benefit plan. Complete details of the plan are listed in Note I on starting on page 91.

Net Pension Liability

For purposes of measuring the net pension liability, pension related deferred outflows and inflows of resources, and pension expense, City specific information about its Fiduciary Net Position in the Texas Municipal Retirement System (TMRS) and additions to/deductions from the City's 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. Information regarding the City's Total Pension Liability is obtained from TMRS through a report prepared for the City by TMRS consulting actuary, Gabriel Roeder Smith & Company, in compliance with Governmental Accounting Standards Board (GASB) Statement No. 68, Accounting and Financial Reporting for Pensions.

Long-Term Debt

General obligation bonds and other debt issued for general government capital projects and acquisitions that are repaid from tax revenues are recorded in the governmental activities column in the government-wide Statement of Net Position. Debt issued to fund capital projects in the proprietary funds is recorded in both the business-type activities column in the government-wide Statement of Net Position and in the proprietary fund Statement of Net Position. Bond premiums and discounts, as well as deferred charges on refunded debt obligations, are deferred and amortized over the life of the bonds using the effective interest method in the government-wide financial statements and in the proprietary funds. Bonds payable are reported net of applicable bond premiums and discounts.

Nature and Purpose of Classifications of Fund Equity

Restricted fund balances in the governmental funds are externally imposed by creditors, grantors, contributors, or laws or regulations of other governments for specific purposes.

Committed fund balances can only be used for specific purposes pursuant to constraints imposed by the City Council through an ordinance or resolution, which are considered equally restrictive for the purpose of committing fund balances. To remove or change the constraint, the City Council must take the same level of action.

Assigned fund balances are determined by City management based on City Council direction, in accordance with financial policies adopted by resolution. Assigned fund balances are constrained by the intent to be used for specific purposes, but are neither restricted nor committed.

Unassigned fund balance represents the amount that does not meet the criteria for restricted, committed, or assigned.

Nonspendable fund balances represent inventories and prepaid items.

The City considers expenditures to be made from the most restrictive classification when more than one classification is available.

Minimum Fund Balance Policy

It is the desire of the City to maintain adequate fund balance in the General Fund in order to maintain liquidity and in anticipation of economic downturns or natural disasters. The City Council has adopted a financial policy to maintain a minimum unassigned fund balance of fifty to sixty days of budgeted General Fund expenditures.

Net Position

Net position represents the difference between assets, deferred outflows of resources, liabilities, and deferred inflows of resources. Restricted net position represents the difference between restricted assets and liabilities payable from these assets that is externally imposed by enabling legislation.

Net investment in capital assets consists of capital assets, net of accumulated depreciation, plus deferred outflows from bond refundings, reduced by retainage payable and the outstanding balance of any debt used for acquisition, construction, or improvements of those assets, plus any unspent bond proceeds.

Deficit Fund Balance

At September 30, 2015, the Epic CIP Fund carried a deficit fund balance of \$3,278,557. This deficit was related to an interfund lending/borrowing agreement between the Epic CIP Fund and the Capital Lending Reserve Fund in the amount of \$7,842, 587 to begin the planning phase of the capital project. In November 2015, sales tax revenue bonds were issued to fund the Epic Project, and this amount was paid back to the Capital Lending Reserve Fund.

G. Budgetary Control

As set forth by the City Charter, the City Manager submits annual budgets to the City Council in August for the upcoming fiscal year. In September, the City Council adopts budgets for all governmental funds except for the Grants Fund, Police Seizure Funds, Public Improvement District Funds (PIDs), Tax Increment Financing District Funds (TIFs), and the Verizon Theatre Fund. For each governmental fund, budgeted appropriations (expenditures) may not exceed budgeted revenues plus beginning fund balances.

Capital project funds are controlled on a project basis and budgeted appropriations are carried forward each year until the project is completed.

2. DETAILED NOTES

A. Deposits and Investments

Cash and Cash Equivalents

At September 30, 2015, the City reported cash and cash equivalents in the Statement of Net Position as follows:

	Unrestricted		Restricted	I otal	
Cash	\$	3,583,365	\$ -	\$	3,583,365
Pooled investments		86,687,580	29,896,425		116,584,005
Total cash and cash equivalents	\$	90,270,945	\$ 29,896,425	\$	120,167,370

Of this amount, the City's cash carrying amount (book) and bank balances were as follows:

Bc	Book Balance		Bank Balance	
\$	3,557,153	\$	5,602,814	
	26,212		_	
\$	3,583,365	\$	5,602,814	
		\$ 3,557,153 26,212		

Chapter 2257 Collateral for Public Funds of the Government Code requires that all deposits in financial institutions be fully collateralized by U.S. Government obligations or its agencies and instrumentalities or direct obligations of Texas or its agencies and instrumentalities that have a market value of not less than the principal amount of the deposits. Due to Wells Fargo Bank, N.A. contractual obligation to the City, the collateral value held at the Federal Reserve Bank in the City's name at year end was \$9,035,554.

Grand Prairie Sports Facilities Development

At September 30, 2015, the carrying amount of the Sports Corporation's deposits included in cash and cash equivalents was \$473,718 while the bank balance of the Sports Corporation's deposits was \$474,952. The bank balance was entirely covered by collateral held by the Sports Corporation's agent in the Sports Corporation's name.

Grand Prairie Housing Finance Corporation

The bank balance of HFC at December 31, 2014, including restricted cash, totaled \$623,059 all of which was covered by FDIC insurance and collateral held by the depository institution in HFC's name. HFC's unrestricted cash and cash equivalents had a balance of \$542,669. Restricted cash of \$80,390 (tenant security deposits) represents cash held on deposit by HFC for insurance proceeds received for damages to federally funded assets. The liability is recorded until final disposition of the proceeds is requested by HUD. Other assets include temporary investments of \$148,249, reserves of \$107,094, and bonds held by a trustee of \$1,176,588 as a debt service reserve.

Investments

At September 30, 2015, the City's investments consisted of the following:

	Fair	Weighted Average	Credit
	Value	Maturity (Days)	Risk
Federal Farm Credit Bank	\$ 55,074,922	598	AAA
Federal Home Loan Bank	44,089,200	708	AAA
Federal Home Loan Mortgage Corp.	31,054,510	824	AAA
Federal National Mortgage Assoc.	5,006,020	493	AAA
Farmer MAC	2,014,280	831	AAA
TexPool	63,097,051	1	AAAm
TexStar	53,486,954	1	AAAm
Total investments	\$253,822,937	*366	

^{*}Portfolio Weighted Average Maturity

The amounts for TexStar and TexPool (pooled investments) are reported as cash equivalents in the Statement of Net Position.

Maturities of the City's investments at September 30, 2015 were as follows:

Cash equivalents	\$ 116,584,005
Under 30 days	3,000,690
30 days to 60 days	-
61 days to 90 days	7,003,530
91 days to 1 year	15,011,010
After 1 year	112,223,702
Total	\$ 253,822,937

The City invests in United States Treasury notes and United States Agency Securities. These investments are recorded at fair value, which is defined as the amount at which a willing buyer and seller would exchange the security.

Investment Policy

The City is required by Government Code Chapter 2256, the Public Funds Investment Act (Act), to adopt, implement, and publicize an investment policy. That policy must be written, primarily to emphasize safety of principal and liquidity; address 1) investment diversification, yield, and maturity, and 2) the quality and capability of investment management; include a list of the types of authorized investments in which the investing entity's funds may be invested; and, the maximum allowable stated maturity of any individual investment owned by the entity.

The City Council has adopted Investment Policies (Policies) which are in accordance with the laws of the State of Texas, where applicable. The Policies identify authorized investments and investment terms, collateral requirements, safekeeping requirements for collateral and investments and certain investment practices.

The Act requires an annual audit of investment practices. Audit procedures in this area conducted as part of the audit of the basic financial statements disclosed that in the areas of investment practices, management reports and establish appropriate polices. Authorized investments include obligations of the United States or its agencies and instrumentalities (except for mortgage pass-through securities), repurchase agreements, municipal securities, public funds investment pools, SEC regulated money market mutual funds and collateralized or insured certificates of deposit. The City adheres to the requirements of the Act. Additionally, investment practices of the City are in accordance with local policies.

The investment policies require that repurchase agreements be made pursuant to a master agreement, the collateral is a U. S. Treasury bill, note or bond; the security is held in safekeeping by the City's custodial agent; and the investment is transacted "delivery vs. payment" so that the City's interest in the underlying security is perfected. The City does not invest in reverse repurchase agreements. No City monies were invested in repurchase agreements at September 30, 2015.

The City's investments are stated at fair value, using the following methods and assumptions as of September 30, 2015:

- 1) Fair value is based on quoted market prices as of the valuation date.
- 2) The portfolio did not hold investments in any of the following:

- (a) Items required to be reported at amortized cost, except investments in TexPool, and TexStar.
- (b) Items in external pools that are not SEC-registered,
- (c) Items subject to involuntary participation in an external pool,
- (d) Items associated with a fund other than the fund to which the income is assigned.
- 3) Any unrealized gain/loss resulting from the valuation is recognized in the respective fund that participates in the City's investment pool.
- 4) The gain/loss resulting from valuation is reported within the revenue account "investment income" on the Statement of Revenues, Expenditures and Changes in Fund Balances for the Governmental Funds, and the Statement of Revenues, Expenses and Changes in Net Position for the Proprietary Funds.

The City invested \$63,097,051 in TexPool as of September 30, 2015. The Texas State of Comptroller of Public Accounts exercises oversight responsibility over TexPool, the Texas Local Government Investment Pool. 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, TexPool is rated AAAm by Standard & Poors. As a requirement to maintain the rating weekly portfolio, information must be submitted to Standard & Poors, as well as the office of the Comptroller of Public Accounts for review.

TexPool uses amortized cost rather than fair value to report net assets to compute share prices. Accordingly, the fair value of the position in TexPool is the same as the value of TexPool shares. The City invested \$53,486,954 in TexSTAR as of September 30, 2015. J.P. Morgan Investment Management, Inc. (JPMIM) and First Southwest Asset Management, Inc. (FSAM) serve as coadministrators for TexSTAR under an agreement with the TexSTAR board. JPMIM provides investment management services, and FSAM provides participant services and marketing. Custodial, transfer agency, fund accounting and depository services are provided by JP Morgan Chase Bank, NA and or its subsidiary J.P. Morgan Investor Services Co. Finally, TexSTAR is rated AAAm by Standard and Poor's.

TexSTAR uses amortized cost rather than fair value to report net assets to compute share prices. Accordingly, the fair value of the position in TexSTAR is the same as the value of TexSTAR shares. The City's policy is to hold investments until maturity or until fair values equal or exceed cost.

Investment Risk

Interest rate risk – In accordance with its investment policy, the City manages its exposure to declines in fair values by limiting the weighted average maturity of its investments portfolio to less than twelve months.

Credit risk – State law limits investments in commercial paper if the commercial paper is rated not less than A-1 or P-1 or an equivalent rating by at least two nationally recognized credit rating agencies or one nationally recognized credit rating agency and is fully secured by an irrevocable letter of credit issued by a bank organized and existing under the laws of the United States or any state. The City's policy does not allow investments in commercial paper.

Concentration of credit risk – Investments shall be diversified to reduce the risk of loss resulting from over-concentration of investments in a specific maturity, a specific issue, or a specific class of securities.

The asset mix of the City's portfolio is expressed in terms of maximum commitment so as to allow flexibility to take advantage of market conditions. The asset mix requirements are as follows:

		% Maximum
1.	U.S. Treasury Bills and Notes	100
2.	U.S. Agency or Instrumentality Obligations (each type)	25 (a)
3.	Repurchase Agreements	20
4.	Municipal Securities (total)	40
5.	Municipal Securities (out-of-state)	20
6.	Certificates of Deposit (per institution)	20
7.	Money Market Mutual Fund	50 (b)
8.	Public Funds Investment Pool	50

- (a) Total agency investments limited to no more than 100% of the total portfolio.
- (b) State law allows up to 80% of monthly average fund balance, excluding bond proceeds. The City limits its exposure to 50% to reduce risk.

In addition, the City may invest in callable securities but shall limit the total amount to no more than 50% of the portfolio.

The City did not invest in any securities different from the categories mentioned above during the 2014-2015 fiscal year.

Grand Prairie Sports Facilities Development

At September 30, 2015, the Sports Corporation's investments consisted of the following:

	Fair	Weighted Average	Credit
	Value	Maturity (Days)	Risk
TexPool	\$ 5,873,355	1	AAAm
U.S. Governmental Obligations	7,012,259	947	AAA
Total	\$12,885,614	*515	

^{*} Portfolio Weighted Average Maturity

The Sports Corporation is authorized to invest in obligations of the U. S. or its agencies and instrumentalities, certain repurchase agreements, municipal securities with a rating of at least A, collateralized or insured certificates of deposit, and SEC-registered, no-load money market mutual funds comprised of securities allowed under the Public Funds Investments Act and public funds investment pools. At year-end, all investments of the Sports Corporation were held by the Sports Corporation's agent in the Sports Corporation's name. The fair value of investments owned at September 30, 2015 was \$5,873,355 in the Public Funds Investment Pool (TexPool) and \$7,012,259 in U.S. agency instrumentalities.

B. Receivables

At September 30, 2015, receivables, including applicable allowances for uncollectible accounts, consisted of the following:

			Debt	Nonmajor	Internal	Total
Governmental Activities:	General	Section 8	Service	Governmental	Service	Governmental
Receivables:						
Property taxes	\$ 2,239,755	\$ -	\$872,682	\$ -	\$ -	\$ 3,112,437
Sales taxes	4,727,613	-	-	4,714,296	-	9,441,909
Franchise fees	2,667,386	-	-	88,677	-	2,756,063
Other	21,079,826	13,904	2,030	942,616	11,138	22,049,514
Total receivables, gross	30,714,580	13,904	874,712	5,745,589	11,138	37,359,923
Less:						
Allowance for uncollectibles	(20,225,496)		(389,873)			(20,615,369)
Total receivables, net	\$ 10,489,084	\$ 13,904	\$ 484,839	\$ 5,745,589	\$11,138	\$ 16,744,554

	Water	Solid	Other	Total
Business-Type Activities:	Wastewater	Waste	Nonmajor	Business-Type
Receivables:				_
Trade accounts	\$ 8,957,494	1,753,038	560,489	\$ 11,271,021
Other	54,886		142,885	197,771
Total receivables, gross	9,012,380	1,753,038	703,374	11,468,792
Less:				
Allowance for uncollectibles	(3,766,786)	(944,155)	(182,393)	(4,893,334)
Total receivables, net	\$ 5,245,594	\$ 808,883	\$ 520,981	\$ 6,575,458

C. Restricted Assets

At September 30, 2015, restricted assets consisted of the following:

	Governmental Business-Type					
	Activities	Total				
Cash and cash equivalents	\$27,667,943	\$ 2,228,482	\$ 29,896,425			
Investments	69,191,097	10,706,138	79,897,235			
	\$96,859,040	\$12,934,620	\$109,793,660			

Assets were restricted for the following purposes:

	Governmental Business-Type					
Purpose	Activities	Activities	Total			
Customer deposits	\$ 45,300	\$ 3,638,256	\$ 3,683,556			
Debt service	11,227,737	6,662,114	17,889,851			
Capital projects	42,485,268	2,634,250	45,119,518			
Unearned revenues	11,255,117	-	11,255,117			
Public safety	11,700,428	-	11,700,428			
Recreation and leisure	10,664,006	-	10,664,006			
Development services	9,075,126	-	9,075,126			
Other specific purposes	406,058		406,058			
Total restricted assets	\$96,859,040	\$12,934,620	\$109,793,660			

D. Capital Assets

Capital asset activity for the year ended September 30, 2015 was as follows:

	Balance			Balance
	October 1,		Disposals/	September 30,
Governmental Activities:	2014	Additions	Reclassification	2015
Non-depreciable capital assets:				
Land	\$ 39,870,355	\$ 376,705	\$ 4,533,185	\$ 44,780,245
Construction in progress	67,419,236	17,889,542	(40,076,244)	45,232,534
Total non-depreciable capital assets	107,289,591	18,266,247	(35,543,059)	90,012,779
Depreciable capital assets:				
Buildings	182,582,368	1,792,404	6,920,785	191,295,557
Equipment	89,005,004	3,781,041	(2,427,533)	90,358,512
Infrastructure	547,893,349	1,112,006	25,786,739	574,792,094
Total depreciable capital assets	819,480,721	6,685,451	30,279,991	856,446,163
Less accumulated depreciation for:				
Buildings	(53,433,839)	(6,063,908)	15,599	(59,482,148)
Equipment	(52,538,795)	(7,016,311)	3,979,665	(55,575,441)
Infrastructure	(265,743,540)	(24,131,158)	121,483	(289,753,215)
Total accumulated depreciation	(371,716,174)	(37,211,377)	4,116,747	(404,810,804)
Total depreciable capital assets, net	447,764,547	(30,525,926)	34,396,738	451,635,359
Total capital assets, net	\$555,054,138	\$ (12,259,679)	\$ (1,146,321)	\$541,648,138

Additions include developer contributions of \$756,858.

Business-Type Activities:	Balance October 1, 2014	Additions	Disposals/ Reclassification	Balance September 30, 2015
Non-depreciable capital assets:				
Land	\$ 4,171,796	\$ 25,800	\$ -	\$ 4,197,596
Construction in progress	21,546,699	6,402,412	(7,290,811)	20,658,300
Total non-depreciable capital assets	25,718,495	6,428,212	(7,290,811)	24,855,896
·				
Depreciable capital assets:				
Buildings	12,846,499	1,821,534	2,307,226	16,975,259
Equipment	30,795,824	2,442,747	(1,043,405)	32,195,166
Infrastructure	331,993,529	444,870	4,983,585	337,421,984
Total depreciable capital assets	375,635,852	4,709,151	6,247,406	386,592,409
Less accumulated depreciation for:				
Buildings	(6,640,122)	(510,698)	-	(7,150,820)
Equipment	(17,686,703)	(2,035,532)	948,846	(18,773,389)
Infrastructure	(171,871,538)	(12,884,740)	-	(184,756,278)
Total accumulated depreciation	(196,198,363)	(15,430,970)	948,846	(210,680,487)
Total depreciable capital assets, net	179,437,489	(10,721,819)	7,196,252	175,911,922
Total capital assets, net	\$ 205,155,984	\$ (4,293,607)	\$ (94,559)	\$200,767,818

Depreciation expense was charged to governmental and business-type activities as follows:

Governmental Activities:	Business-type Activities:					
Support services	\$ 2,971,896	Water and wastewater	\$12,798,446			
Public safety services	5,824,403	Solid Waste	1,140,530			
Recreation and leisure services	7,013,012	Other business-type				
Development services	21,362,261	activities	1,491,994			
Internal services funds (see note below)	39,805					
Total governmental activities	\$37,211,377	Total business-type	\$15,430,970			

Capital assets held by the government's internal service funds are charged to various functions based on their usage of the assets.

At September 30, 2015, a summary of changes in capital assets of the Sports Corporation was as follows:

	I	Balance						Balance
	October 1,		Additions/		Disposals/		Se	otember 30,
	2014		Completions		Reclasses		2015	
Equipment	\$	310,078	\$	-	\$	-	\$	310,078
Less accumulated depreciation		(310,078)		-				(310,078)
Total	\$	-	\$		\$	-	\$	-

At September 30, 2015, a summary of changes in capital assets of the Housing Finance Corporation was as follows:

	Balance January 1, 2014		Additions/ Completions		Disposals/ Reclasses		De	Balance ecember 31, 2014
Non-depreciable capital assets:	Φ.	1 640 054	Φ.		Φ.		Φ.	1 610 051
Land	_\$_	1,612,851	\$		\$	<u> </u>	_\$	1,612,851
Total non-depreciable capital assets		1,612,851						1,612,851
Depreciable capital assets:								
Buildings		19,858,438		709,055		(366,580)		20,200,913
Less accumulated depreciation		(6,889,749)		(910,845)		366,580		(7,434,014)
Total depreciable capital assets, net		12,968,689		(201,790)				12,766,899
Housing Finance Corporation								
assets, net	\$	14,581,540	\$	(201,790)	\$	-	\$	14,379,750

E. Interfund Transactions

Interfund Receivables and Payables

Interfund receivables and payables are reported in the City's financial statements as due to/from other funds. At September 30, 2015, interfund balances existed between the Capital Lending Reserve Fund and the Epic CIP Fund for \$7,842,587. In May 2014, citizens approved a quartercent sales tax to construct The Epic. Through an interfund borrowing agreement approved by the City Council, funds were loaned to the Epic CIP Fund to begin planning for this project. In November 2015, sales tax revenue bonds were issued, and these bond proceeds were used to pay back the loan.

Cost Reimbursements

The cost of the City's central general and administrative services is allocated to the designated special revenue and enterprise funds. These costs are reported as interfund services provided and used rather than interfund transfers and are treated as revenue in the General Fund and expense in the other funds. Interfund services provided and used are arms-length transactions between departments or funds that would be treated as revenues, expenditures or expenses if they were with an external organization. The distinguishing aspect of interfund services provided and used are that each department or fund both gives and receives consideration.

Cost reimbursements for general and administrative services (indirect costs) are recorded as general and administrative revenue in the City's General Fund. Indirect costs are recorded as general and administrative expenses in the funds receiving these services.

For the year ended September 30, 215, cost reimbursements were as follows:

Fund	Amount
Water and Wastewater Funds	\$ 3,396,358
Solid Waste Funds	361,018
Grant Fund	133,138
Storm Water Funds	80,270
Airport Fund	61,015
Other Nonmajor Governmental Funds	113,987_
Total to General Fund	\$ 4,145,786

Franchise Fees

The City's enterprises which use the public right-of-way funds pay franchise fees to the General Fund as if they were organizations separate from the City. These fees are not taxes, but are compensation to the City for the use of the City's water lines, sewer lines, etc. These payments, 4% of gross revenues, are reported as interfund services provided and used rather than interfund transfers, and are reported as revenue (franchise fees) in the General Fund and expenses in the Enterprise Funds.

For the year ended September 30, 2015, franchise fees paid to the General Fund were as follows:

Fund	Amount
Water and Wastewater Funds	\$ 2,376,121
Solid Waste Funds	323,004
Storm Water Funds	220,854
Total	\$ 2,919,979

Interfund Transfers

Interfund transfers are made to 1) move revenues from the fund with collection authorization to the debt service fund as debt service principal and interest payments become due, 2) move restricted amounts from borrowings to the debt service fund to establish mandatory reserve accounts, 3) move unrestricted revenues to finance various programs that the government must account for in other funds in accordance with budgetary authorizations, including amounts provided as subsidies or matching funds for various grant programs, and 4) make payments in lieu of property taxes.

Two of the City's enterprise funds, the Water and Wastewater Fund and Solid Waste Fund, make payments in lieu of property taxes to the Street Maintenance Fund, which is included in "Nonmajor Governmental Funds," to provide funding for street repairs. The payments are calculated by applying the City's property tax rate to the net book value of the Enterprise Funds' capital assets. Since the calculation methodology is not the same as that applied to similar activities in the private sector in several respects, these payments are recorded as transfers in/out rather than as operating revenues/expenses.

For the year ended September 30, 2015, interfund fund transfers were as follows:

	Transfers In								
	(General	Section 8 Streets			Grants		Debt	
Transfers out:		Fund	Fund		CIP Fund		Fund	Service Fund	
General Fund	\$	-	\$	-	\$ -	\$	699,651	\$	-
Section 8 Fund		-		-	-		-		50,000
Streets CIP Fund		-		-	-		6,437,698		-
Grants Fund		158,001		-	139,520		-		-
Debt Service Fund		-		-	-		-		-
Nonmajor Governmental Funds		-		17,500	2,230,000		14,619		115,000
Internal Service Funds		-		-	-		-		-
Water & Wastewater Fund		-		-	-		-		-
Solid Waste Fund		-		-	-		221		-
Nonmajor Enterprise Funds									
Total	\$	158,001	\$	17,500	\$2,369,520	\$	7,152,189	\$	165,000

	Transfers In						
	Nonmajor	Water	Solid	Other			
	Governmental	Wastewater	Waste	Nonmajor			
Transfers out:	Funds	Fund	Fund	Enterprise Funds	Total		
General Fund	\$ 8,132,758	\$ -	\$ -	\$ -	\$ 8,832,409		
Section 8 Fund	-	-	-	-	50,000		
Streets CIP Fund	-	94,887	-	-	6,532,585		
Grants Fund	32,067	-	23,827	-	353,415		
Debt Service Fund	-	-	-	1,984,115	1,984,115		
Nonmajor Governmental Funds	-	16,000	-	820,000	3,213,119		
Internal Service Funds	71,254	-	-	-	71,254		
Water & Wastewater Fund	1,319,862	-	-	-	1,319,862		
Solid Waste Fund	383,356	-	-	-	383,577		
Nonmajor Enterprise Funds	3,664,325			<u> </u>	3,664,325		
Total	\$13,603,622	\$ 110,887	\$ 23,827	\$ 2,804,115	\$ 26,404,661		

At September 30, 2015, transfers between the City's governmental activities and the City's business-type activities consisted of the following:

From Governmental Activities to Business-Type Activities:

- \$134,714 from various funds to Water and Wastewater Fund for unspent resources previously transferred
- \$1,984,115 from Debt Service Fund to the Municipal Golf Fund for payment of debt
- \$820,000 from Park Venue Sales Tax Fund to Municipal Golf Fund for payment of debt

From Business-Type Activities to Governmental Activities:

• \$1,169,862 from Water and Wastewater Fund to Street Maintenance Fund for payments in lieu of property taxes

- \$150,000 from Water and Wastewater Fund to IT Acquisition Fund for technology acquisitions
- \$83,356 from Solid Waste Fund to Street Maintenance Fund for payments in lieu of property taxes
- \$200,000 from Solid Waste to Street Maintenance Fund for capital project funding
- \$100,000 from Solid Waste to IT Acquisition Fund for technology acquisitions
- \$3,600,000 from Storm Water Utility Fund to Storm Drainage CIP Fund for capital project funding
- \$48,000 from Airport Fund to Capital Lending Reserve for repayment of interfund loan
- \$16,325 from Golf CIP Fund to Park Venue CIP Fund for unspent resources previously transferred
- \$221 from Solid Waste Fund to Grant Fund to fund grant matching requirements

Other significant transfers made between governmental funds included the following:

- \$699,651 from General Fund to Grants Fund to fund matching requirements related to operating grants
- \$6,437,698 from Streets CIP Fund to Grants Fund to fund grant-related capital projects
- \$2,000,000 from TIF Fund to Street CIP Fund for capital project funding
- \$230,000 from Red Light Safety Fund to Streets CIP Fund for capital project funding
- \$5,261,360 from General Fund to Park Venue Fund to cover fiscal operations
- \$1,500,000 from General Fund to Capital Lending Reserve (annual appropriation)
- \$1,290,000 from General Fund to IT Acquisition Fund (annual appropriation)

F. Deferred Outflows/Inflows of Resources

<u>Deferred Inflows of Resources - Unavailable Revenue</u>

The governmental funds report unavailable revenues from the following sources:

	General	Debt Service	
	Fund	Fund	Total
Property taxes	\$ 1,176,812	\$ 473,842	\$ 1,650,654
Ambulance	956,123		956,123
Total	\$ 2,132,935	\$ 473,842	\$ 2,606,777

In the government-wide Statement of Activities, these amounts were reported as revenue in the period in which they were earned.

G. Unearned Revenue

Unearned revenue is a liability for resources obtained prior to revenue recognition. Below is a summary of the City's unearned revenue as of September 30, 2015.

	Governmental	Bus	iness-Type	
	Activities	P	ctivities	Total
Prepaid pipeline lease	\$ 1,279,882	\$	179,264	\$ 1,459,146
Unspent grant funds - Texas Water Development Board	-		274,431	274,431
Advanced funding agreement for street project - TxDot	9,853,677		-	9,853,677
Unspent program revenue - CDBG Program	67,315		-	67,315
Unspent program revenue - Neighborhood Stabilization Program	87,732		-	87,732
Prepaid rental deposits - Parks	164,854		-	164,854
Prepaid arrangements - Cemetery Fund	1,081,139		-	1,081,139
Prepaid assessments - Whisp Oaks PID #2	400		-	 400
Total unearned revenue	\$12,534,999	\$	453,695	\$ 12,988,694

H. Long-Term Obligations

Compensated Absences and Postemployment Benefits

Governmental activities record liabilities for compensated absences and retiree postemployment costs at the government-wide financial statement level. Generally, these liabilities are paid from the General Fund. Liabilities for the business-type activities are recorded and liquidated in the fund that incurs the liability.

Long-Term Debt

Governmental Activities

Long-term debt in the governmental activities column of the government-wide Statement of Net Position consists of general obligation bonds (including refunding), certificates of obligation bonds, sales tax revenue bonds, and unamortized bond premium/discounts. The certificates of obligation bonds include bonds issued in 2010 for Tax Increment Financing Zones No. 2 project.

General obligation bonds and certificates of obligation provide funds for the acquisition and construction of major capital equipment and facilities. General obligation bonds are direct obligations issued on a pledge of the general taxing power for the payment of the debt obligations of the City. General obligation bonds and certificates of obligation require the City to compute, at the time other taxes are levied, the rate of tax required to provide (in each year bonds are outstanding) a fund to pay interest and principal at maturity.

Below is a summary of the changes in noncurrent liabilities of the City's primary government and component units:

Primary Government:	Balance October 1, 2014	Borrowings or Increase	Payments or Decrease	•		
Governmental activities:						
General obligation bonds	\$ 88,822,435	\$ -	\$ (8,107,435)	\$ 80,715,000	\$ 8,190,000	
Combination tax and revenue certificates			(= == · ===)			
of obligation	57,708,000	26,125,000	(2,691,000)	81,142,000	4,436,000	
Tax increment and public improvement			(()			
district debt	28,522,000	-	(8,634,000)	19,888,000	2,924,000	
Sales tax revenue debt - Baseball	2,565,000	-	(2,565,000)	-	-	
Sales tax revenue debt - Crime Senior	7,290,000	-	(7,290,000)	-	-	
Sales tax revenue debt - Crime Control	35,405,000	-	(3,200,000)	32,205,000	3,545,000	
Sales tax revenue debt - Park Venue	22,135,000	-	(1,465,000)	20,670,000	1,505,000	
Issuance premiums/discounts, net	4,424,272	2,551,554	(1,054,293)	5,921,533		
Total law a tawas dahit	040 074 707	00.070.554	(25,000,720)	040 544 500	20 000 000	
Total long-term debt	246,871,707	28,676,554	(35,006,728)	240,541,533	20,600,000	
Compensated absences	14,504,712	7,633,122	(6,891,163)	15,246,671	6,446,906	
Other post employment benefits	4,691,875	269,047	-	4,960,922	-	
Pension liability	-	37,358,089	8,210,904	45,568,993	-	
Environmental remediation liability	40,000	130,884	(40,000)	130,884	130,884	
Other liabilities	4,943,247	74.007.000	(1,160,776)	3,782,471	1,160,776	
Total governmental activities	271,051,541	74,067,696	(34,887,763)	310,231,474	28,338,566	
Business-type activities:						
General obligation bonds	2,022,566	_	(2,022,566)	_	_	
Certificates of obligation	1,575,000	_	(125,000)	1,450,000	130,000	
Water and wastewater revenue bonds	59,880,000		(4,250,000)	55,630,000	4,380,000	
Issuance premiums/discounts, net	1,271,958	_	(185,639)	1,086,319	4,300,000	
•			, , , , , , , , , , , , , , , , , , , ,		4.540.000	
Total long-term debt	64,749,524	-	(6,583,205)	58,166,319	4,510,000	
Compensated absences	426,238	588,368	(600,450)	414,156	411,534	
Pension liability	-	4,211,664	925,679	5,137,343	-	
Closure and post closure liability	6,356,244	292,607	- (0.055.050)	6,648,851		
Total business-type activities	71,532,006	5,092,639	(6,257,976)	70,366,669	4,921,534	
Total primary government	\$ 342,583,547	\$ 79,160,335	\$ (41,145,739)	\$ 380,598,143	\$ 33,260,100	
Component Unit Activities:						
Housing Finance Corporation:						
	Ф 0.400.074	ф 44.700	ф (47 FOO)	Ф 0.404.440	ф ос о л и	
Notes payable	\$ 3,430,274	\$ 41,760	\$ (47,592)	\$ 3,424,442	\$ 36,271	
Line of credit	98,812	-	(15,000)	83,812	83,812	
Revenue bonds	8,180,000	-	(175,000)	8,005,000	190,000	
Subordinate revenue bonds	4,550,000			4,550,000		
Total component units	\$ 16,259,086	\$ 41,760	\$ (237,592)	\$ 16,063,254	\$ 310,083	

At September 30, 2015, long-term debt for the City's governmental activities consisted of the following:

	Interest Rate %	Year of Issue	Year of Maturity	Original Amount	Amount Outstanding
General obligation bonds:					
Series 2006A	4.125-4.375	2006	2027	\$ 4,000,000	\$ 2,830,000
Series 2007	4.0-4.50	2007	2027	33,098,000	21,025,000
Series 2008	4.0-5.50	2009	2029	8,985,000	7,140,000
Series 2010	2.0-4.25	2010	2030	5,480,000	4,415,000
Series 2011	2.0-5.3	2011	2031	11,550,000	7,015,000
Series 2011A	2.0-5.0	2011	2025	27,145,000	21,050,000
Series 2012	1.0-2.0	2012	2026	7,740,000	7,110,000
Series 2013	1.5-3.25	2013	2033	10,975,000	7,990,000
Series 2013A	3.0-4.125	2014	2034	2,220,000	2,140,000
Total general obligation bonds					80,715,000
Combination tax and revenue certificates of	obligation				
Series 2006A	4.125-4.375	2006	2027	11,947,500	8,742,000
Series 2007	4.0-4.50	2007	2027	6,610,000	4,570,000
Series 2008A	4.0-5.50	2009	2029	13,185,000	9,610,000
Series 2010	2.0-4.25	2010	2030	590,000	480,000
Series 2011	2.0-5.3	2011	2031	6,305,000	5,390,000
Series 2011A	2.0-4.0	2011	2031	7,430,000	6,495,000
Series 2013	2.0-3.25	2013	2033	8,830,000	8,205,000
Series 2013A	2.0-4.125	2014	2034	11,945,000	11,525,000
Series 2014	3.0-5.0	2015	2034	26,125,000	26,125,000
Total Combination tax and revenue co	ertificates of obligation				81,142,000
Tax increment and public improvement distr	rict debt				
Series 2001 TIRZ 1	3 month LIBOR +.31%	2000	2022	17,900,000	9,385,000
Series 2006A TIRZ 1	4.125-4.375	2006	2020	2,498,470	1,113,000
Series 2007 PID 15	4.0-4.50	2007	2017	1,235,000	285,000
Series 2008A TIRZ 1	4.0-5.50	2008	2021	10,550,000	5,980,000
Series 2008A PID 1	4.0-5.50	2008	2019	1,500,000	675,000
Series 2011 TIRZ 1	2.0-5.3	2011	2020	655,000	380,000
Series 2013 TIRZ 1	2.0-3.25	2013	2020	2,820,000	2,070,000
Total tax increment and public improve	rement district debt				19,888,000
Sales tax revenue debt					
Series 2007A Crime Control	12mo LIBOR*62.075+.75	2007	2017	5,000,000	1,570,000
Series 2007A Crime Control	6mo LIBOR*62.075+1.07	2007	2017	54,800,000	30,635,000
	01110 LIBON 02.075+1.07	2000	2022	34,000,000	
Total Crime Control					32,205,000
Series 2009 Park Venue subordinate	3.77	2009	2027	13,390,000	11,505,000
Series 2013 Park Venue	2.0-4.0	2013	2027	11,060,000	9,165,000
Total Park Venue					20,670,000
Total general obligation deb	t				234,620,000
Unamortized bond premiums/discounts					5,921,533
Total long-term debt - governmental activ	vities				\$ 240,541,533

At September 30, 2015, changes in long-term debt for the City's governmental activities were as follows:

	Balance October 1, 2014	Borrowings or Increase	Payments or Decrease	Balance September 30, 2015	Due Within One Year
General obligation bonds:					
Series 2006-A	\$ 3,000,000	\$ -	\$ (170,000)	\$ 2,830,000	\$ 180,000
Series 2007	23,602,435	· -	(2,577,435)	21,025,000	2,675,000
Series 2008	7,480,000	_	(340,000)	7,140,000	355,000
Series 2010	4,635,000	_	(220,000)	4,415,000	230,000
Series 2011	7,635,000	_	(620,000)	7,015,000	635,000
Series 2011A	23,025,000	_	(1,975,000)	21,050,000	1,855,000
		-			
Series 2012	7,675,000	-	(565,000)	7,110,000	575,000
Series 2013	9,550,000	-	(1,560,000)	7,990,000	1,605,000
Series 2013A	2,220,000		(80,000)	2,140,000	80,000
Total general obligation bonds	88,822,435		(8,107,435)	80,715,000	8,190,000
Combination tax and revenue certificates	of obligation				
Series 2006-A	9,218,000	-	(476,000)	8,742,000	501,000
Series 2007	4,860,000	-	(290,000)	4,570,000	300,000
Series 2008A	10,180,000	-	(570,000)	9,610,000	590,000
Series 2010	505,000	-	(25,000)	480,000	25,000
Series 2011	5,625,000	-	(235,000)	5,390,000	245,000
Series 2011A	6,815,000	_	(320,000)	6,495,000	325,000
Series 2013	8,560,000	_	(355,000)	8,205,000	360,000
Series 2013A	11,945,000	_	(420,000)	11,525,000	430,000
Series 2014	11,343,000	26,125,000	(420,000)	26,125,000	,
certificates of obligation	57,708,000	26,125,000	(2,691,000)	81,142,000	1,660,000 4,436,000
Tax increment and public improvement di	strict debt				
Series 2001 TIRZ 1	10,395,000	-	(1,010,000)	9,385,000	1,080,000
Series 2006A TIRZ 1	1,312,000	-	(199,000)	1,113,000	204,000
Series 2006A TIRZ 2	795,000	_	(795,000)	.,,	
Series 2007 PID 15	420,000	_	(135,000)	285,000	140,000
Series 2008A TIRZ 1	6,825,000	_	(845,000)	5,980,000	880,000
		<u>-</u>			
Series 2008A PID 1	825,000	-	(150,000)	675,000	155,000
Series 2010 TIRZ 2	855,000	-	(855,000)	-	
Series 2011 TIRZ 1	450,000	-	(70,000)	380,000	70,000
Series 2011 TIRZ 2	1,875,000	-	(1,875,000)	-	-
Series 2011A TIRZ 2	1,210,000	-	(1,210,000)	-	-
Series 2012 TIRZ 2	880,000	-	(880,000)	-	-
Series 2013 TIRZ 2	220,000	-	(220,000)	-	-
Series 2013 TIRZ 1	2,460,000	-	(390,000)	2,070,000	395,000
improvement district debt	28,522,000		(8,634,000)	19,888,000	2,924,000
Sales tax revenue debt: Baseball					
Series 2007 Baseball	2,565,000	-	(2,565,000)	-	-
Total Baseball	2,565,000	_	(2,565,000)	-	
Senior Center					
Series 2007	1,790,000	-	(1,790,000)	-	-
Series 2008 Senior Center	5,500,000	-	(5,500,000)	-	-
Total Senior Center	7,290,000		(7,290,000)		
Crime Control					
Series 2007A	2,310,000	_	(740,000)	1,570,000	770,000
Series 2008	33,095,000	_	(2,460,000)	30,635,000	2,775,000
Total Crime Control	35,405,000		(3,200,000)	32,205,000	3,545,000
Dork Vanua					
Park Venue			(440.000)		.==
Series 2009 subordinate	11,915,000	-	(410,000)	11,505,000	875,000
Series 2013	10,220,000		(1,055,000)	9,165,000	630,000
Total Park Venue	22,135,000		(1,465,000)	20,670,000	1,505,000
Total change in long term debt	242,447,435	26,125,000	(33,952,435)	234,620,000	20,600,000
Unamortized bond premiums/discounts	4,424,272	2,551,554	(1,054,293)	5,921,533	
Total change in long-term debt - governmental activities	\$ 246,871,707	\$ 28,676,554	\$ (35,006,728)	\$ 240,541,533	\$ 20,600,000

On November 4, 2014 the City issued \$26,125,000 in Combination Tax and Revenue Certificates, Series 2014. The proceeds were used to fund public safety, library, street, and other City structure improvements. The City used available funds of \$8,475,695 to facilitate a cash defeasance of Prairie Lakes Golf Course and TIRZ #2 debt.

Outstanding Bond Debt Defeasement

At September 30, 2015, certain outstanding debt of the city was considered to be defeased. The following table details such outstanding defeased debt:

	Defeased Debt				
Type of Obligation	0	utstanding			
Certificates of Obligation	\$	3,240,000			
General Obligation Refunding Bonds		5,330,000			
Total debt defeasement	\$	8,570,000			

At September 30, 2015, the aggregate debt service payments for long-term debt through the final year of maturity for the City's governmental activities were as follows:

Fiscal	Gene	eral Obligation B	onds	Certificates of Obligation Bonds				
Year	Principal	Interest	Total	Principal	Interest	Total		
2016	8,190,000	2,968,115	11,158,115	4,436,000	3,245,158	7,681,158		
2017	8,460,000	2,676,953	11,136,953	4,486,000	3,070,969	7,556,969		
2018	8,400,000	2,352,465	10,752,465	4,681,000	2,889,179	7,570,179		
2019	8,435,000	2,029,400	10,464,400	4,881,000	2,693,990	7,574,990		
2020	7,480,000	1,716,800	9,196,800	5,093,000	2,477,736	7,570,736		
2021	7,010,000	1,426,398	8,436,398	5,585,000	2,237,205	7,822,205		
2022	6,550,000	1,173,294	7,723,294	5,855,000	1,977,326	7,832,326		
2023	5,465,000	949,961	6,414,961	5,900,000	1,707,171	7,607,171		
2024	5,045,000	747,599	5,792,599	6,150,000	1,459,193	7,609,193		
2025	4,020,000	573,971	4,593,971	4,540,000	1,257,571	5,797,571		
2026	3,575,000	426,026	4,001,026	4,735,000	1,070,191	5,805,191		
2027	2,965,000	287,531	3,252,531	4,935,000	869,956	5,804,956		
2028	1,585,000	183,230	1,768,230	3,700,000	691,611	4,391,611		
2029	1,440,000	112,725	1,552,725	3,855,000	535,759	4,390,759		
2030	775,000	63,753	838,753	3,025,000	398,403	3,423,403		
2031	405,000	40,956	445,956	3,105,000	281,671	3,386,671		
2032	375,000	26,856	401,856	2,175,000	183,979	2,358,979		
2033	385,000	13,306	398,306	2,260,000	105,559	2,365,559		
2034	155,000	3,197	158,197	1,745,000	32,634	1,777,634		
	\$80,715,000	\$ 17,772,536	\$ 98,487,536	\$ 81,142,000	\$27,185,261	\$ 108,327,261		

Continued on next page

Fiscal	Tax and T	Tax and Tax Increment Bonds (TIFs)			Sales Tax Revenue Bonds			
Year	Principal	Interest	Total	Principal	Interest	Total		
2016	2,924,000	1,733,224	4,657,224	3,545,000	1,044,805	4,589,805		
2017	3,079,000	1,491,785	4,570,785	3,890,000	925,378	4,815,378		
2018	3,099,000	1,235,731	4,334,731	4,240,000	799,013	5,039,013		
2019	3,254,000	964,551	4,218,551	4,650,000	666,521	5,316,521		
2020	3,247,000	677,893	3,924,893	5,085,000	523,818	5,608,818		
2021	2,650,000	388,313	3,038,313	5,550,000	362,321	5,912,321		
2022	1,635,000	122,625	1,757,625	5,245,000	188,894	5,433,894		
	\$19,888,000	\$ 6,614,122	\$26,502,122	\$ 32,205,000	\$ 4,510,750	\$ 36,715,750		

Fiscal	Park Venue	Sales Tax Reve	enue Bonds	Total			
Year	Principal	Interest	Total	Principal	Interest	Total	
2016	1,505,000	690,595	2,195,595	20,600,000	9,681,897	30,281,897	
2017	1,565,000	644,053	2,209,053	21,480,000	8,809,138	30,289,138	
2018	1,615,000	595,704	2,210,704	22,035,000	7,872,092	29,907,092	
2019	1,665,000	545,691	2,210,691	22,885,000	6,900,153	29,785,153	
2020	1,720,000	490,514	2,210,514	22,625,000	5,886,761	28,511,761	
2021	1,785,000	432,067	2,217,067	22,580,000	4,846,304	27,426,304	
2022	1,860,000	371,136	2,231,136	21,145,000	3,833,275	24,978,275	
2023	1,930,000	305,412	2,235,412	13,295,000	2,962,544	16,257,544	
2024	2,010,000	232,566	2,242,566	13,205,000	2,439,358	15,644,358	
2025	2,095,000	152,772	2,247,772	10,655,000	1,984,314	12,639,314	
2026	2,105,000	71,785	2,176,785	10,415,000	1,568,002	11,983,002	
2027	815,000	15,610	830,610	8,715,000	1,173,097	9,888,097	
2028	-	-	-	5,285,000	874,841	6,159,841	
2029	-	-	-	5,295,000	648,484	5,943,484	
2030	-	-	-	3,800,000	462,156	4,262,156	
2031	-	-	-	3,510,000	322,627	3,832,627	
2032	-	-	-	2,550,000	210,835	2,760,835	
2033	-	-	-	2,645,000	118,865	2,763,865	
2034				1,900,000	35,831	1,935,831	
	\$20,670,000	\$ 4,547,905	\$25,217,905	\$234,620,000	\$60,630,574	\$295,250,574	

Business-Type Activities

Long-term debt in the business-type activities column of the government-wide Statement of Net Position consists of general obligation refunding bonds, water and wastewater system revenue bonds, certificates of obligation bonds, and unamortized bond premiums/discounts. Bonds issued for business-type activities are secured by a pledge of the property tax levy of the City, but are self-supporting obligations which are paid from the respective net revenues of each activity. Bond proceeds are used to fund additions and improvements to the City's water and wastewater system, solid waste system, municipal golf courses, and municipal airport.

At September 30, 2015, long-term debt for the City's business-type activities consisted of the following:

	A mount					
Water Wastewater:	Rate %	Issue	Maturity	Amount	Outstanding	
Revenue bonds						
Series 2006A	4.25-4.375	2006	2027	\$6,625,000	\$ 4,690,000	
Series 2007	4.0-4.50	2007	2027	15,845,000	10,910,000	
Series 2008	3.5-5.50	2009	2029	4,940,000	3,915,000	
Series 2010	0.0-2.587	2010	2030	4,995,000	4,010,000	
Series 2011	2.0-4.25	2011	2031	8,940,000	5,180,000	
Series 2011A	2.0-5.0	2011	2031	11,020,000	8,640,000	
Series 2013	Series 2013 2.0-4.0 2013 2026					
Series 2013A	0.0-0.31	2013	2019	1,805,000	1,205,000	
Series 2014	0.0-1.990	2014	2030	4,000,000	3,760,000	
Total bonds payable - water	wastewater				55,630,000	
Unamortized bond premium	s/discounts				1,086,319	
Total long-term debt -	water waste	water			56,716,319	
Municipal airport:						
Certificates of obligation bonds	2.25.5.0	2004	2024	2 420 000	1 450 000	
Series 2004A	2.25-5.0	2004	2024	2,120,000	1,450,000	
Total long-term deb	t - business	-type acti	vities		\$ 58,166,319	

At September 30, 2015, changes in long-term debt for the City's business-type activities were as follows:

	Balance			Balance	
	October 1,	Borrowings	Payments	September 30,	Due Within
Water and wastewater:	2014	or Increase	or Decrease	2015	One Year
Revenue bonds					
Series 2006A	\$ 4,975,000	\$ -	\$ (285,000)	\$ 4,690,000	\$ 295,000
Series 2007	11,595,000	-	(685,000)	10,910,000	715,000
Series 2008	4,105,000	-	(190,000)	3,915,000	200,000
Series 2010	4,220,000	-	(210,000)	4,010,000	215,000
Series 2011	5,925,000	-	(745,000)	5,180,000	765,000
Series 2011A	9,555,000	-	(915,000)	8,640,000	585,000
Series 2012	165,000	-	(165,000)	-	-
Series 2013	13,835,000	-	(515,000)	13,320,000	1,065,000
Series 2013A	1,505,000	-	(300,000)	1,205,000	300,000
Series 2014	4,000,000		(240,000)	3,760,000	240,000
Total revenue bonds	59,880,000	-	(4,250,000)	55,630,000	4,380,000
Bond premiums/discounts	1,178,762		(92,443)	1,086,319	
Total water and wastewater	61,058,762		(4,342,443)	56,716,319	4,380,000
Municipal airport:					
Certificate of obligation					
Series 2004A	1,575,000	-	(125,000)	1,450,000	130,000
Total municipal airport	1,575,000		(125,000)	1,450,000	130,000
Municipal golf:					
General obligation bonds:					
Series 2007	957,566	-	(957,566)	_	_
Series 2011A	940,000	-	(940,000)	-	-
Series 2012	125,000	-	(125,000)	-	-
Total general obligation bonds	2,022,566		(2,022,566)		
Bond premiums/discounts	93,196	-	(93,196)	-	-
Total municipal golf	2,115,762		(2,115,762)		-
Total change in long-term debt -					
business-type activities	\$ 64,749,524	\$ -	\$ (6,583,205)	\$ 58,166,319	\$4,510,000
71			, , /		

<u>Long-term Debt – Municipal Golf Courses</u>

As noted above, all bond debt related to the City's municipal golf courses was paid off during the current fiscal year. Property tax revenues collected for debt service was used for this purpose.

<u>Long-term Debt – Municipal Airport</u>

At September 30, 2015, long-term debt is being repaid solely from airport revenues. Aggregate debt service payments for long-term debt through the final year of maturity for the City's municipal airport were as follows:

Fiscal	Certificates of Obligation								
Year		Principal		Interest		Total			
2016	\$	130,000	\$	67,072	\$	197,072			
2017		140,000		60,660		200,660			
2018		145,000		53,891		198,891			
2019		150,000		46,979		196,979			
2020		160,000		39,710		199,710			
2021		170,000		31,830		201,830			
2022		175,000		23,375		198,375			
2023		185,000		14,375		199,375			
2024		195,000		4,875		199,875			
Total	\$	1,450,000	\$	342,767	\$	1,792,767			

At September 30, 2015, the aggregate debt service payments for long-term debt through the final year of maturity for the City's water and wastewater system were as follows:

Fiscal	Water and Wastewater System Revenue Bonds						
Year	Principal	lr	iterest		Total		
2016	\$ 4,380,000	\$ 1	,812,079	\$	6,192,079		
2017	4,505,000	1	,684,973		6,189,973		
2018	4,715,000	1	,548,597		6,263,597		
2019	5,010,000	1	,392,564		6,402,564		
2020	4,605,000	1	,230,430		5,835,430		
2021	4,775,000	1	,064,485		5,839,485		
2022	4,955,000		889,080		5,844,080		
2023	4,600,000		721,808		5,321,808		
2024	4,635,000		569,670		5,204,670		
2025	4,075,000		422,068		4,497,068		
2026	3,050,000		292,948		3,342,948		
2027	2,785,000		177,911		2,962,911		
2028	1,180,000		100,689		1,280,689		
2029	1,225,000		57,558		1,282,558		
2030	860,000		23,140		883,140		
2031	275,000		5,500		280,500		
Total	\$ 55,630,000	\$ 11	,993,500	\$	67,623,500		

Water and Wastewater System Debt Service Coverage

The following covenants are included in various water and wastewater system revenue bond indenture ordinances:

- Net revenues (defined as gross revenues less expenses of operation and maintenance) are pledged for the payment of bond principal and interest.
- Additional water and wastewater system revenue bonds cannot be issued unless the "net earnings" (defined as gross revenues after deducting the expenses of operation and maintenance, excluding depreciation and certain other items specified in the ordinances) of the system for twelve consecutive months out of the fifteen months prior to the date of such bonds is equal to at least 1.25 times the average annual requirements for the payment of principal and interest on the then-outstanding bonds and any additional bonds then proposed to be issued.
- All revenues derived from the operations must be kept separate from other funds of the City.
- The amount required to meet interest and principal payments falling due on or before the next maturity dates of the bonds is to be paid into the water and wastewater system interest and redemption account during each year.

At September 30, 2015, compliance with these covenants can be demonstrated as follows:

System revenue (1)	\$65,213,261
Operating expenses: Water purchased Sewage disposal contract Other operating expenses	12,370,857 14,726,953 19,687,992
Total expenses (2)	46,785,802
Net revenue (available for debt service)	\$18,427,459
Average annual principal and interest requirements, all water and wastewater revenue bonds at September 30, 2015	er \$ 4,226,469
Coverage of average annual requirements based on September 30, 2015 revenue available for debt service	4.36
(1) Includes operating revenues, plus investment income a	nd impact fees

Grand Prairie Housing Finance Corporation

(2) Excludes depreciation expense.

The GPHFC has a general obligation note payable to a bank which was used to construct the Cotton Creek and Willow Tree Learning Center. The note bears a rate of 6.25% and is payable in equal monthly installments of \$15,576 through June 10, 2020.

In April 2015, the above note was refinanced with \$80,381 of additional proceeds being received for rehabilitation of the Learning Center. Additionally, \$25,000 in closing costs was incurred. The interest rate of the note was renewed at 6.25% with the term extended to April of 2040.

In December, 2003, the HFC issued Independent Senior Living Center Revenue Bonds for \$13,890,000 to finance the construction and operations of its planned Senior Living Center facility. The bonds bear interest rates from 7.5% to 7.75% depending on longevity. Beginning January 1, 2011, semi-annual retirements of the Bonds began and continues through January 1, 2034. The bonds are non-recourse liabilities collateralized solely by the land and construction in progress, less the accrued interest.

Willow Tree Apartments has a \$145,000 line of credit which was obtained to allow Willow Tree to renovate the parking lot of the apartments. At December 31, 2014, the line had a balance of \$83,812. The line of credit accrues interest at 2.55% and was due September 4, 2015. The line of credit is secured by a certificate of deposit of Grand Prairie Housing Finance Corporation.

A summary of long-term debt activity during the year ended December 31, 2014 was as follows:

								Due
	I	Beginning				Ending		Within
		Balance	Ad	dditions	 Deletions	Balance	0	ne Year
Note payable	\$	2,213,540	\$	-	\$ (47,592)	\$ 2,165,948	\$	36,271
Line of Credit		98,812		-	(15,000)	83,812		83,812
Revenue bonds		8,180,000		-	(175,000)	8,005,000		190,000
Subordinate bonds		4,550,000		-	-	4,550,000		-
Developer loan		1,216,734		41,760	 -	1,258,494		-
Total	\$	16,259,086	\$	41,760	\$ (237,592)	\$ 16,063,254	\$	310,083
•			_					

Effective July 1, 2010 the bonds of the Senior Living Center were reissued in two series: \$8,630,000 in Priority Lien Revenue Bonds and \$4,550,000 in Subordinate Lien Revenue Bonds.

Future maturities of the debt are as follows:

Year Ending		Note P	ayab	ole		Revenu	Revenue Bonds		
December 31		Principal		Interest Principal		Interest Principal Interes		Interest	
2015	\$	53,253	\$	133,659	\$	190,000	\$	614,619	
2016		56,678		130,234		200,000		600,181	
2017		60,324		126,588		220,000		584,619	
2018		64,136		122,776		235,000		567,978	
2019		48,725		138,187		255,000		549,488	
2020-2024		294,871		639,689		1,585,000		2,419,288	
2025-2029		402,713		531,847		2,335,000		1,681,944	
2030-2034		549,998		384,562		2,985,000		604,305	
2035-2039		635,250		56,539					
Total	\$	2,165,948	\$	2,264,081	\$	8,005,000	\$	7,622,422	
	÷		=	<u> </u>				· '	

The Subordinate Lien Revenue Bonds are not scheduled above as their payments are contingent upon cash flow and payment amounts and periods are uncertain.

<u>Conduit Debt – Mortgage Revenue Bonds</u>

The HFC issues Single Family and Multi-Family Mortgage Revenue Bonds. The proceeds of the bonds are placed in trust to be used for the origination of qualifying single- or multi-family mortgages or to refund, at any time, bonds previously issued by HFC. The bonds are to be paid only from the funds placed in trust, and these funds can be used only for purposes specified in the bond indenture. HFC is liable to the bondholders only to the extent of the related revenues and assets pledged under the indenture. Therefore, these transactions are accounted for as conduit debt, and the principal amount of the bonds outstanding and assets held by the trustee are not reflected on the face of the financial statements.

At December 31, 2014, outstanding conduit debt was as follows:

	Original Issue	Outstanding
Bond Series	Amount	Amount
2004B Single-Family Mortgage Revenue & Refunding Bonds	\$ 7,500,000	\$1,063,018

Leases

<u>Grand Prairie Sports Facilities Development (Sports Corporation) – A Component Unit</u>
On September 15, 1995, the Sports Corporation and LSJC entered into a lease agreement. On October 23, 2002, Lone Star, LSJC, and MEC Lone Star, L.P. (MEC) entered into an asset

October 23, 2002, Lone Star, LSJC, and MEC Lone Star, L.P. (MEC) entered into an asset purchase agreement whereby MEC agreed to purchase substantially all of the racing assets of Lone Star and LSJC. The Master Agreement between the Sports Corporation, Lone Star, and LSJC was terminated. Lone Star and LSJC assigned to MEC all of their rights and obligations under the lease and certain ancillary agreements with the Sports Corporation.

On March 5, 2009, Magna Entertainment Corporation, the parent company of MEC, filed for bankruptcy under Chapter 11 federal bankruptcy protection. Subsequently, on September 14, 2009, Lone Star filed for bankruptcy protection.

On October 23, 2009, an auction for Lone Star was conducted with Global Gaming LSP, LLC (a wholly owned subsidiary of the Chickasaw Nation) winning the auction for \$47 million.

On May 13, 2011, Global Gaming obtained their license with the Texas Racing Commission. The sale was completed on May 16, 2011. Under the terms of the purchase agreement, Global Gaming has agreed to assume the lease agreement between Lone Star and the Sports Corporation.

The agreement states that upon completion of the project, Global Gaming will lease the facility for a period of thirty years. The lease became effective April 1997 and meets the requirements for accounting as a direct financing lease.

The future base rent payments under the lease are as follows:

Year	Amount
2016	\$ 1,597,200
2017	1,716,990
2018	1,756,920
2019	1,756,920
2020	1,756,920
Thereafter	12,567,832
	21,152,782
Less interest	7,541,653
Net present value	13,611,129
Less current portion	541,655
Non-current portion	\$ 13,069,474

Additional contingent rentals are due monthly based upon 1% of gross revenues from the operation of the track for each month plus an amount equal to the cumulative net retainage from the live races and the simulcast races multiplied by the following percentage:

Cumulative Net Retainages	Percentage
\$0 to less than \$20 million	1%
\$20 million to less than \$40 million	3%
\$40 million to less than \$60 million	5%
\$60 million or more	7%

The lease has been accounted for as a capital lease. However, only the base rent payments are determinable and are included in the lease payments receivable at the net present value of future rent payments. The remaining portion of the Facility is recorded as estimated unguaranteed residual value of the lease. Its fair value is estimated to be approximately equal to the differences between the original cost plus capitalized improvements of the Facility, net of what accumulated depreciation would be, and the fixed lease payments receivable. Therefore, this amount is being amortized over the life of the lease (thirty years). Amortization for the year ended September 30, 2015 was \$3,707,900. Additional contingent rentals are recorded as revenue when received.

The capital lease is being amortized using the interest method over the thirty-year life of the lease. The Corporation has recorded lease rental and interest for the year ended September 30, 2015 as follows:

Nominal interest on the lease	\$ 1,599,601
Amortization of the lease	(500,656)
Net interest	1,098,945
Contingent rentals received (includes rent for simulcast	
facility prior to completion of project)	224,121
Total lease rental and interest	\$ 1,323,066

Closure and Post Closure Liability

State and federal laws and regulations require the City to place a final cover on its landfill site when it stops accepting waste and to perform certain maintenance and monitoring functions at the site for 30 years after closure. Although closure and post closure care costs will be paid only near or after the date that the landfills stop accepting waste, the City reports a portion of these closure and post closure care costs as an operating expense in each period based on landfill capacity used as of each balance sheet date. The City follows the provisions of GASB Statement No. 18 Accounting for Municipal Solid Waste Landfill Closure and Post closure Care Costs. Accordingly, the City has recorded a closure and post closure care liability of \$6,648,851 in the Solid Waste Fund. The total liability represents the cumulative amount reported to date based on the use of 41.94% of the estimated capacity of the landfill.

The City will recognize the remaining estimated cost of closure and post closure care of \$9,318,752 as the remaining estimated capacity is filled. The City expects to close the landfill in year 2037. Actual cost may be higher or lower due to inflation, changes in technology or changes in regulations.

Environmental Remediation Obligations

The City has recorded a liability and an asset related to environmental remediation in the amount of \$130,884, in the Statement of Net Position and Statement of Activities. The estimates of the liabilities are prepared by the Environmental Professional Group and by the City's Environmental Quality Manager and based on a range of expected outlays, net of expected cost recoveries, if any, for the type and amount of pollution contamination detected. The estimates are reviewed and adjusted periodically for price changes, additional contamination and any other changes detected.

- The City owns the building and is responsible for the asbestos abatement located at 317 College Street.
- Transportation Center at 1821 W. Freeway for a release determination report and soil disposal.
- The City owns the building and is responsible for the asbestos abatement of the Copeland home located at 125 SW Dallas Street.
- The City owns the building and is responsible for the asbestos abatement of the old Fire Annex building located at 317 W Main Street.
- The City owns the building and is responsible for the asbestos abatement located at 617 Royal Street.

Environmental remediation liability activity in fiscal year 2015 was as follows:

	Beginning			Ending	
	Balance			Balance	Current
Property Description	09/30/2014	Additions	Reductions	09/30/2015	Portion
Transportation Center - 1821 W Freeway	\$ -	\$ 30,128	\$ -	\$ 30,128	\$ 30,128
Copeland Home Asbestos Abatement	-	24,250	2,740	21,510	21,510
Old Fire Annex Asbestos Abatement	-	83,436	4,190	79,246	79,246
City Hall Asbestos Abatement	40,000	-	40,000	-	-
Police Storefront - 617 Royal Street		13,355	13,355		
Total	\$ 40,000	\$151,169	\$ 60,285	\$ 130,884	\$130,884

Other Liabilities

Outlet Mall Developer Agreement

Two payments are scheduled to be made from Tax Increment Financing District funds when the requirements of the agreement are met during the prior twelve month period.

Sales Tax Payback

During fiscal year 2008, the Texas Comptroller of Public Accounts notified the City of an error in sales tax payments made to the City. The error was the result of a local business reporting and paying taxes incorrectly to the State Comptroller over several years. The overpayment by the business resulted in an overpayment to the City for \$2,386,466. In 2012, a liability for this amount was recorded by the City and is repaid from future sales tax revenue over a period of thirteen years.

At September 30, 2015, amounts still owed were as follows:

Outlet Mall Developer	\$ 2,000,000
State Comptroller's Office	 1,782,471
Total Other Liabilities	\$ 3,782,471

I. Risk Management

The City currently administers a deductible program for Workers Compensation, all Liability, Property, Airport, and Crime claims through the Texas Municipal League Intergovernmental Risk Pool (TMLIRP), a public entity risk pool. The TMLIRP sustains itself through member premiums and stop loss coverage for excess claims through commercial insurers.

The City's current per occurrence and aggregate limits through the TMLIRP are as follows:

Coverage	Per Occurrence	Aggregate
General Liability	\$ 1,000,000	\$ 2,000,000
Law Enforcement Liability	\$ 3,000,000	\$ 6,000,000
Errors and Omissions	\$ 3,000,000	\$ 6,000,000
Automobile Liability	\$ 3,000,000	N/A
Airport Liability	\$10,000,000	\$10,000,000

Current deductibles with TMLIRP are \$350,000 for Workers Compensation with no aggregate retention; \$300,000 for all liability lines (General, Law Enforcement, Public Officials, and Auto Liability); \$1,000 for Automobiles; and \$10,000 for Mobile Equipment.

The City's operating funds are charged premiums for coverage provided by the Risk Management Fund based on approved annual budgets with adjustments based on estimates of the amounts needed to pay prior and current-year claims. These inter-fund premiums are used to reduce the amount of actual expenditures.

Liabilities of the Risk Management Fund 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 (IBNR). The result of the process to estimate the claims liability is not an exact amount as it depends on many complex factors, such as inflation, timing of filed claims, adjudication of claim benefits, changes in legal doctrines, and damage awards.

Accordingly, claims are reevaluated annually to consider the effects of inflation, plan benefit designs, recent claim settlement trends, claim expense, and other economic and social factors. The estimate of the claims liability also includes amounts for incremental claim adjustment expenses related to specific claims and other claim adjustment expenses regardless of whether allocated to specific claims. The total accrued liabilities for the Risk Management Fund based on the recent September 30, 2015 actuarial report, as of September 30, 2015, was \$3,666,083.

The City offers group health coverage to its employees and retirees in plans administered by United Health Care using an escrow account funded by the City with both employee and City contributions. The City allows retired employees under age 65 to continue participating in its group health insurance program after retirement with a portion of premiums paid by the City. The amount of premiums paid by retirees is based on the retirement date, length of service with the City, plan selected and dependents covered at the time of retirement. The City retains risk for up to \$400,000 per member per year, and transfers risk in excess of this amount to a reinsurer. Reported claims are charged to expense in the period the loss is incurred. The total accrued liabilities for health insurance as of September 30, 2015 were \$1,339,643.

At September 30, 2015, the change in estimates of accrual liabilities for health coverage for the risk management fund:

	Beginning of	Claims and		End of
	Fiscal Year	Changes in	Claim	Fiscal Year
	Liability	Estimates	Payments	Liability
2015	\$ 4,532,519	\$ 15,633,569	\$ 15,160,362	\$ 5,005,726
2014	\$ 4,296,416	\$ 14,561,923	\$ 14,325,820	\$ 4,532,519

J. Defined Benefit Pension Plan

Plan Description

The City of Grand Prairie participates as one of 860 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 (the 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 Internal Revenue Code. TMRS issues a publicly available comprehensive annual financial report (CAFR) that can be obtained at www.tmrs.com.

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

CITY OF GRAND PRAIRIE, TEXAS NOTES TO BASIC FINANCIAL STATEMENTS **SEPTEMBER 30, 2015**

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 payments options. Members may also choose 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% of the member's deposits and interest.

Plan provisions for the City are as follows:

7% Employee deposit rate Matching ratio (City to employee) 2 to 1 Years required for vesting 5

Service retirement eligibility 25 years at any age, 5 years at age 60 and above

100% Repeating

Updated Service Credit Transfers

Annuity Increase to retirees 70% of CPI Repeating

Additional information related to the TMRS Plan is located in the TMRS CAFR.

Employees Covered by Benefit Terms

At the December 31, 2014 valuation and measurement date, the following employees were covered by the benefit terms:

Inactive employees or beneficiaries currently receiving benefits	629
Inactive employees entitled to but not yet receiving benefits	377
Active employees	1,166
Total	2,172

Contributions

The contribution rates for employees in TMRS are either 5%, 6%, or 7% of employee gross earnings, and the city matching percentages are either 100%, 150%, or 200%, 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 of Grand Prairie were required to contribute 7% of their annual gross earnings during the fiscal year. The contribution rates for the City of Grand Prairie were 17.56% and 16.61% in calendar years 2014 and 2015, respectively. The City's contributions to TMRS for the year ended September 30, 2015, were \$12,624,823, and were equal to the required contributions.

Net Pension Liability

The City's Net Pension Liability (NPL) was measured as of December 31, 2014 and the Total Pension Liability (TPL) used to calculate the Net Pension Liability was determined by an actuarial valuation as of that date.

Actuarial Assumptions

The Total Pension Liability in the December 31, 2014 actuarial valuation was determined using the following actuarial assumptions:

Inflation 3.0%

Salary Increases 3.0% per year

Investment Rate of Return 7.0%, 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% and female rates multiplied by 103%. 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 Disabled Retiree Mortality Table is used, with slight adjustments.

Actuarial assumptions used in the December 31, 2014 valuation were based on the results of actuarial experience studies. The experience study in TMRS was for the period January 1, 2006 through December 31, 2009, first used in the December 31, 2010 valuation. 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. No additional changes were made for the 2014 valuation.

The long-term expected rate of return on pension plan investments is 7%. The pension plan's policy in regard to the allocation of invested assets is established and may be amended by the TMRS Board of Trustees. 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 asset allocation percentage and by adding expected inflation. The target allocation and best estimates of arithmetic real rates of return for each major asset class are summarized in the following table:

		Long-Term Expected
		Real Rate of Return
Asset Class	Target Allocation	(Arithmetic)
Domestic Equity	17.5%	4.80%
International Equity	17.5%	6.05%
Core Fixed Income	30.0%	1.50%
Non-Core Fixed Income	10.0%	3.50%
Real Return	5.0%	1.75%
Real Estate	10.0%	5.25%
Absolute Return	5.0%	4.25%
Private Equity	5.0%	8.50%
Total	100.0%	•

Discount Rate

The discount rate used to measure the Total Pension Liability was 7.0%. 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 Total Pension Liability.

Sensitivity of Discount Rate

The following presents the net pension liability of the City, calculated using the discount rate of 7.0%, as well as what the City's net pension liability would be if it were calculated using a discount rate that is 1-percentage-point lower (6%) or 1-percentage-point higher (8%) than the current rate:

Sensitivity of the Net Pension Liability to Changes in the Discount Rate				
1% Decrease Current Single Rate 1% Increase 6.00% Assumption 7.00% 8.00%				
· ·	(\$5,333,970)			
,	,			

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.

Changes in Net Pension Liability

	Increase (Decrease)			
	Total Pension	Net Pension		
	Liability	Net Position	Liability	
	(A)	(B)	(A) - (B)	
Balance at 12/31/2013	\$ 450,523,220	\$ 399,226,484	\$ 51,296,736	
Changes for the year:				
Service cost	11,158,122	-	11,158,122	
Interest	31,213,003	-	31,213,003	
Change of benefit terms	-	-	-	
Difference between expected				
and actual experience	(2,414,327)	-	(2,414,327)	
Changes in assumptions	-	-	-	
Contributions - employer	-	12,810,193	(12,810,193)	
Contributions - employee	-	5,156,977	(5,156,977)	
Net investment income	-	22,838,073	(22,838,073)	
Benefit payments*	(20,404,488)	(20,404,488)	-	
Administrative expense	-	(238,441)	238,441	
Other changes		(19,604)	19,604	
Net changes	19,552,310	20,142,710	(590,400)	
Balance at 12/31/2014	\$ 470,075,530	\$ 419,369,194	\$ 50,706,336	

^{*} Includes refunds of employee contributions

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Pension Expense and Deferred Inflows/Outflows of Resources

For the year ended September 30, 2015, the city recognized pension expense of \$10,084,679.

At September 30, 2015, the City reported deferred inflows/outflows of resources related to pensions from the following sources:

	Deferred Outflows of Resources		Deferred Inflows of Resources	
Difference in expected and actual experience [actuarial (gains) or losses]	\$	-	\$	(1,951,111)
Difference in projected and actual earnings on pension plan investments [actuarial (gains) or losses]		4,086,225		-
Employer's contributions to the pension plan subsequent to the measurement date		9,557,179		
	\$	13,643,404	\$	(1,951,111)

Employer's contributions made subsequent to the measurement date of \$9,557,179 will be recognized as a reduction to the net pension liability in fiscal year ending September 30, 2016. The remaining amount of net deferred inflows/outflows of \$2,135,114 will be amortized and recognized as a change in the net pension liability over the next five years as follows:

Measurement Year Ended December 31	outf	let deferred lows (inflows) f resources
2015	\$	558,340
2016		558,340
2017		558,340
2018		558,341
2019		(98,247)
Total	\$	2,135,114

K. Other Postemployment Benefits (OPEB)

Supplemental Death Benefits

The City also participates in the cost sharing multiple-employer defined benefit group-term life insurance plan operated by the 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 City 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 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.

Supplemental Death Benefits Fund	Plan Year 2014	Plan Year 2015
Active employees	Yes	Yes
Retirees	Yes	Yes

The City contributes to the SDBF at a contractually required 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 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.

The City's contributions to the TMRS SDBF for the years ended 2015, 2014, and 2013, were \$22,732, \$21,562, and, \$20,363, respectively, which equaled the required contributions each year.

Schedule of Contribution Rates: RETIREE-only portion of the rate

Plan/ Calendar Year	Annual Required Contribution (Rate)	Actual Contribution Made (Rate)	Percentage of ARC Contributed
2012	0.03%	0.03%	100%
2013	0.03%	0.03%	100%
2014	0.03%	0.03%	100%

Retiree Health Benefits

Current employees who retire from the City of Grand Prairie under a TMRS Retirement / Plan option may elect to remain on the City's medical, dental, and vision insurance plans as long as they meet the following criteria:

- Under age of 65
- Currently working for the City immediately prior to retirement, and
- Payment of required monthly premiums by due date, or within grace period

TMRS Retirement / Plan option may include:

- Service retirement, 25 years of TMRS creditable service at any age, or
- Age 60 and 5 years of TMRS creditable service
- Disability/medical retirement at any age, if approved by TMRS

Eligibility requirements do not vary by type of retirement. The retiree health care plan is a single-employer defined benefit plan. No trust is setup for the plan; therefore, there is no separate audit report available.

Benefits

Retirees pay a portion of their retiree health care premium based on their years of service with the City of Grand Prairie, the plan selected, and dependent coverage when they retire. The base

CITY OF GRAND PRAIRIE, TEXAS NOTES TO BASIC FINANCIAL STATEMENTS SEPTEMBER 30, 2015

retiree health care premium is based on the accrual rate, claims costs, and budget for the prior fiscal year.

Medical coverage for retiree benefits extends only to age 65. Once a retiree reaches age 65, they will be dropped from medical coverage at the beginning of the month in which they turn 65. If a retiree cancels any or all insurance at any time during retirement, they forfeit all rights to coverage through the City for that benefit. If they cancel medical coverage all together, they may not elect medical again in the future for any reason.

Spouse Coverage

A spouse who is on the employee's plan at the time of retirement may continue on the plan until the spouse reaches age 65. Spouse coverage continues after the employee reaches the age 65 and after the death of the employee until the spouse reaches the age of 65, as well. Spouse coverage continues even though the employee becomes Medicare eligible.

Rates for spouse coverage are dependent upon the employee's years of service with the City of Grand Prairie. Spouses receive the same benefits as the employee. Surviving spouses of deceased active members are not eligible for retiree health care benefits, unless they become eligible under TMRS and elect retirement immediately following the month of death. They become "retiree" in that case.

For all retirements after 1/1/08, dependents must have been covered for the 2 years immediately preceding the effective date of retirement to be eligible to continue coverage under retiree into retirement.

Child / Dependent Coverage

New dependents gained during retirement (due to marriage or birth) may not be added to the City's plan since they were not eligible at the time of retirement.

Opt-outs / Payment-in-lieu / Reimbursements

Retirees that do not continue coverage through our retiree health care plans do not receive payment in lieu of retiree health care.

Types of Coverage Offered

The City offers medical, dental, and vision coverage to eligible retirees.

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Retiree 2015 Monthly Health Care Premiums (Employee Pays Portion)

	Monthly Health Care Premium				
	Prior To After				
	12/01/2005	11/30/2005			
	20-25 Years	0-5 years			
Gold (Under Age 65)					
Employee Only	299	577			
Employee plus Spouse	616	1,175			
Surviving Spouse	317	598			
Employee plus Child(ren)	497	921			
Family	916	1,686			
Silver (Under Age 65)					
Employee Only	223	501			
Employee plus Spouse	442	1,001			
Surviving Spouse	223	501			
Employee plus Child(ren)	361	785			
Family	657	1,427			
Bronze (Under Age 65)					
Employee Only	185	463			
Employee plus Spouse	372	931			
Surviving Spouse	187	468			
Employee plus Child(ren)	283	707			
Family	514	1,284			

The Under Age 65 monthly premiums shown above are rates for after 11/30/05 and are based on 0-5 years of credited service. The Under Age 65 monthly premiums for before 12/1/05 are based on 20-25 years of service. Retiree premiums will reduce as years of service increase.

	Monthly Health Care Premium
Over 65 Retiree (Grandfathered by Age)	
Employee (10-14 years of service)	116
Employee (15-19 years of service)	119
Employee (20-24 years of service)	99
Employee (25-29 years of service)	58
Employee (30+ years of service)	37
Employee plus spouse (10-14 years of service)	264
Employee plus spouse (15-19 years of service)	N/A
Employee plus spouse (20-24 years of service)	N/A
Employee plus spouse (25-29 years of service)	123
Employee plus spouse (30+ years of service)	88

Funding Policy and Annual OPEB Cost

The City's annual other post-employment benefits (OPEB) cost is calculated based on the annual required contribution (ARC) of the employer, an amount actuarially determined in accordance with the parameter of GASB Statement No. 45. The ARC represents a level of

funding that, if paid on an ongoing basis, is projected to cover normal cost each year and to amortize any unfunded actuarial liabilities (or funding excess) over a period not to exceed thirty years. The City had its first OPEB actuarial valuation performed for the fiscal year beginning October 1, 2007 as required by GASB.

For the year ended September 30, 2015, the City's annual OPEB cost was as follows:

Annual required contribution	\$3,027,575
Interest on OPEB obligation	211,134
Adjustment to ARC	(191,371)
Annual OPEB cost (expense) end of year Net estimated employer contributions	3,047,338 2,778,291
Increase/(decrease) in net OPEB obligation Net OPEB obligation as of beginning of the year	269,047 4,691,875
Net OPEB obligation (asset) as of end of the year	\$4,960,922

The City's annual OPEB cost, the percentage of annual OPEB cost contributed to the plan, and the net OPEB asset for 2015 and the two preceding years were as follows:

		Percentage of	
Fiscal	Annual	Annual OPEB	Net OPEB
Year	OPEB Cost	Cost Contributed	Obligation
2013	\$2,434,053	59.3%	\$ 4,701,004
2014	\$2,648,271	100.3%	\$ 4,691,875
2015	\$3,047,338	91.2%	\$ 4,960,922

Funding Status and Funding Progress

The funded status of the City's retiree health care plan, under GASB Statement No. 45, as of September 30, 2015 was as follows:

Actuarial	Actuarial		Actuarial				UAAL
Valuation	Value	Acc	rued Liability	Unfunded AAL	Funded	Covered	as a % of
Date	of Assets		(AAL)	(UAAL)	Ratio	Payroll	Payroll
	(a)		(b)	(b-a)	(a/b)		
12/31/2014	-	\$	44,797,238	\$ 44,797,238	0%	\$70,039,140	63.96%

At September 30, 2015, under the reporting parameters, the City's retiree health care plan is 0% funded with an estimated actuarial accrued liability exceeding actuarial assets by \$44,797,238.

Actuarial Methods and Assumptions

The Projected Unit Credit actuarial cost method is used to calculate the GASB ARC for the City's retiree health care plan. Using the plan benefits, the present health premiums, and a set of actuarial assumptions, the anticipated future payments are projected. The projected unit credit method then provides for a systematic funding for these anticipated payments. The yearly ARC

is computed to cover the cost of benefits being earned by covered members, as well as to amortize a portion of the unfunded accrued liability.

Projections of health benefits are based on the plan as understood by the City and include the types of benefits in force at the valuation date and the pattern of sharing benefit costs between the City and the City's employees to that point. Actuarial calculations reflect a long-term perspective and employ methods and assumptions that are designed to reduce short-term volatility in actuarial accrued liabilities and the actuarial value of assets.

Significant methods and assumptions were as follows:

Actuarial Methods and Assumptions

Inflation rate
Investment rate of return
Actuarial cost method
Amortization method
Amortization period
Salary Growth

3.0% per annum
4.5%, net of expenses
Projected Unit Credit Cost Method
Level as a percentage of employee payroll
30-year open amortization
3.0% per annum

Healthcare cost trend rate Initial rate of 9.0% declining to an ultimate

rate of 4.5% after 9 years

Actuarial valuations involve estimates of the value of reported amounts and assumptions about the probability of events in the future. Amounts determined regarding the funded status and the annual required contributions of the City's retiree health care plan are subject to continual revision as actual results are compared to past expectations and new estimates are made about the future. The required schedule of funding progress presented as required supplementary information provides multi-year trend information that shows whether the actuarial value of plan assets is increasing or decreasing over time relative to the actuarial accrued liability for benefits.

Fiscal Year	Employer Annual Required	Employer Amount	Interest on NOO	ARC Adjustment	Amortization	OPEB cost	Change in NOO	NOO Balance
Ended	Contribution	Contributed	(9) x 4.5%	(9) / (6)	Factor	(2)+(4)-(5)	(7) - (3)	NOO + (8)
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
09/30/08	\$1,477,994	\$ 990,121	\$ -	\$ -	23.9854	\$1,477,994	\$ 487,873	\$ 487,873
09/30/09	\$1,522,334	\$1,467,368	\$ 21,954	\$ 20,340	23.9854	\$1,523,948	\$ 56,580	\$ 544,453
09/30/10	\$2,128,596	\$ 860,144	\$ 24,500	\$ 22,699	23.9854	\$2,130,397	\$1,270,253	\$1,814,706
09/30/11	\$2,114,805	\$1,113,112	\$ 81,662	\$ 74,018	24.5200	\$2,122,449	\$1,009,337	\$2,824,044
09/30/12	\$2,294,853	\$1,421,514	\$127,082	\$ 115,187	24.5200	\$2,306,748	\$ 885,234	\$3,709,278
09/30/13	\$2,418,429	\$1,442,328	\$166,918	\$ 151,293	24.5200	\$2,434,054	\$ 991,726	\$4,701,004
09/30/14	\$2,628,469	\$2,657,400	\$211,545	\$ 191,743	24.5200	\$2,648,271	\$ (9,129)	\$4,691,875
09/30/15	\$3,027,575	\$2,778,291	\$211,134	\$ 191,371	24.5200	\$3,047,338	\$ 269,047	\$4,960,922

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L. Fund Balance

At September 30, 2015, fund balances were classified as follows:

	G	eneral	Section 8	Streets CIP	Grants	Debt Service	Epic CIP	Nonmajor Governmental Funds	Total
FUND BALANCES:									
Nonspendable: Inventory and prepaids	\$	4,938	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 31,655	\$ 36,593
Spendable:									
Restricted for:									
Employee Welfare		54,341	-	-	-	-	-	-	54,341
Library Memorials		66,511	-	-	-	-	-	-	66,511
At Risk Youths		35,998	-	-	-	-	-	-	35,998
GPPD Boxing Program		17,591	-	-	-	-	-	-	17,591
Greg Hunter Scholarships		55,190	-	-	-	-	-	-	55,190
Prairie Paws Adoptions		173,210	-	-	-	-	-	-	173,210
Central Park Guardians		3,016	4 057 005	-	-	-	-	-	3,016
Section 8 Street Improvements		-	1,657,025	23,472,247	-	-	-	-	1,657,025
Grants		-	-	23,412,241	7,030,853	-	-	-	23,472,247 7,030,853
Debt Service		-	-	-	7,030,633	10,753,895	-	-	10,753,895
Park Venue		_	_	_	_	10,733,033	_	6,055,690	6,055,690
Senior Center		_	_	_	_	_	_	1,001,595	1,001,595
Baseball Stadium		_	_	_	_	_	_	3,275,955	3,275,955
Streets		20,890	_	_	_	-	_	3,704,256	3,725,146
Crime		,	_	-	-	-	-	9,929,527	9,929,527
Hotel Motel		-	-	-	-	-	-	1,196,308	1,196,308
Police seizure		-	-	-	-	-	-	523,988	523,988
Municipal Court		-	-	-	-	-	-	409,135	409,135
Red Light Safety		-	-	-	-	-	-	345,401	345,401
Lake Parks		-	-	-	-	-	-	1,875,229	1,875,229
Public Improvement Districts		-	-	-	-	-	-	1,630,725	1,630,725
Tax Increment Financing		-	-	-	-	-	-	2,083,120	2,083,120
Other special revenue		201	-	-	-	-	-	492,377	492,578
Fire Capital Projects		-	-	-	-	-	-	1,989,144	1,989,144
Municipal Facilities Capital Projects		-	-	-	-	-	-	3,103,927	3,103,927
Drainage Capital Projects		-	-	-	-	-	-	1,454,311	1,454,311
Police Capital Projects		-	-	-	-	-	-	2,260,817	2,260,817
Other Capital Projects Total Restricted		426,948	1,657,025	23,472,247	7,030,853	10,753,895		412,308 41,743,813	412,308 85,084,781
		420,540	1,007,020	20,472,247	7,000,000	10,730,000		41,740,010	00,004,701
Committed to:									
REO Program		241,704	-	-	-	-	-	-	241,704
Street Improvements		-	-	1,832,382	-	-	-	-	1,832,382
Cable Operations		-	-	-	-	-	-	674,457	674,457
Cemetery Operations		-	-	-	-	-	-	1,508,990	1,508,990
Verizon Theatre Economic Development		-	-	-	-	-	-	2,394,398 141	2,394,398 141
Fire Capital Projects		-	-	-	-	-	-	5.543.508	5,543,508
Municipal Facilities Capital Projects		_	_	_	_	_	_	1,443,772	1,443,772
Capital Lending/Reserve		_	_	_	_	_	_	19,511,883	19,511,883
Drainage Capital Projects		_	_	_	_	_	_	9,115,399	9,115,399
Police Capital Projects		-	_	_	_	-	-	358,953	358,953
Other Capital Projects		-	_	_	77,604	-	-	758,761	836,365
Total Committed		241,704	-	1,832,382	77,604		-	41,310,262	43,461,952
Assigned to:									
Home Match Cash		110,058	-	-	-	-	-	-	110,058
Impact Grand Prairie		4,979	-	-	-	-	-	-	4,979
Section 8 Relief		328,957	-	-	-	-	-	-	328,957
Police Memorials		6,984	-	-	-	-	-	-	6,984
Shattered Dreams		430	-	-	-	-	-	-	430
Parks Education Foundation Westchester Park		7,505 12,740	-	-	-	-	-	-	7,505 12,740
Uptown Trust		95,268	-	-	-	-	-	-	95,268
First Offender Program		4,324	-	-	_	-		-	4,324
Kirby Creek Accessibility Garden		36,428							36,428
Take a Load Off Facility		224,646	_	_	_	_	_	_	224,646
US Marshals Service Agreement		26,075	-	-	-	-	-	-	26,075
Other projects		4,476	-	-	-	-	-	-	4,476
Total Assigned		862,870		-		-		· 	862,870
						-			
Unassigned	_ 26	,212,186					(3,278,557)		22,933,629
Total fund balances:		,748,646	\$1,657,025	\$25,304,629	\$7,108,457	\$10,753,895	\$ (3,278,557)	\$ 83,085,730	\$ 152,379,825

M. Contracts, Commitments, and Contingent Liabilities

Federal and State Grants

The City participates in a number of state and federally assisted grant programs. These programs are subject to program compliance audits by the grantors or their representatives. Any liability for reimbursement which may arise as the result of these audits is not believed to be material.

Litigation

The City and Sports Corporation are contingently liable in respect of lawsuits and claims in the ordinary course of operations which, in the opinion of management, will not have material adverse effect on the combined financial statements.

Water Intake Facility Contract

The City entered into a contract with the Trinity River Authority ("TRA") whereby TRA agreed to sell revenue bonds, and, to construct and operate water treatment, transmission and storage facilities necessary to supply treated water to several area cities. The City has also agreed contractually to pay TRA annually an amount sufficient to pay it's pro rata share of the operation and maintenance expenses of the facilities and related debt service of its bonds. The project is not treated as a joint venture by the City since the project is managed and unilaterally controlled by TRA, the City has no equity interest in the project, and the City is not obligated for the repayment of TRA bonds.

Water Purchase Contracts

According to the terms of a take-or-pay contract between the City and TRA, the City is entitled to 10.56% of the raw water yield of Lake Joe Pool which yields 15.1 million gallons of water a day. The City is paying for its prorated share of the project over a 50-year amortization period, 10 years from the date the reservoir gates were closed in January 1986. It is estimated that the City's total liability will be approximately \$7,032,000.

The City has a thirty-year contract with the City of Dallas, which expires in 2042, for the purchase of water. Grand Prairie currently takes up to 33.8 million gallons a day (MGD), and pays a fixed demand charge plus a volume charge. The demand charge is based on current maximum demand or the highest demand established during the five preceding years, whichever is greater. Thus, even if the City were to stop purchasing water from Dallas, its obligation to pay the demand charge (\$243,453 per MGD) would extend for five years. The maximum may be increased in future years as needed. Grand Prairie has two intake points for City of Dallas water with a contractual right obligating the City of Dallas to meet Grand Prairie's needs. Existing pipelines will provide up to 55 MGD.

A contract with the City of Fort Worth, effective until the year 2031, permits the City to purchase up to 2.5 MGD.

A contract with the City of Midlothian, executed in 2014 for a thirty-year term, permits the City to purchase up to an average of 4.5 MGD during the term of the contract. Beginning in January 2015, the City began purchasing water from the City of Midlothian at an average rate of 0.554 MGD.

A contract with the City of Arlington, executed in 2011 for a twenty-year term, allows the City to purchase up to 2.5 MGD maximum flow unless otherwise agreed to in writing. As of September 30, 2015, no water has been purchased through this contract.

CITY OF GRAND PRAIRIE, TEXAS NOTES TO BASIC FINANCIAL STATEMENTS SEPTEMBER 30, 2015

Wastewater Treatment Contracts

The City has a 50 year contract with TRA, which will expire in 2023, for wastewater treatment. The City is billed for its prorated share of total wastewater costs, which was 13.40% during fiscal year 2015. The City must pay its prorated share of the debt service related to wastewater treatment facilities until the debt matures whether it contributes to flow or not.

Mountain Creek Regional Wastewater System Contract (System)

The City entered into a contract in 2002 which is in effect for the entire useful life of the System. Although the City does not yet deliver flows to this System, the City is obligated to pay annual minimum fees equivalent to 21.9 million gallons of flow. For the fiscal year ended September 30, 2015, the City paid \$70,752 to the System.

Master and Other Agreements

The City and Texas NextStage, LP (NextStage) entered into agreements (development agreements, lease agreements and other ancillary agreements) on January 10, 2001, to design, develop and construct a performance hall (Performance Hall). Construction of the Performance Hall began in July 2000 and was completed in February 2001. Under the agreements, the City purchased the Performance Hall from NextStage for \$15 million with the proceeds from the \$17.9 million TIF tax and tax increment certificate of obligation bond issue in fiscal year 2001. NextStage initially leased the Performance Hall from the City under a twenty one-year lease. Effective September 18, 2002, Anschutz Texas, L. P. assumed the lease obligations of NextStage and became lessee and operator of the Performance Hall. The lease between the City and Anschutz Texas, L. P. expires January 23, 2023. Monthly lease payments from the lessee of the Performance Hall are used to pay debt service on bonds issued by the City for the purchase of the Performance Hall.

Baseball Stadium Agreements - The Citizens of Grand Prairie approved a 1/8 cent sales tax to build a minor league professional baseball stadium. The City of Grand Prairie (City) and Grand Prairie Professional Baseball, LP (GPPB) entered into an agreement on June 26, 2007 to develop, construct and operate a minor league professional baseball stadium. This was accomplished through the use of development lease and sublease agreements. Construction began in July 2007 and was completed in May 2008. On April 1, 2011, Grand Prairie Baseball Club L.L.C. (GPBC) assumed the amended lease.

Stadium Sublease - From the effective date of the amended lease agreement through March 31, 2016, GPBC shall pay to the City a base rent of \$8,333 each month. If gross revenues for a lease year exceed \$2 million, GPBC shall pay an additional base rent of \$50,000. If gross revenues for a lease year exceed \$2.5 million, GPBC shall pay an additional base rent of \$100,000. From April 1, 2016 through the expiration or termination of this Sublease, GPBC shall pay to the City a base rent of \$16,667 each month.

Ground Lease - The City entered into a lease agreement with the Sports Corporation for the land on which the stadium was built. The lease runs through June 25, 2036 with an annual base rent of \$50,000.

Stadium Sublease - GPPB and the City entered into a sublease agreement for GPPB to operate the baseball stadium facility. GPPB pays monthly rent of \$16,667 of which one-fourth is for lease of land and three-fourths is for lease of improvements. Additional rent is paid annually and due

CITY OF GRAND PRAIRIE, TEXAS NOTES TO BASIC FINANCIAL STATEMENTS SEPTEMBER 30, 2015

March 31 of each year. The following schedule determines the additional rent level: 0% of adjusted net income between \$0-\$399,999; 25% of adjusted net income between \$400,000-800,000; and 50% of adjusted net income over \$800,000. This lease agreement expires the earlier of May 15, 2028 or termination of underlying lease.

On March 15, 2011, City Council unanimously approved the assignment and transfer for the lease of the baseball stadium from GPPB to ISB, Inc.

Construction Commitments

The City has several approved outstanding major capital projects as of September 30, 2015. The City's total committed but unexpended expenditures for such authorized capital projects at year-end approximates \$49,145,529. Funding for these contracts will be received through various capital projects funds and enterprise funds.

N. Segment Information for Enterprise Funds

The City maintains five enterprise funds – water and wastewater, solid waste, golf, airport, and storm water utility activities. At September 30, 2015, the Municipal Airport Fund had outstanding revenue-backed certificates of obligations. Segment information for this Fund is as follows:

	Municipal
	Airport
Condensed statement of net position:	
Current assets	\$ 1,913,557
Capital assets	14,552,985
Deferred outflows of resources	47,547
Total assets and deferred outflows of resources	16,514,089
Current liabilities	515,874
Long-term liabilities	1,499,332
Deferred inflows of resources	6,800
Total liabilities and deferred inflows of resources	2,022,006
Net position: Net investment in capital assets	13,069,366
Net position: Unrestricted	1,422,717
Total net position	\$ 14,492,083

Continued on next page.

Condensed statement of revenues, expenses and changes in net position:		
Sales to customers	\$	1,016,877
Intergovernmental revenue		43,714
Miscellaneous		984,977
Total operating revenues		2,045,568
Depreciation		696,970
Other operating expenses		1,460,610
Total operating expenses		2,157,580
Cain an proporty diamonition		925
Gain on property disposition Interest expense		(73,020)
Total nonoperating revenues (expenses)		(73,020)
Total Holloperating revenues (expenses)		(72,093)
Loss before transfers		(184,107)
Capital contributions		1,853,633
Transfers out		(48,000)
Change in net position		1,621,526
Net position at the beginning of the year (restated - See Note P)	_	12,870,557
Net position at the end of the year	\$_	14,492,083
Condensed attacement of each flower		
Condensed statement of cash flows:		
Net cash provided (used) by: Operating activities	\$	660,279
Noncapital financing activities	φ	(5,975)
Capital and related financing activities		(876,943)
Investing activities		4,181
Beginning cash and cash equivalent balances		404,565
Ending cash and cash equivalent balances	\$	186,107
Lituing Casti and Casti equivalent balances	Ψ	100, 107

O. Subsequent Events

On November 3, 2015, the City Council issued:

- \$11,165,000 in General Obligation Refunding Bonds, Series 2015. The proceeds will be used to refund a portion of certain general obligations.
- \$28,020,000 in Combination Tax and Revenue Certificates, Series 2015. The proceeds will be used to fund public safety, library, street, and other City structure improvements.
- \$74,825,000 in taxable Sales Tax Revenue Bonds, Series 2015. The proceeds will be used to fund the Epic to be constructed at Central Park
- \$4,155,000 in Water and Wastewater Revenue Refunding Bonds, Series 2015. The proceeds are to be used to refund a portion of certain Water Wastewater System obligations.

The City has evaluated all other events or transactions that occurred after September 30, 2015 up through March 22, 2016, the date the financial statements were available to be issued.

P. Prior Period Adjustments

GASB No. 68

During implementation of GASB No. 68, the City's pension plan, Texas Municipal Retirement System (TMRS), did not provide member governments with beginning balances of deferred inflows or outflows of resources, which is permitted by GASB No. 68. At the beginning of the initial period of GASB No. 68, October 1, 2014, the City recorded the beginning net pension liability. Per the requirements of GASB No. 71, the City recorded a beginning deferred outflow of resources for contributions made between the start of the measurement period of the pension system and the City's prior fiscal year end. These two items result in an adjustment to beginning net position of the governmental activities and the business-type activities in the Government-Wide Financial Statements and the Statement of Revenues, Expenses, and Changes in Fund Net Position – Proprietary Funds.

Retroactively applying these changes resulted in prior period adjustments at the government-wide level:

	Government-Wide				
	Statement of Activities				
	Governmental Business-Type				
		Activities	Activities		
Net position - beginning of year					
(as previously stated)	\$	441,017,113	\$ 217,141,916		
Change in reporting for pension liability		(37,358,089)	(4,211,664)		
Net position - beginning of year (restated)	\$	403,659,024	\$ 212,930,252		

Changes to business-type activities in the Statement of Revenues, Expenses, and Changes in Fund Net Position for proprietary funds were as follows:

	Major Funds					
	Water			Solid		
Enterprise Funds:	Wastewater			Waste		
Net position - beginning of year						
(as previously stated)	\$	174,375,294	\$	21,633,428		
Change in reporting for pension liability		(2,599,312)		(835,844)		
Net position - beginning of year (restated)	\$	171,775,982	\$	20,797,584		

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CITY OF GRAND PRAIRIE, TEXAS NOTES TO BASIC FINANCIAL STATEMENTS SEPTEMBER 30, 2015

	Nonmajor Funds						
		Municipal		Municipal	St	torm Water	Total Major and
Enterprise Funds:		Airport		Golf		Utility	Nonmajor Funds
Net position - beginning of year		·				_	
(as previously stated)	\$	13,015,427	\$	3,010,337	\$	3,516,341	\$ 215,550,827
Change in reporting for pension liability		(144,870)		(440,546)		(191,092)	(4,211,664)
Net position - beginning of year (restated)	\$	12,870,557	\$	2,569,791	\$	3,325,249	\$ 211,339,163

Changes to the City's Internal Service Funds in the Statement of Revenues, Expenses, and Changes in Fund Net Position for proprietary funds were as follows:

	Internal Service Funds						
		Fleet		Risk	To	otal Internal	
Internal Service Funds:	Services		Management		Service Funds		
Net position - beginning of year (as previously stated)	\$	1,007,168	\$	8,826,678	\$	9,833,846	
Change in reporting for pension liability		(384,953)		(113,667)		(498,620)	
Net position - beginning of year (restated)	\$	622,215	\$	8,713,011	\$	9,335,226	

Reclassification of Fund Types

Per GASB Cod. Sec. 1300, the term proceeds of "specific revenue sources" establishes that one or more specific restricted or committed revenues should be the foundation for a special revenue fund. Capital project 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, including those financed by general obligation bond proceeds (other than those financed by proprietary funds).

Based on these definitions, reclassifications of certain governmental funds were made to properly present in the City's financial statements. These reclassifications did not change the overall total fund balance at the fund level or government-wide level for the City, but merely moved fund balances between major funds, and/or nonmajor special revenue and capital project funds.

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Beginning fund balances were reclassified for the following governmental funds:

		Go					
	Governmental Fun Beginning of Year				Beginning of Year		
Governmental Funds:	(as previously stated)		Reclassifications		(restated)		
Major Funds:		-					
General Fund	\$	24,115,372	\$	637,047	\$	24,752,419	
Section 8 Fund		1,846,377		(637,047)		1,209,330	
Streets CIP Fund		27,465,119		1,463,726		28,928,845	
Grants Fund		1,827,923		-		1,827,923	
Debt Service Fund		10,501,572		-		10,501,572	
Total major governmental funds		65,756,363		1,463,726		67,220,089	
Nonmajor Governmental Funds:							
Special Revenue Funds:							
Park Venue Sales Tax Fund		6,400,287		(3,290,792)		3,109,495	
Senior Center Sales Tax Fund		5,467,540		-		5,467,540	
Baseball Stadium Sales Tax Fund		2,502,650		-		2,502,650	
Streets Sales Tax Fund		3,837,096		-		3,837,096	
Crime Sales Tax Fund		7,909,311		-		7,909,311	
Hotel/Motel Tax Fund		1,454,407		-		1,454,407	
Police Seizure Fund		601,176		-		601,176	
Municipal Court Funds		418,012		(50,116)		367,896	
Cable Operations Fund		581,749		-		581,749	
Red Light Safety Fund		372,191		-		372,191	
Lake Parks Fund		2,746,885		(1,449,901)		1,296,984	
Cemetery Fund		1,253,617		-		1,253,617	
PID Fund		1,517,451		-		1,517,451	
TIF Districts Fund		12,501,732		-		12,501,732	
Verizon Theatre Fund		-		2,362,279		2,362,279	
Other Special Revenue Funds		2,464,925		(1,977,352)		487,573	
Juvenile Case Manager		334,811		(334,811)		-	
Capital Project Funds:				,			
Park Venue CIP Funds		-		3,290,789		3,290,789	
Fire CIP Fund		4,727,444		-		4,727,444	
Municipal Facilities CIP Fund		2,953,333		-		2,953,333	
Drainage CIP Fund		8,742,083		-		8,742,083	
Police CIP Fund		4,940,878		-		4,940,878	
Senior Center CIP Fund		64,485		(64,485)		-	
Other CIP Funds		3,733,686		(1,751,333)		1,982,353	
Capital Lending/Reserve		3,880,827		1,801,996		5,682,823	
Total nonmajor governmental funds		79,406,576		(1,463,726)		77,942,850	
Total Governmental Funds	\$	145,162,939	\$		\$	145,162,939	

Beginning fund balance for the Solid Waste business-type activity was reclassified from a nonmajor enterprise fund to a major enterprise fund for fiscal year ended September 30, 2015.

APPENDIX C

FORM OF BOND COUNSEL'S OPINION

[Closing Date]

NORTON ROSE FULBRIGHT

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IN REGARD to the authorization and issuance of the "City of Grand Prairie, Texas, Sales Tax Revenue Bonds, Series 2016," dated November 1, 2016, in the principal amount of \$6,730,000 (the "Bonds"), we have examined into their issuance by the City of Grand Prairie, Texas (the "City"), solely to express legal opinions as to the validity of the Bonds and the exclusion of the interest on the Bonds from gross income for federal income tax purposes, and for no other purpose. We have not been requested to investigate or verify, and we neither expressly nor by implication render herein any opinion concerning, the financial condition or capabilities of the City, the disclosure of any financial or statistical information or data pertaining to the City and used in the sale of the Bonds, or the sufficiency of the security for or the value or marketability of the Bonds.

THE BONDS are issued in fully registered form only and in denominations of \$5,000 or any integral multiple thereof (within a maturity). The Bonds mature on February 15 in each of the years specified in the ordinance adopted by the City Council of the City authorizing the issuance of the Bonds (the "Ordinance"), unless redeemed prior to maturity in accordance with the terms stated on the Bonds. The Bonds accrue interest from the dates, at the rates, and in the manner and interest is payable on the dates, all as provided in the Ordinance.

IN RENDERING THE OPINIONS herein we have examined and rely upon (i) original or certified copies of the proceedings relating to the issuance of the Bonds, including the Ordinance and an examination of the initial Bond executed and delivered by the City (which we found to be in due form and properly executed); (ii) certifications of officers of the City relating to the expected use and investment of proceeds of the sale of the Bonds and certain other funds of the City and (iii) other documentation and such matters of law as we deem relevant. In the examination of the proceedings relating to the issuance of the Bonds, we have assumed the authenticity of all documents submitted to us as originals, the conformity to original copies of all documents submitted to us as certified copies, and the accuracy of the statements contained in such documents and certifications.

BASED ON OUR EXAMINATIONS, IT IS OUR OPINION that, under the applicable laws of the United States of America and the State of Texas in force and effect on the date hereof:

1. The Bonds have been duly authorized by the City and, when issued in compliance with the provisions of the Ordinance, are valid, legally binding and enforceable obligations of the City and are payable solely from and equally and ratably secured by a lien on and pledge of the Pledged Revenues (as defined in the Ordinance) including receipts from a local sales and use tax, 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 the general principles of equity.

Re: "City of Grand Prairie, Texas, Sales Tax Revenue Bonds, Series 2016"

2. Pursuant to section 103 of the Internal Revenue Code of 1986, as amended to the date hereof (the "Code"), and existing regulations, published rulings, and court decisions thereunder, and assuming continuing compliance after the date hereof by the City with the provisions of the Ordinance relating to sections 141 through 150 of the Code, interest on the Bonds for federal income tax purposes (a) will be excludable from the gross income, as defined in section 61 of the Code, of the owners thereof, and (b) will not be included in computing the alternative minimum taxable income of individuals or, except as hereinafter described, corporations. Interest on the Bonds owned by a corporation will be included in such corporation's adjusted current earnings for purposes of calculating the alternative minimum taxable income of such corporations, other than an S corporation, a qualified mutual fund, a real estate mortgage investment conduit, a real estate investment trust, or a financial asset securitization investment trust ("FASIT"). A corporation's alternative minimum taxable income is the basis on which the alternative minimum tax imposed by section 55 of the Code will be computed.

WE EXPRESS NO OPINION with respect to any other federal, state, or local tax consequences under present law or any proposed legislation resulting from the receipt or accrual of interest on, or the acquisition or disposition of, the Bonds. Ownership of tax-exempt obligations such as the Bonds may result in collateral federal tax consequences to, among others, financial institutions, life insurance companies, property and casualty insurance companies, certain foreign corporations doing business in the United States, S corporations with subchapter C earnings and profits, owners of an interest in a FASIT, individual recipients of Social Security or Railroad Retirement benefits, individuals otherwise qualifying for the earned income tax credit, and taxpayers who may be deemed to have incurred or continued indebtedness to purchase or carry, or who have paid or incurred certain expenses allocable to, tax-exempt obligations.

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; rather, such opinions represent our legal judgment based upon our review of existing law that we deem relevant to such opinions and in reliance upon the representations and covenants referenced above.



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